Coping with an Offshore Injury

A Guidebook for Spouses
Coping with an Offshore Injury

A Spouse’s Guidebook

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COPING WITH AN OFFSHORE INJURY

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Think Long-Term, Not Short-Term

Returning to Work Too Quickly. Returning to Work Too Quickly
Giving a Recorded Statement. Giving a Recorded Statement
Seeking Medical Treatment Through the Company. Seeking Medical Treatment Through the Company
How to Think Long-Term. How to Think Long-Term

Your Husband’s Physical & Emotional Journey

His Shrinking Social Circle. His Shrinking Social Circle
He May be Hurting More Than He Lets On. He May be Hurting More Than He Lets On
Frustration About the Future. Frustration About the Future
Being on the Same Page. Being on the Same Page
Giving Him Hope. Giving Him Hope
Seeing the Positives of a Career Change. Seeing the Positives of a Career Change
Letting Him Know You Support Him. Letting Him Know You Support Him
Coming to Terms with Filing a Claim. Coming to Terms with Filing a Claim

Changes at Home

Ideas to Help Your Husband Cope at Home

Appreciating the Extra Time with Family. Appreciating the Extra Time with Family
Give Him Some Responsibilities. Give Him Some Responsibilities

Life After Filing a Claim

Use Settlement Money Wisely. Use Settlement Money Wisely
Living Without Regret and What-Ifs. Living Without Regret and What-Ifs

About Me & The Young Firm

About Me & The Young Firm
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“We can’t always control what happens to us, only our response. And it is in this response that we find empowerment, strength, inspiration, and our opportunity to craft a better future.”
“I will never forget the call from my husband that fateful day saying they were heading in because he needed to go to the hospital. As the wife of an injured offshore worker, I must pass along to the spouses facing the same uncertainties: you are now your husband’s biggest advocate and you will now need an advocate of your own.

Everything enclosed in this book is really helpful. This book will truly ease some of the anxiety of those out there who have to go through what I had to experience. I truly hope that the next scared and confused spouse who calls The Young Firm reads this book cover to cover and over and over. I cannot emphasize enough the importance of this book and how spot on Tim is with his knowledge of what’s to come with regards to their injury, their treatments, their recovery and the unbelievable stress their injured offshore worker will experience.

Hopefully, the spouse reading this will stand strong and take all the negativity she will hear and experience with a grain of salt because it does get better. I pray for the fast recovery of your offshore worker but I mostly pray for your strength.”

Sue Snyder
Mountain Home, AR
Your First Step

You are about to walk the same road traveled by hundreds of wives of offshore workers whose husbands suffered injuries while working on an oil rig, barge, tugboat, OSV, or other type of vessel. These women have faced many challenges, and our office has had the real honor of helping many of these women through this tough time. We like to think we contributed in great part to a better future for them, their husbands and their families.

This guidebook is meant to address many of the common issues that arise after your husband suffers an injury while working offshore. Some of the advice you may find helpful, some may scare you, while some will simply upset you. I know you didn’t ask to be in the position you now find yourself, just like your husband didn’t ask to be in the position he is now in. And a question you might be asking yourself is “Why is this happening to us?”

While you may not be able to change what happened to you and your family, you CAN change what WILL happen. Only understanding your situation, what he is going through and what you can do to help him will help move you both forward to a better place. This guide is the first step in doing so.

Timothy Young, The Young Firm
What to Expect After Your Husband’s Injury

Your Husband Will be Asked to Give a Statement

If he didn’t already give one immediately after his accident, your husband may discuss this with you and whether or not he should give the statement.

Unfortunately, most companies take recorded statements for a very specific reason: to have your husband say on record that the company did not do anything wrong to cause or contribute to his injury.

They do this so they can protect *themselves* if your husband ends up filing a claim. We’ll discuss the option of filing a claim later in the book, but to put it briefly, how much money the company pays to your husband for his injury is related to whether or not the company was at fault for causing his injury.

If your husband chooses to give a recorded statement, be sure to encourage him to be fully honest and explain everything that happened, including anything the company did (or did not do) to cause his accident.

If they should have been painting the deck to keep it from being slippery, and they hadn’t done it in three years, your husband should say that. If the company or crew didn’t maintain the equipment properly, then that’s something that
should be noted in the statement. This is a very stressful situation for your husband, especially if he has worked for his company for a long period of time. He may be worried for his job or what may happen. Your husband will be extremely reluctant to blame coworkers for anything they did wrong in connection with his accident.

I encourage you to discuss this at length with him so that he understands he shouldn’t accept full blame for the accident if that wasn’t the case. Accepting full blame for the accident, or failing to point out what could have been done to avoid the accident, will potentially hurt him down the road.

**He Will be Encouraged to See a Company Doctor**

Your husband’s company typically will want to control his medical treatment and allow him to only see physicians that they select.

They do this for several reasons: a) it keeps your husband dependent on the company, b) it allows them to monitor his medical treatment (or lack thereof), c) it prevents your husband from getting MRIs, CT scans etc., which may reveal the seriousness of his injury, d) it’s cheaper because they’re not paying an outside doctor to run expensive tests, and e) their doctor can say he’s “fully recovered” and send him back to work before he’s ready (this ties into the legal side which I will explain later).
I encourage you and him to seek treatment from a local trusted physician who will give you the necessary tests you need to discover the extent of the injury. The important thing to remember is that you should be on alert for the company not giving your husband the full medical treatment he needs to get better.

