

YOUR DUI/DMV CASE IN A NUTSHELL:

Introduction:

Defending yourself in the criminal justice system is a very dangerous proposition. Drunk driving defense is a very complicated area of the law. The politics involved and great disdain for the offense, make it very hard for the lay person handle, let alone, without any formal legal training. Don't let items fall through the cracks. The penalties for driving under the influence and/or drugs can include; jail or prison time, huge fines and fees to the court, probation, attendance of alcohol classes for up to 18 months straight, suspension and revocation of driver's license, community service, cal trans trash pickup, and many other potential penalties. Further, pleading guilty to a DUI will result in your insurance being cancelled or at a minimum doubling or even tripling of your premiums. I can help guide you in all those areas and save you thousands of dollars and headaches along the way, with the system I have designed.

The 3 Part Case at The Law Offices Of Jeff Tatch:

DUI/DMV defense is broken down into 3 aspects, DMV hearing, DUI and court proceedings, and Insurance.

I. DMV:

The Department of Motor Vehicles is an administrative agency responsible for licensing drivers in the state of California. Yet, in your case it is the sole agency responsible for attempting to take your right to drive away, when you are arrested for a DUI. The clock starts ticking immediately upon your arrest. You have 10 days from the date of your arrest to get in contact with them, or hire me so I can do it for you. If we contact the DMV within 10 days of the arrest date we can reserve your right to an Administrative Per Se review of your arrest. We will stop the DMV suspension from happening and place the case on calendar months down the line for a review hearing. Then you will get a temporary license that will last several months, allowing you full fledged driving privileges. In the meantime, we will obtain the evidence against you and sift through it looking for many mistakes commonly made by officers;

including, no probable cause to contact, errors in dates, unsigned documents, missing times, breath machines not functioning properly, blood tests conducted outside 3 hours of driving, and not tested within a week of the draw, non-supervisory review, amongst countless others. You will not lose your license unless we get a negative finding after a full hearing. This is good lawyering and a benefit you get when hiring me.

II. DUI AND THE COURTHOUSE:

The second part of your case deals with the Misdemeanor or Felony Criminal Charge of Driving under the influence of alcohol or drugs. The prosecutor must prove this charge beyond a reasonable doubt to convict you. They must also be able to prove the initial detention was constitutional. This is very serious business and very technical. There is the potential for you to go to jail or prison if the case isn't handled properly. The court proceedings usually begin 5-7 weeks after the arrest. If the case is a misdemeanor, (most are, unless someone was injured during the incident or case is a 4th time dui or more within 10 years) I can appear for my clients under Penal Code Section 977(a). I will make all court appearance and save you the aggravation of having to take time off from work or school or child care. I will handle all aspects of the case. We will review the evidence, order all video and audio tapes if needed, order all records for the machines that were used, retest your blood if necessary, and sift the case through a very thorough net looking for errors and defenses on your behalf. I take great pride in preparing each case from a standpoint of trial prep. Now a great number of cases do not ultimately go to trial, but I'm in a great negotiating location, when well prepared. I will use all my connections and relationships to gain a great result in your case.

III. INSURANCE:

Should a client ever get convicted of a dui in criminal court, this will result in negative consequences for one's car insurance rates and will require mandatory filing of proof of liability insurance through the **SR22 form for several years.** Once a judgment of conviction is rendered, some insurance companies drop you completely. Others double or more likely now, triple your insurance premiums. This doesn't happen to my clients. I can save you thousands of dollars in future insurance premiums with our full proof battle plan. Call my cell now and ask me

how-- 949-922-3733 or call my SR22 and insurance expert Tony Tescano at 714-263-5566. This is such a benefit to you financially, that you will save more money on insurance over the years to come, than you will have used to retain me. But act immediately to reserve your rights as there are time considerations.