

Attention West Virginians!

Your LIFE is worth no more than \$250,000.

The West Virginia Legislature is about to take away your right to a trial by jury if you are injured by medical malpractice. Instead of reviewing the facts of each case, we will have a “one-size-fits-all” cap of just \$250,000, that will hurt victims and do NOTHING to reduce the malpractice insurance rates of GOOD DOCTORS.

It will hurt seniors. It will hurt women. It will hurt children.

Richard was a very active retired senior citizen. He fell in his home and was taken to the ER. In spite of an existing spinal condition, his head was forced into a restraint, and it broke his neck. Richard is now a quadriplegic. His golden years are over.

Is \$250,000 fair compensation for being paralyzed for the rest of your life?

Ann Marie is an accountant. At 25, during a routine procedure, the doctor made a mistake and removed her entire cervix. After months of pain, her only option was a hysterectomy.

Ann Marie lost no wages. She still works, but she will never have children.

Is \$250,000 fair compensation for your reproductive rights?

At age 2, a hospital refused to give Steven a CAT scan that would have detected a growing brain mass. Now he is blind, brain-damaged and physically disabled. His mother had to quit her job to care for him around the clock. He will never play in a baseball game, go on a date or see his mother's face again.

Is \$250,000 fair compensation for the life your child will never have?

Speaker Kiss and West Virginia Lawmakers: ***PUNISHING VICTIMS IS WRONG!***

Paid for by the West Virginia Consumers and Victims Coalition for Insurance Reform