**His Pay May be Lowered or Altered**

Typically the company will pay “maintenance” to injured offshore workers. Your husband is likely to receive approximately $20.00 to $40.00 per day as maintenance while he is injured and recovering from his injury. Many companies will also pay “advances” to their injured workers and your husband may be receiving these advances.

**He Will Receive Advice from Everyone**

It is important to recognize that much of this advice will be conflicting advice. We always encourage our clients to educate themselves fully about all of their options, meet with their trusted family members, make a firm decision on the manner in which to proceed, and then move forward from that point without looking back.

Your husband will go crazy if he compares advice from one individual to the next since each person will have a different opinion about what he should do. Again, we recommend you help him obtain as much information as possible about all of his options and then, as a family unit,
make an informed decision as to how best to proceed without looking back.

During the first few weeks of your husband’s injury understand that he will have a real uncertainty about his future and about what he should do on a daily basis. Your husband will be facing one of the most uncertain times of his life following his injury. It is important that you are aware of this and try to give him as much support as possible. The next chapter discusses some of the ways you can lend your support.
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The Company’s Top 3 Strategies After an Injury Offshore

1. Get a Recorded Statement Immediately

2. Send Injured Worker to a Company-Chosen Doc

3. Change Pay and/or Give “Advancements”
What Can You Do to Help Your Husband?

Here is a brief listing of specific action items that you can do to help your husband. These items will help him deal with the financial, emotional, and possible legal difficulty both you and he may face following his injury.

Photograph His Injury and Any Surgeries

If at some point you decide to hire an attorney and pursue a case, you will want to have photographs of the injury. Even if you don’t file a claim, it may be wise to document the injury if you have to prove to the company that he’s actually hurt and needs their help paying for medical expenses. It is important for him to take photographs of his injury and any type of surgeries which he may have in the future following his injury. Photographs of bruising and swelling can be important down the road in order to show the serious nature of his injury. Photographs of surgeries and surgical scars are important to show what he has been through. You want to remind your husband that weeks and months after an injury occurs it is often very difficult to fully show the seriousness of what he endured.

Save Emails and Paperwork

Remind your husband to save emails and documents which in any way relate to his employment and/or accident. Often there are emails and texts sent back and forth immediately following an accident and injury. If they are on
a company-based email server, you can forward them to your private email address as a way of saving them. If possible, you should also print out a copy of these and save them in a safe location. Your husband may also have documents which are important to his accident and injury as well as his employment with his company. I encourage you to obtain a folder to keep all of these documents in so that they may be used at a later date if necessary. Like the pictures, it is important to save documentation relating to the injury. You never know when you might need it.

Be Involved in Your Husband’s Medical Care

Your husband will be attending many doctor appointments following his offshore injury. I encourage you to attend all of these appointments with him if possible. This is important for several reasons. First, it will give him moral support and make it easier for him to attend these appointments. There is nothing more frustrating and isolating than sitting in a company-chosen doctor’s office by yourself wondering if you should be at the appointment or not. It is helpful for you to be there with him for support.

More importantly, I encourage you to try to sit through his actual doctor examinations with the physician present if possible. This is especially advisable with the company-chosen physicians that he may be required to see. Ironically, these are the doctors which will often refuse to allow a spouse to sit through the medical evaluation. It is for this
very reason that it is helpful and important for you to insist you be allowed to sit through the evaluation.

Routinely our clients will advise us that the company-chosen physician verbally told them something during the evaluation which ends up being very different than what the physician puts in his written report. If you are present during the appointment, you will be able to keep the company-chosen doctor honest and your husband safe from mistreatment.

Another extremely important reason for you to attend your husband’s doctor appointments is to help him fill out all of the paperwork correctly. You know how men are with paperwork! Very often there will be questionnaire forms provided to your husband during his doctor appointments. These forms often ask how his injury occurred and whether it was work-related or not.

It may be difficult for your husband to honestly explain on the form what happened and who was potentially at fault. In his mind, it may seem easier to quickly write only half the story. This could be a problem if later the company uses this paperwork as evidence that your husband wasn’t injured or didn’t think the company was to blame. It is important for you to be there to encourage him to be honest on the form and to correctly document how his injury occurred at work.
Apply for Short-Term and Long-Term Disability

If your husband has short-term or long-term disability through work, I suggest you help him apply for these benefits. It could be an alternate source of income during this financially uncertain time. Be aware that your husband’s company may discourage him from applying for short-term or long-term disability. Often his company will tell him that because his injury happened at work it is not “covered” under short-term or long-term disability. I encourage all injured offshore workers to apply for short-term and long-term disability regardless of whether or not their companies believe the injury will be covered. The worst that can happen is he will simply be denied.

You should also understand that his company has very little interest in seeing that he obtains short-term or long-term disability while he is injured. If your husband is able to successfully obtain his disability benefits, he will be much less dependent upon the company for his maintenance checks or other income that the company may be paying to him. In short, his company will lose its ability to control him and his future if he is able to obtain disability benefits.

Help Him Find Legal Counsel if Necessary

When I interview potential clients, one of my standard questions is whether or not the potential client is married. If so, I encourage him to bring his wife to our initial meeting so that she can take an active role in helping with and handling
his case. If your husband meets with attorneys on his own, he will no doubt come home with questions as to whether he should hire the attorneys he just met with and whether or not he trusts the attorneys.

