

CV331 Past medical expenses.

In medical malpractice cases, expenses incurred for medical care [or medical devices] by the Plaintiff prior to trial are decided by the judge. Therefore, you will not hear evidence regarding the amount of Plaintiff's past medical-related expenses. The fact that you will not be presented with past medical-related expense amounts must not influence your decisions on other issues in the case. [You may be asked to determine what award, if any, should be made for future medical expenses [or medical equipment] for the Plaintiff.]

References

Utah Code § 78B-3-405.5 (eff. May 7, 2025).