

[Exploring Common Failures in Negligent Security Cases](#)

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Negligent security is a form of civil litigation in which the plaintiff asserts that the proprietor has failed to implement sufficient measures to safeguard visitors from criminal acts. The onus of proof rests upon the suing party, necessitating the presentation of compelling evidence detailing the precise way the owner neglected their duty. In order to better equip oneself for such a legal dispute, it is advantageous to familiarize oneself with the commonly recurring foundations upon which these cases are constructed.

What do I need to prove in case of negligent security?

It is important to consult with a legal professional who specializes in personal injury or premises liability law to ensure that you fully understand the specific requirements and elements of proving a negligent security claim in your jurisdiction.



In a case of negligent security, there are certain elements that you would need to prove in order to establish your claim.

These elements typically include:

- **Duty of Care** - You must demonstrate that the property owner or occupier has a duty of care to ensure the safety and security of visitors on their premises.
- **Breach of Duty** - You need to establish that the property owner breached their duty of care by failing to take reasonable steps to provide adequate security measures. This may involve showing that they did not implement appropriate security systems, failed to maintain or repair existing security measures, or ignored known risks or previous incidents.
- **Foreseeability** - You should establish that the property owner reasonably should have foreseen the potential for criminal activity on the premises. This can be demonstrated by presenting evidence of prior criminal incidents in the area or on the property itself.
- **Causation** - It is essential to establish a causal link between the property owner's breach of duty and the harm or injuries suffered by the plaintiff. This means showing that the inadequate security measures directly contributed to the criminal activity and subsequent harm.
- **Damages** - You must demonstrate that you have suffered actual damage as a result of negligent security. This can include physical injuries, emotional distress, medical expenses, loss of income, or other relevant harm.

Examples of Poor Security

Understanding the prevalent examples of negligent security is crucial in building a strong case. As experienced negligent security lawyers, we have handled numerous lawsuits in this field and are well aware of the stakes involved. Below are some of the common security failures often encountered in such cases:

Inadequate lighting

Areas with inadequate lighting are known to be more susceptible to assaults and other criminal activities. To mitigate such risks, it is crucial to ensure proper illumination in parking lots, hallways, and exterior spaces, as it significantly reduces the likelihood of criminal incidents taking place.

Lack of surveillance cameras

When surveillance cameras are absent or malfunctioning, the ability to monitor and record activities on the premises is compromised, making it more challenging to identify and prevent criminal acts effectively.

Defective or non-existent locks

A broken lock may be a problem in an apartment building or other property designed to keep trespassers out. If a criminal breaks into the property and harms someone inside, the owner could be held liable.

Absence of security personnel

Failing to employ security guards or having an inadequate number of personnel can leave a property vulnerable to criminal acts, as there may not be sufficient surveillance or immediate response capabilities.

Negligent hiring or training practices

Employing individuals with criminal records or insufficient background checks, or failing to adequately train security personnel, can increase the likelihood of security breaches.

Lack of alarm systems or emergency response protocols

The absence or malfunctioning of alarm systems, as well as the failure to establish clear emergency response procedures, can delay or hinder the appropriate response to criminal incidents.

Inadequate maintenance of security measures

Failure to properly maintain security equipment, such as alarms, locks, or surveillance systems, can render them ineffective and compromise overall security.

Ignoring previous incidents or known risks

Negligence can be demonstrated if a property owner or occupier disregards previous criminal incidents on the premises or fails to address known security risks.

What to Do if You Are Injured

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Remember, this is general information, and it's always a good idea to consult with a qualified attorney who can provide personalized advice based on your specific circumstances.

- **Seek medical attention** - Your health and well-being should be your top priority. Make sure to get appropriate medical care for your injuries. If the injuries are severe, call emergency services or go to the nearest hospital immediately.
- **Document the incident** - As soon as possible, document the details of the incident. This may include taking photographs of the scene, your injuries, and any conditions that contributed to the incident. Collect the names and contact information of any witnesses who saw what happened.
- **Report the incident** - Notify the appropriate authorities or property management about the incident. File a police report or an incident report, depending on the circumstances. Ensure that there is an official record of the incident.
- **Preserve evidence**- Keep any evidence related to the incident, such as medical records, photographs, witness statements, or any other documents that may be relevant to your case. This evidence can be crucial when pursuing a claim.
- **Consult with an attorney** - It's advisable to consult with a personal injury attorney who specializes in premises liability or negligent security cases. They can evaluate your situation, explain your legal rights, and guide you through the legal process.
- **Gather information about the property owner**- Determine who owns or manages the property where the incident occurred. Obtain their contact information and any relevant insurance details. This information will be important when pursuing a claim for compensation.
- **Follow legal procedures and deadlines** - Depending on your jurisdiction, there may be specific legal procedures and deadlines for filing a claim. Be sure to comply with these requirements to preserve your rights.

Talk to an ATLINJ Georgia Lawyer

Acknowledging the complexities involved in dealing with a car accident involving a leased vehicle, it can be advantageous to have the assistance of an experienced law firm. ATLINJ Georgia Lawyer is well-equipped to provide you with the necessary support and expertise to navigate through these challenging circumstances. They can offer guidance and legal representation to help protect your rights and ensure you receive fair compensation for any damage or injuries sustained.

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