There’s no way that you can participate in this conversation with him unless you were actually there meeting the attorneys and asking questions. In short, your husband’s claim is one of the most important things that he will go through and thus it is one of the most important things you will go through as his spouse. I encourage you to get involved in deciding which attorney is best to handle your husband’s case if you two decide to pursue one.

**Encourage Him NOT to Use Social Media**

Today most workers are engaged in some type of social media through Facebook, Twitter or LinkedIn. It is important for your husband to avoid discussing his accident and injury on social media sites. It is now the law that Facebook pages, LinkedIn pages and other websites can potentially be used against him during a case.

Remind your husband of this and make sure he is not posting information about his accident or injury online. He should also avoid discussing his recreational, physical, or family activities online. We encourage all of our clients to simply stop using social media during a case.
How You Can Help Your Husband After an Offshore Injury

1. Photograph His Injuries & Surgery Recovery
2. Save Emails & Paperwork
3. Be Involved in His Medical Care
4. Apply for Short & Long-Term Disability
5. Find Legal Counsel if Necessary
6. Refrain from Facebook & Other Social Media
Frequently Asked Questions

As a spouse of an injured offshore worker, you will have many questions that you would like answered following your husband’s offshore injury. Here is a list of questions that many of our clients have struggled with.

Does the Company Have to Keep Him Employed?

No, your husband’s company is under no legal obligation whatsoever to keep him employed following his accident and injury. Almost all maritime employment is “employment at will”. This means that an employee may be terminated for any reason or no reason at all.

The only rare exception to this is if your husband has an actual employment contract with his employer and this typically occurs only in regard to high-ranking employees working in overseas locations.

Does the Company Have to Give Him Time Off?

Yes, your husband is legally entitled to 90 days off during his injury in which he can attempt to recover sufficiently to return to full duty work within 90 days. This is required under the Family Medical Leave Act (FMLA).

However, outside of the brief 90-day period, your husband’s company is under no obligation to keep him employed months down the road following his injury.
Should He Return to Work as Soon as Possible?

There are several reasons why it may not be in his best interest to return to work as quickly as possible.

The first and most important reason is that returning to work too soon could worsen the injury, cause a new injury, and/or prevent full recovery. If your child was sick or injured, you wouldn’t let him/her go outside and play until you knew that he/she was 100% better.

And while your spouse may be under pressure from the company and from his need to provide for you and the family, it is important to consider the long-term implications if he returns to work too soon before he has healed completely: he may make his injury worse and make it harder to recover fully. If his injury worsens, he’ll have more medical problems, more doctor’s visits, more medical bills and expenses.

The second reason why it’d be a bad idea to return to work too soon has to do with filing a case. If you were to file a claim, it is important for you to understand how the compensation process works because this is going to determine how much money the company will pay your spouse for his injury.

In all likelihood your husband was making excellent money working offshore. In almost all offshore injury cases a very significant portion of any damages (compensation) relates directly to the loss of future wages due to your
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husband’s inability to return to work offshore. For example if your husband is 40 years old and is earning approximately $80,000.00 per year working offshore, and he then suffers an injury which prevents him from returning to work offshore and only makes $20,000.00 per year on land, he’s losing $60,000.00 per year. When this yearly loss is calculated over 10 or 20 years, it can easily add up to hundreds of thousands of dollars in potential compensation.

The only way to prove that your husband deserves this large amount of money is to prove that he is unable to go back to work full-time. If your husband attempts to return to work as quickly as possible and is successful at enduring work for a few weeks or months, he has essentially proven that he is able to return to full-duty work earning the same amount of pay he was earning before his accident and injury.

Even though he is in pain the whole time and barely able to perform his tasks, he has shown on the record that he can work. The company would then use this as evidence later to say that he doesn’t deserve the compensation of loss wages. We routinely counsel that injured workers should return to work if, and only if, they are completely certain that they are fully capable of returning to 100 percent unrestricted very heavy manual labor.

In such a situation, the individual is fully capable of returning to unlimited, unrestricted work and thus he actually
3 Reasons Not to Return to Work After an Offshore Injury

1. Returning to Work Too Soon Could Worsen the Injury

2. Medical Treatment Could Stop

3. It Could Hurt Future Compensation in a Claim
can earn as much money as he used to earn whether it for his current employer or another employer down the road.

Unfortunately, in the vast majority of cases, clients have not recovered 100 percent from their injuries and they are forced by their employers to return to work offshore before they are ready.

In these cases we strongly caution that they should not return to work as this is simply a tactic used by their employer to ruin any type of future claim that they may have for loss of wages. (Read that last sentence again please—it is extremely important.)

Your husband’s company knows the law and fully understands that the sooner it can have him return to full duty unlimited work, the more likely it is they have avoided a claim for hundreds of thousands of dollars or more in loss of future wages. It is critical to understand this so that you may then best determine whether or not your husband should return to work as soon as possible following his injury.

Finally, all companies will require a worker to obtain a full-duty release before they will allow him to return to work following his injury. So essentially if your husband thinks he will “attempt” to return to work on a trial period and see if he can do it, this is simply not realistic. Instead, he will be required to obtain a full-duty release from his physician.
and this may then prevent him from claiming any type of lost wages down the road and it may also prevent him from obtaining further medical treatment if his condition worsens after he attempts to return to work. The company will likely refuse further medical treatment because he got a ‘full release’.

**Will They Try to Videotape Him After His Injury?**

This is one of the most unfortunate aspects of your husband’s offshore injury. While he may have been a tremendous asset to his company before his accident and injury, he is now viewed as an “open claim” within the company.

