

[Attorney Name/Law Firm Name]  
[Address]  
[City, State, Zip Code]

[Date]

[Client Name]  
[Client Address]  
[City, State, Zip Code]

Re: No Guarantee of Trial Outcome - [Case Name/Matter Number]

Dear [Client Name],

As we prepare for the upcoming trial regarding [brief description of case], I would like to formally clarify the nature of legal proceedings and the expectations regarding the final verdict.

While we have discussed the strengths and weaknesses of your case, and I will continue to advocate zealously on your behalf, it is important to understand that the outcome of any trial is inherently uncertain. Legal proceedings involve numerous variables, including the interpretation of evidence, witness testimony, and the decisions of a judge or jury.

Please be advised of the following:

- **No Guarantees:** Neither this firm nor its attorneys have made any promises, warranties, or guarantees regarding the specific outcome of your trial.
- **Past Results:** Any prior successes in similar cases do not guarantee a similar result in this current matter.
- **Risk of Loss:** There is always a risk that the court or jury may find against us, resulting in an unfavorable judgment or the loss of the case.
- **Client Acknowledgment:** By proceeding, you acknowledge that you understand these risks and that no specific result has been guaranteed to you.

Our goal is to provide you with the best possible representation, but we cannot control the ultimate decision made by the court. If you have any questions regarding this disclaimer or the risks involved in your trial, please contact me immediately.

Sincerely,

[Attorney Signature]

[Attorney Name]