

M&T was the law firm that established service provider standing under the Michigan No-Fault Act. Wayne Miller has been championing the rights of providers since the mid 1980's.

*Lakeland Neurocare Centers v State Farm*, 250 Mich App 35 (2002), which was our firm's case, was the seminal decision in which the Michigan Court of Appeals held that service providers may not only sue a no-fault carrier for failure to reimburse them but can enforce the penalty provisions contained in the no-fault act for no-fault penalty interest and no-fault penalty attorneys fees. This means that in the appropriate circumstances you can be reimbursed your full charges *plus* no-fault penalties. These penalties can add up quickly and sometimes add up to more than the actual charges!

M&T represents rehab centers, brain injury programs, hospitals, case managers, chiropractors and physician groups throughout the state of Michigan for all of their no-fault reimbursement issues. Among our provider clients are:

- The Detroit Medical Center including:
  - Children's Hospital of Michigan
  - Detroit Receiving Hospital
  - Harper University Hospital
  - Huron-Valley Sinai Hospital
  - Rehabilitation Institute of Michigan
  - Sinai-Grace Hospital
  - DMC Surgery Hospital
  
- Eisenhower Center
- Hope Network Rehabilitation Services
- The Lakeland Center
- The Lighthouse Neurological Rehabilitation Center
- Michigan Head & Spine Institute, P.C.
- Oakland Regional Hospital

- Special Tree Rehabilitation System
- Select Specialty Hospitals

M&T is the premier firm in Michigan to handle service provider claims under the Michigan No-Fault Act. We assist our provider clients in obtaining the maximum no-fault reimbursement possible by assisting with resolution of coordination of benefit disputes and challenging the medical bill review and audit system used by no-fault insurance companies to reduce payments to providers.