In this regard the company will typically try to videotape him after his injury in order to obtain evidence to use against him. This does not mean that he needs to hide inside 24 hours a day.

Rather, as we advise our clients, he should simply act consistently in his daily activities as he is indicating to his physicians. You should, however, be aware of situations in which he tries to “push” himself or more likely, situations where he becomes frustrated and tired of living with daily restrictions on his activities.

In the past we have seen our offshore clients attempt to hunt or fish with their friends even though their injury makes
it very difficult. We have also seen our clients try to go four-wheel riding as a social activity even though they are in pain and it is difficult for them to do with their injury.

Be aware if your husband begins to ignore his limitations simply because he is frustrated or tired of dealing with his injury. You should try to counsel him that it is best for him not to push himself and he should avoid strenuous-type activities no matter how frustrated he is with his situation.

Is the Company Your Husband’s Friend?
This is a difficult question to answer because many of our clients simply do not want to hear the answer. In general, once a halfway serious offshore injury occurs, the company plays a very different role and has a very different relationship with your husband than it did before his injury.

As I said before, once your husband is injured, he is a potential liability to the company. In their eyes, he could file a lawsuit against them at any moment, even if he has no intention to do so. Because they view him this way, they will start to treat him differently.

To begin with, offshore injuries are often handled by individuals working in the office on shore. Sometimes these individuals do not even work in the local office and instead are based out of some large corporate headquarters in a different city or state.
Your husband thinks of his “company” as all of his wonderful coworkers that he worked with on the rig or vessel during his employment. In some cases he may actually know these individuals from around his hometown area.

It is fundamental that you explain to him that these are not the individuals who will make any determinations in regard to keeping him employed in the future, payment of his claim, approval of his medical treatment, and ultimately any type of settlement which may be paid on his case.

We have found over the years that some of his worker friends might actually encourage him to obtain an attorney and file a claim because they can see the writing on the wall before he does.

I would encourage your husband to distinguish between “the company” that he knew and loved while he worked for it prior to his injury and “the company” that is now handling his claim and is well aware of all of its, and your husband’s, rights and the laws which apply to his injury.
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THE COMPANY

BEFORE

Views the worker as a valuable asset
The company is willing to invest in the worker in hopes of making more money.

Treats the Worker Like Family
The company in charge of the worker’s day to day is embodied by the individuals on the vessel or rig offshore who know the worker personally.

Trusts the Worker
The company generally trusts the worker.

AFTER

Views the injured worker as a liability
The company will safeguard itself from the possible financial loss related to an injury lawsuit.

Treats the Worker Like a Stranger
The company responsible for the injured worker’s medical treatment and future financial well-being is comprised of individuals onshore who are impersonal and impartial to the worker.

Distrusts the Injured Worker
The company will videotape every action taken by the injured worker both on and off the clock.
FAQs About Filing a Claim

How Much Will My Husband’s Case be Worth?

Certainly every case must be evaluated on the facts of the case. There are a few basic, important factors, though, which generally determine the difference between a relatively small valued case and a higher valued case.

If he has suffered an injury which prevents him from returning to heavy manual labor and he previously earned significant wages working offshore or performing heavy manual labor for a maritime company, in all likelihood he will have a significant loss of future wage claim. Most high dollar Jones Act and maritime injury claims involve significant loss of wage claims in addition to pain and suffering damages and medical expenses.

One way to estimate the value of your Jones Act claim is to ask how much money you will earn returning to limited or light duty work following your maritime injury. You will then need to compare this amount of income with what you were earning offshore or
on the water. This begins to give you an idea of the amount of lost wages you may suffer due to your injury.

**Must a Claim be Filed Before Seeking Treatment?**

No, your husband does not need to file a claim before seeking medical treatment. His first priority is always his health. If injured on the job, he should take care of his medical needs immediately; filing a Jones Act claim or other maritime claim post-treatment does not bar him from eligibility for benefits.

In fact, it doesn’t make much sense to file a claim before seeking care because he has yet to discover the extent of his injury. Worry about legal matters after he’s seen the doctor.

It’s important to understand that seamen are guaranteed certain rights. Maintenance and cure benefits, which are akin to workers’ compensation for land-based workers, are your husband’s right if he’s injured on the job, regardless of who was at fault for his injury.

This means his employer (through its insurance company) is legally responsible for medical bills related to his injury.
Your husband’s employer may try to convince him to use his own health insurance plan to pay for medical bills. But not only are work-related injuries not covered under most normal health insurance plans, but if he does submit outstanding claims to his insurance company, they will expect reimbursement should he be awarded a settlement in some type of liability claim.

**If He Hires a Lawyer, Will His Lose His Advances?**

Many maritime companies provide employees with monthly payments that the company characterizes as “advances”. While it is true that most companies will terminate these “advancements” if your husband files suit, in almost all cases your husband will have other means of financial support which can be used in such situations.

If he has any short or long-term disability insurance, he can apply for and typically receive such benefits during his case. Additionally, some state laws allow attorneys to advance clients living expenses while their suits are being prosecuted. Finally, if the company has characterized his monthly living expenses as “advances”, a good maritime lawyer will argue that such payments should have been included under his “maintenance” payment. It is always best to think long-term in regard to your husband’s maritime injury rather than month-to-month. He should be concerned about his future over the next three to five years and not the monthly expenses over the next three to five months.
**INCOME SOURCES**
*After an Offshore Injury & During an Injury Case*

**Company Advances and/or Maintenance**
The company is required by law to pay the injured worker for all living expenses, also known as maintenance. The company sometimes characterizes this as “advances.”

