Limb/digit amputations related to clinical negligence
Clinical Negligence

When might I have a clinical negligence claim following a limb or digit amputation?

You may have had to undergo the amputation of one or more of your limbs or a finger or toe as a result of negligent medical treatment. This may have been related to undiagnosed or poorly managed diabetes, undiagnosed cancer, poorly treated infection, pressure sores due to immobility, untreated compartment syndrome, untreated deep vein thrombosis (DVT), ischaemic or necrotic limbs, gout or post operative complications. There are clearly a large number of possible causes of the need to ampute a limb, but if you consider that this was as a result of poor medical care, then Royds Withy King may be able to assist you in investigating a claim for compensation. For more information, please view/download our factsheet on Upper Limb Amputations and our factsheet on Lower Limb Amputations.

How can Royds Withy King assist?

Royds Withy King have specialist solicitors who are very experienced in dealing with amputation cases. The first step will be to assess the merits of your claim and investigate the best way in which to fund your claim. Medical experts will then be asked to provide a report on the standard of care you received, this will probably include experts in vascular or plastic surgery.

If we are successful in establishing negligence in your claim we will then focus on funding your rehabilitation and obtaining funds to pay for the costs of specialist equipment and aids, including prosthetics. We have developed strong links with experts and therapists who can provide specialist advice on the care and equipment you will need to facilitate your independence.