

ROBINSON & CASEY

"We've Been There"

Contact Us Today to Reserve Your **FREE CLINICAL TRAINING**

Who We Are

We understand that navigating involuntary treatment laws and guardianship proceedings can be overwhelming for families and professionals alike.

When you choose to work with Robinson & Casey, you get more than professional legal representation. You get a compassionate and committed team of advocates who are dedicated to taking care of people. From day one, our purpose has been to "help the people who help the people."

Why Choose Us



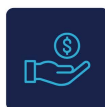
Proven Legal Expertise

We focus exclusively on Florida's Marchman Act and Guardianship laws. Our in-depth knowledge allows us to navigate the system efficiently and effectively.



Compassionate Approach

We recognize that these situations are often emotional and stressful. Our team provides empathetic, judgment-free legal support to help families and professionals make informed decisions.



Dedicated Advocacy

When guardianship or treatment is contested, we fight for the best outcome, whether that means securing treatment for a loved one or protecting a vulnerable individual.

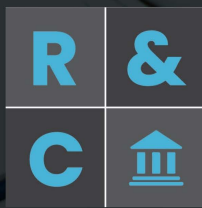
Our Services

Marchman Act

- Petition Filing
- Court Representation
- Coordination with Healthcare & Treatment Providers
- Legal Guidance for Families & Institutions
- Emergency & Ex Parte Petitions
- Case Management
- Compliance Monitoring

Guardianship

- Establishing Legal Guardianship
- Emergency & Temporary Guardianships
- Limited & Plenary Guardianships
- Guardianship Litigation & Disputes
- Annual Reporting & Compliance Assistance
- Guardian Advocacy for Individuals with Disabilities



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How to Refer Someone for Legal Assistance

Contact the Office – Our firm answers the phone 24/7 and we can coordinate to get your client a free initial consultation as soon as possible.

Free Initial Consultation – One of our experienced team members will carefully & compassionately support your referral by providing more detailed information about how we can help.

Case Review & Strategy Session – Once hired, one of our Attorneys will immediately be assigned to conduct a Case Review and assess their situation to begin implementing the strategy which can get their loved one treatment.

"Need assistance with a case? Contact us today to discuss your legal options."

Client Testimonials

"I highly recommend Richard. He helped me tremendously. He is very professional, knowledgeable, and extremely dedicated. Richard always responded immediately when I texted or emailed him. He exceeded my expectations in every way."

- Giovanna

"Having Craig on our side and knowing our concerns for our son and his safety-he went beyond what we could have accomplished to get our son to a safe place. In less than 24 hours our son was on his way to recovery and being safe. The amount of time he spent going over every detail on what the Marchman Act is and what it will happen to our loved one during the process, gave us peace. We are forever grateful."

- Elizabeth Romero

FAQ's

? Who can file a Marchman Act petition?

✓ **Family members, treatment providers, or other responsible individuals.**

? How long does the Marchman Act process take?

✓ **It depends on the case, but our team will prepare the initial paperwork within 12 to 24 hours of a client's hiring our firm and providing all the necessary information.**

? What's the difference between limited and plenary guardianship?

✓ **Limited guardianship allows control over specific areas (e.g., medical decisions or property), while plenary guardianship grants full decision-making authority.**

? How do I know if someone qualifies for involuntary treatment?

✓ **If they are unable to make rational decisions about their need for treatment while continuing to engage in substance misuse they may qualify under Florida law.**