**Cure or Money for Medical Bills**
Your company must pay for any medical treatment that is reasonable and related to your injury. This is referred to as Cure.

**Short & Long-Term Disability**
An injured worker can typically receive either short or long-term disability after their injury.

**Attorney Advances**
Some state laws allow attorneys to advance clients living expenses while their suits are being prosecuted.
How Long Will Your Husband’s Claim Take?

If your husband chooses to pursue a claim in court, his claim will typically take approximately nine months to 12 months before it ends. This will vary from court to court but in general if his claim is filed in federal court, it typically takes approximately one year from beginning to end. While this may seem like a long time, it is important to understand that during this period, he is receiving needed medical treatment and his case will be progressing as statements and depositions will be taken from coworkers. Often experts are hired and they need to review materials and issue written reports during this time period.

The court will also set cutoff deadlines a few months before his actual trial date which means that his case will be prepared during the six to nine-month period after it is initially filed. If a settlement is reached in his case, the settlement is typically paid within 30 days of the agreement. In the majority of the cases that we file for our clients in federal court, we find that they are resolved and receive their money within approximately 12 months of filing suit.

If your husband’s case goes to trial, this can delay collecting any type of judgment further into the future, however the length of delay depends in large part upon the court in which the case is tried.
Do You Have a Personal Claim as a Spouse?

Whether or not you have a claim as a spouse in any type of suit your husband may file depends on whether your husband is a “Jones Act seaman”. If your husband is a seaman under the law, then unfortunately as his spouse you are not entitled to file any type of claim on your own seeking monetary damages. You have no right to collect any damages if he is a seaman. While the Jones Act is an excellent law that provides wonderful protection to your husband as an injured worker, the one unfortunate flaw of the Jones Act is that it specifically prohibits spouses of injured seamen from filing any type of claim or collecting damages arising out of their husband’s injury. Over the years we have found this to be tragically unfair since many times spouses suffer almost as significantly as the injured worker in terms of emotional uncertainty about your future and helping and caring for your injured husband while he attempts to recover.

If, however, your husband does not qualify as a Jones Act seaman and he is filing his offshore injury case only under general maritime law, then you as a spouse do have a personal claim which can be filed in court seeking damages for what you have been through. Whether or not you have a claim can be a tricky issue which is sometimes difficult to determine. We recommend that you speak to an experienced maritime attorney before you make a decision on whether or not you have a claim as a spouse.
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FILING A CLAIM AS A SPOUSE
Do You Have a Personal Claim as a Spouse?
Whether or not you have a claim as a spouse depends on whether your husband is a “Jones Act seaman”.

Does Your Husband Work on a Vessel?
- supply boats
- jack-up rigs
- moving barges
- crew boats
- tug boats
- drill ships
- OSV
- semi-submersible rigs

Does He Spend 30% or More of His Time on a Vessel?
- Yes
- No

Was the Vessel in Navigation or Capable of Navigation?
- Yes
- No

Your husband MAY be a seaman and so you MAY NOT file a claim

You MAY be able to file a claim under General Maritime Law
Think Long-Term, Not Short-Term

Following his offshore injury, your husband may be thinking “short-term”. Your husband simply wants to fix what has happened, and he wants to do it as quickly as possible. Most often, however, a serious offshore injury needs a long-term solution. We see many common examples of short-term efforts to quickly fix what has happened. All too often they cause more damage to the injured worker. These short-term fixes give him less options in the future, not more.

Short-Term Fixes with Long-Term Problems

Returning to Work Too Quickly
He will simply want to go back to earning the money that he earned before he was injured and in doing so, your husband may rush back to work too quickly before he is physically able to. This can worsen his injury and ruin any type of claim he may have down the road.

Giving a Recorded Statement to Keep Them Happy
He is doing this because he still associates himself with the company and he believes that if he in any way blames the company or his coworkers for his accident, that the company will then be upset with him for doing so. You should explain to him that the company is not going to be upset at him for telling the truth about the accident (or it should not be upset
at him if it is truly just trying to investigate what happened).

**Seeking Medical Treatment Through the Company**

Simply seeing the company-chosen physicians instead of demanding that he be allowed to see his own trusted doctors can be devastating to both his injury and any potential future case. Be on alert for this type of short-term fix since his medical treatment is one of the most important aspects following his injury.

There are many reasons why your husband may be thinking short-term rather than long-term following his injury. These are not "bad" reasons nor do they mean he is doing anything intentionally wrong. I have represented offshore workers for more than 20 years and the reason these individuals love working offshore is because they are generally "fix it" type individuals. This means that they often want to immediately solve a problem as quickly as possible. This is the exact reason they enjoy working offshore and why
they are often excellent offshore workers and truly love their careers. However, after a serious offshore injury, unfortunately they simply do not have the knowledge or information required to make the best decisions in regard to how to “fix” what has happened.

I often tell my clients that if I were to work offshore, I would certainly rely upon them to show me the ropes and explain to me how things worked offshore. In a similar way, our offshore clients are often best served by relying upon trusted legal advice as to their rights and options. Your husband is now in the same situation and it will be very difficult for him to accept advice from anyone else.

**How to Think Long-Term**

One way you can help your husband think long-term rather than short-term is to ask the question “where will this get us in three years or more down the road?”

Each decision he makes following his offshore injury should pass this test. By way of example, if the company is refusing to allow him to choose his own physician and he is only being provided with company-chosen medical treatment, this will not serve him long-term.

If he were truly concerned about his long-term health three years or more down the road, he would insist on seeing his own trusted physician and insist that any and all possible
medical testing be done to determine the full nature and extent of his injury.

Similarly, if he is asked to provide a tape-recorded statement, and he is thinking three years or more down the road, he will not withhold important information about the accident including actions that his company could have taken to avoid the accident.

Instead, he will realize that there is a high likelihood he will not be with the same company three years down the road and it is more important to properly document all the ways that his accident could have been avoided rather than him simply keeping the company happy for another three weeks or three months.
Your Husband’s Physical and Emotional Journey

In representing hundreds of injured offshore workers and their families over the years, we have seen what individuals go through emotionally and physically following an injury. If you understand what your husband may be going through, you can better help him deal with it.

His Shrinking Social Circle

Typically following an offshore injury, your husband will not be socializing as much with his company friends. While this may seem insignificant, it can often be difficult for your husband’s social circles to change following his injury. So understand that he might start feeling restless or lonely from not seeing his former friends as often.

He May be Hurting More Than He Lets On

Your husband will be dealing with physical pain and discomfort associated with his injury. While this may seem
obvious and at this stage you are probably well aware of his physical suffering, it is helpful to remember that he did not choose to put himself in the situation that he is in.

Often offshore workers will internalize a lot of their pain and discomfort. Unfortunately, this means that they can be difficult to deal with following their injuries. Try to recognize that hopefully this very difficult time will not be permanent and it is something that you all will weather together.

**Frustration About the Future**

Finally, one very emotional aspect of your husband’s accident and injury is the fact that he is facing a lot of uncertainty about his future. Again, you are also going through this with him.

However, most offshore workers pride themselves on being “can do” type individuals. Many of our clients have never had to relinquish control of their future to anything or anyone. Offshore workers are generally self starters who take action quickly.

If your husband has suffered any type of serious offshore injury, then he is now prevented from doing all of this. In short, a lot of his emotional stress will come from having little to no control over his short-term future and having great uncertainty as to his long-term future. Simply by
recognizing this and being aware of it will help you support him over the next few months.

**Being on the Same Page**

You should realize that taking action is very hard and your husband needs your support in regards to any decisions he makes following his injury. One of the hardest things our clients have to do is file a claim against a company that they viewed as part of their family before their accident.

Unfortunately, some of our clients and their spouses do not agree with each other in regard to whether or not a claim should be filed. We have seen some spouses who are less than 100 percent supportive of their husband filing a claim. I surmise that these spouses may have been more worried about short-term financial issues and “keeping the lights on” than about long-term stability of their husband and families.

This is certainly understandable, but it is not the best long-term approach. Whenever possible we encourage husbands and spouses to be 100 percent on the same page in terms of pursuing an offshore injury claim.
**Emotional Support You Can Offer**

_Giving Him Hope: The Idea of Returning Offshore_

One way you can encourage him is to tell him he may still be able to return to work offshore down the road after his injury has healed.

Even if he decides to file a claim, he can still return to work several years after the claim is resolved. He will very likely disagree with this statement and argue that once a claim is filed he will be “blacklisted” or “blackballed”. This just isn’t true.

Some of our clients have successfully returned to work after they healed. Whether or not he can successfully return to work offshore following an injury and/or a settlement will depend upon whether he physically can perform the work. This may depend upon him attending rehab until he has healed completely. During this time he can pursue a claim, resolve the claim and then ultimately return to offshore work.

_Helping Him See the Positives of a Career Change_

Next, you should encourage your husband that offshore work is not his only career option. This will be a very difficult discussion to have with your husband since he in all likelihood loved working offshore and he simply cannot see himself doing any other type of work at this time. Also, he will likely focus on the high wages that he earned offshore.
and insist that he will “never” make as much money working on land.

While it is true that it could take a few years for him to progress in a land-based career, there are other options for him on land following his injury.

We routinely have our clients meet with a vocational rehabilitation expert (a fancy title for a job expert) in order to identify and locate possible jobs for them on land following their offshore injuries. It is amazing what a year or two of additional training can accomplish to retrain an individual for a better paying, land-based career.

And the benefits of him working on land versus offshore go without saying (but I’ll say it anyway): more time with you and the family, safer working conditions, more consistent schedule, more home-life support for you, among other benefits.
Letting Him Know You Support Him

I would encourage you to let your husband know that you and the kids are with him regardless of what type of work he does. As much as he may have associated himself with his offshore career before his injury, you should encourage him that his real life is at home with you and the family and his friends. His offshore job did not define him as much as he may have thought it did.

Helping Him Come to Terms with Filing a Claim

“We’re not the suing type”. That’s what some of our nicest and most injured clients have said to us during our very first meetings with them. Deciding to file a claim is a very difficult decision. But sometimes cases simply have to be filed in court. You are not trying to attack the company, you are simply asking the company to take responsibility for the damage they have caused. That’s all a claim is about. Very good people simply have to file claims in court when their rights are violated and a person has suffered a serious injury.

Many unlucky individuals are often left with no choice but to pursue legal action in order to resolve a dispute with another. The legal system was designed for people who are being treated unjustly, individuals like a stay at home mom fighting her abusive husband for custody.

You would never think less of a woman who petitions the court to protect her children, nor will anyone think less of
you or your husband if you must file a claim in court. His future and your future are simply too important to leave to chance.

When open and earnest communication fails and troubles go unresolved, sometimes the last option is to present your side of the story to an unbiased third party who can make a decision and help everyone move on.

This is frequently true of offshore workers who have been injured and need their company to provide for them financially. When the company fails to do so or fails to give enough to help you put your life back together, this is when it becomes necessary to hire an attorney to help you present your case.

If you and your husband have decided to file a claim, encourage him that sometimes very good people simply have to file claims. Many in his same situation often feel tremendously guilty when they file a claim against a company that they have worked for. Your husband likely viewed his company as his “offshore family”. They even refer to each other like that while they work offshore!

We explain to our clients that sometimes it is simply necessary to file a claim in court in order for us to explain the serious nature of the injury and the amount of money necessary for your family to live a normal life. You can
imagine how hard it is for him to come to terms with the fact that it may be best for him (and his and your future financial stability) to file a claim against his company.

Many of our clients consider it this way, though. Your husband’s company will only have to pay what the judge or jury believes it is responsible for. If his company did everything by the books and like they were supposed to, then that will emerge during the legal process. They’ll prove they did everything they could to create a safe work environment and that his accident wasn’t their fault.

But sometimes companies will cut corners, skip safety procedures and rush projects. This, too, will come out during the legal process and at that point the judge or jury will determine if his company could’ve done something different to prevent this tragedy from happening. Then they’ll be required to pay the fair amount that your husband is entitled to under the law.

So, if the system is designed to only require his company to pay what it’s responsible for, why should he feel any bit of guilt, shame or hesitation to ask the company to take responsibility for their part in his accident?
Changes at Home

This idea deserves its own section because it is so important. In representing injured offshore workers for more than 20 years, one of the first realizations I had was that many offshore husbands and wives normally spend only half the year together.

Once an offshore injury occurs and your husband no longer goes to work offshore on a regular basis, you and he will be spending 100 percent of your time together.

For many couples this is a true blessing and they enjoy a relationship that existed when they first dated many years earlier.

However, for other couples this can be a real struggle. It can often be more difficult if you and your husband have a family together since he will now be spending additional time around the children. Again, while this can be a blessing in so many ways, it can also be a challenge.

Perhaps the best way to deal with the additional time that you will be spending together is to simply recognize it and understand that it will not be permanent. Even though your
husband may be seriously injured and unable to obtain any type of regular employment at this time, he will certainly return to some form of work down the road. Even if his injury requires months or years of recovery, he will not be permanently staying at home every day for the rest of his life! At some point in time your lives will return to a more regular schedule.

There is a wonderful self-development speaker named Jim Rohn who has a philosophy that when you are in a relationship, you are 100 percent responsible for the success of that relationship. He believes that if each individual in the relationship has that attitude, there is no way the relationship can fail.

This is a hard philosophy to accept as most people feel that they are only 50 percent responsible for the success of any relationship, with the other individual also being 50 percent responsible. Jim Rohn disagrees. He encourages people to view themselves as being 100 percent responsible for the success of any relationship that they are in.

This might be an interesting discussion to have with your husband and it could be helpful to try this approach during the challenging months that you and he may face together after his offshore injury.
Ideas to Help Your Husband Cope at Home

Here are a few ideas on how you can help your husband cope at home after his offshore injury. These address emotional and financial issues that he, as well as you and your family, may be struggling with following his injury.

Help Him Appreciate the Extra Time with Family

I want to tell you a brief story about a recent client that I represented who was a young 20-something tug boat captain who seriously injured his lower back at work. He and his young wife, who was pregnant at the time, came in to meet with me during their initial consultation.

He was a wonderful individual and he had worked for five to six years on tugboats, ultimately becoming a captain within a few years. He was earning more than $100,000.00 and he looked forward to many, many years of excellent income as a tugboat captain. He had his whole career planned out. He and his wife had been together for a few years and they had a young child in addition to the newborn that they were expecting. So, he was completely devastated after he had gotten hurt at work. All he kept repeating was that his career was over and that he had worked so hard to get where he was.

He had been extremely agitated and distraught during the first few months of his case. To say the least, he was very
restless at home during the first few weeks after his injury. But by the time his case was resolved, he confided in me that it had been a blessing in disguise that he had become injured. It had allowed him to spend critical months at home with his newborn son.

When his first child was born, he had been working so hard that he missed the formative years of his now toddler child. As we settled his case, he explained to me that it had been some of the best moments of his life helping to raise his newborn son following his injury. He was honest and admitted that he would have never spent as much time with his newborn son had he not become injured. We enjoyed representing him and successfully obtained a very good settlement for he and his wife. (One of the nicest guys I’ve ever met!) The point of this story is to simply focus on the blessing that you may have at home and encourage your husband to do the same.

Often offshore workers miss out on significant family moments and while your husband may not immediately recognize the extra time that he will have to spend with you and his children or family, you should be aware of this and try to encourage him to become more involved and active in their lives now that he is able to do so. If you and your husband do not have any children or they are grown children, it may be an older parent or sibling that he should reach out to while he is injured.
COPING AT HOME
Ways to Help Your Spouse Readjust

**Give Him Small Responsibilities**
Let him take responsibility for some of the light chores & errands around the house. This will allow him to contribute & help out.

**Help Him Appreciate Time with Family**
His injury will allow him to spend time with you & his family; you should be aware of this & encourage him to become more involved in your lives now that he is able to do so.

**Expand His Social Circle**
Helping your husband associate with friends who do not work offshore or on vessels can often help him cope with his injury.

**Seek Guidance and/or Support**
It may be helpful to seek spiritual counseling with a preacher, minister or local priest, or even find a support group who knows what you’re going through.
Give Him Some Responsibilities

Another way to help your husband to cope at home is to let him take responsibility for some of the light chores around the house and some of the errands that need to be performed. This is especially true if the errands or chores relate to raising the children. This will allow him to feel important by performing very necessary activities which are valuable to you and the family.

He can also help cook meals at home which will give him a feeling of contribution to the family. I understand this may be difficult for you to do as these are the very activities that may define your role in the family. However, I encourage you to relinquish some of these activities to your husband so that he can share in a feeling of responsibility.

There are certain activities that you may want to help your husband avoid which could better help him cope at home. In general, these activities involve spending money. Typically going to the grocery and spending money on the grocery bill can be a very stressful activity following an offshore injury.

He doesn’t need to know the tough decisions you are making to make ends meet. The same applies to holiday shopping and birthday shopping. We encourage our clients to think more in terms of “events” and family time during holidays and birthdays rather than material items.
Help Him Associate with Non-Offshore Friends

Helping your husband associate with friends who do not work offshore or on vessels can often help him cope following his injury. Offshore workers tend to be a fraternity of workers who act and think the same way.

It is often difficult for an injured worker to associate with his former coworkers since they will tend to discuss work activities even when they are at home. If your husband has filed a formal claim against the company, he absolutely should not associate with former coworkers to any significant degree since this could jeopardize his claim.

Help Him Find Spiritual/Religious Guidance

Finally, it may be helpful for you and your husband to seek spiritual counseling with a preacher, minister or local priest. I do not presume to know whether you, your husband and/or your family are religious, but if so, often it can help by seeking spiritual guidance from your local church.
Life After Filing a Claim

Assuming your husband decides to file an offshore injury claim against his company and his claim is successfully resolved, I offer two closing suggestions which we recommend to all of our clients at the time of their settlements.

Use Settlement Money Wisely

First, use the settlement money wisely for your future. If your husband has had a successful resolution of his claim and it involved a fairly serious claim, you and he may be receiving more cash at this time than you will ever receive at any single time in your future.

It is important to steward the money wisely. It may be meant to last years, not months, and it should be used accordingly.

Living Without Regret and What-Ifs

Additionally, we advise all clients to move on with their lives and not to look back on their previous occupation or the company that they worked for and filed the claim against.

It is natural as adults to think ‘what if’. We always want to know what would have happened if we had done something differently. We tend to dwell on the past too much. But often our children can teach us to live in the present and not focus on “what ifs”.
I was riding with my daughter in the car the other day and as we stopped at a light under a bridge, a homeless man approached our car.

Being a caring child, my daughter asked if we could give the homeless man some money to help him. As a cynical adult, I replied that it was a wonderful gesture but *what if* he used the money to buy alcohol or *what if* he was actually capable of working and would simply rather beg for money.

My daughter immediately said it was not right to do “*what ifs*”. She had learned this at school and she explained that it was not our place to ask what if. Very good advice from a wise child. This is the same advice we give to our clients when they come to a resolution of their offshore injury claim.

I encourage you and your husband to never think ‘*what if*’ as you try to move past his injury. Often ours is not to judge why something happened, it is to simply handle it the best way we can with the support of those around us.

This is the final advice we give to our client in helping them focus on their future and move past a very bad event and time in their lives.
About Me & The Young Firm

My name is Timothy Young and for more than 20 years it has been my privilege to help injured offshore and maritime workers.

Something deep inside of me is stirred whenever I know that a company is trying to take advantage of an honest, hard-working worker who has had a serious injury through no fault of his own.

Most often there is an employer/employee relationship, and to me that makes it all the worse when an employer is twisting the laws or facts to get out of paying what it should for the serious damages it caused to one of its own employees.

Most offshore and maritime workers would prefer not to file a suit. They would rather go on with their careers and turn back the clock to before the accident. I understand that. But hoping to change the past won’t make the future any better.
What we do is not simply gather evidence and experts to prove our client’s claim in court. That’s just the ‘legal’ part of it. We also counsel our clients on their options and how to map out the best future they can have with the cards they were dealt. I can’t think of a more important service we offer.

I often tell juries in closing arguments that they have a rare opportunity to help a fellow citizen and directly impact a person’s life for the better. I tell them they should not waste that chance. I also feel we have that same opportunity with each new client we team up with.

I hope you found this book both helpful and encouraging during your current difficulties. Please phone us if you need anything or have any concerns you want to talk about.

Sincerely,
Tim Young

Tim Young
Gain Knowledge... Find Hope.

Filled with helpful insight and suggestions, this book empowers the spouses of injured offshore workers and gives them the tools they need to weather the hard times.

ABOUT THE AUTHOR
Timothy Young of The Young Firm practices maritime and Jones Act law in New Orleans. For years his firm has obtained fair settlements and verdicts for injured maritime workers. His office focuses its practice on maritime law claims, representing only injured workers and never maritime companies or insurance companies. Tim Young has appeared on television, answering questions related to maritime law, and has lectured to other attorneys on the Jones Act and maritime law. A native of New Orleans, he graduated from Tulane Law School with cum laude honors. Tim Young is passionate about and genuinely enjoys his work.