

If you have been caught driving under the influence, a Good Attorney is a Must

Drink driving is a serious offence these days, and if you are faced with this crime it is always best that you hire an attorney. A good attorney can mean the difference between serious repercussions and getting off with only a slap on the wrist. Drink driving involves many aspects that are looked at as a whole to determine the type of punishment that should be given. If you are caught in this predicament, there is no need to panic because in this area, there are numerous attorneys who are professional and knowledgeable in drink driving laws and can therefore help you during this challenging time.

Why Hire an Attorney?

When you've been charged with a drink driving offence, it is a terrible idea to try and handle it on your own. After all, these are serious charges, which means the only chance you have of walking away unscathed is to hire a professional who knows how to deal with lawyers, judges and the entire justice system. Attorneys know the law inside and out, and they have working relationships with many people who may be able to help you get out of this situation.

Being convicted of drink driving could mean that you will lose your driver's license, have to pay a fine, and maybe even serve time in jail. It also means that you will leave the courtroom with a criminal record, which no one wants. Hiring a professional drink driving attorney may mean that all of these punishments can be avoided, or at least eased. Representing yourself in court or depending on a public defender will likely not get you the same results, so hiring a professional attorney is your best bet all around.

Finding the Right Attorney is Simple

Finding drink driving lawyers in Sydney is not difficult these days because there are numerous attorneys that can help you through the entire process. They will first consult with you and inform you of everything that will and could happen, then work with you from beginning to end so that you will know what is going on at all times. This alone can put you at ease, but more importantly, it is far more likely that your punishment will be reduced or eliminated once you hire one of these attorneys.

If you're wondering how to go about finding the right attorney for you, it is a simple thing to do if you start with the internet. Most of their sites have a lot of details on services that enable you to become familiar with what they can do for you, as well as get to know the lawyers themselves a little better. Usually, your first visit is at no charge to you, so even if you don't like the first attorney you meet with, you can choose another to talk to. Lawyers that specialise in drink driving are determined to help their clients to the best of their abilities, so hiring one of them when you are accused of this crime is a prudent thing to do.

**Guaranteeing the criminal
defense – fundamental
principles**

Guaranteeing the Criminal Defense – Fundamental Principles

The realization of justice in the rule of law can only be achieved by respecting the rights and legal interests of man. The courts do the prosecution of the offender through a criminal trial. This criminal process, in its conduct, is governed by some general rules on the basis of which the whole construction of the criminal procedure is built.

One of the fundamental principles of the criminal trial is the principle of guaranteeing the right of criminal defense, being not only a manifestation of the rule of law but also a prerequisite for the practical realization of justice. This principle also reflects an important policy of the criminal law, namely the humanism of justice. Having regard to the humanity of criminal law must be seen not only in relation to the rules on unlawful coercion but also with regulations containing incriminations, each state of criminalization constituting protection of man in all his humanity. Look at [this](#).

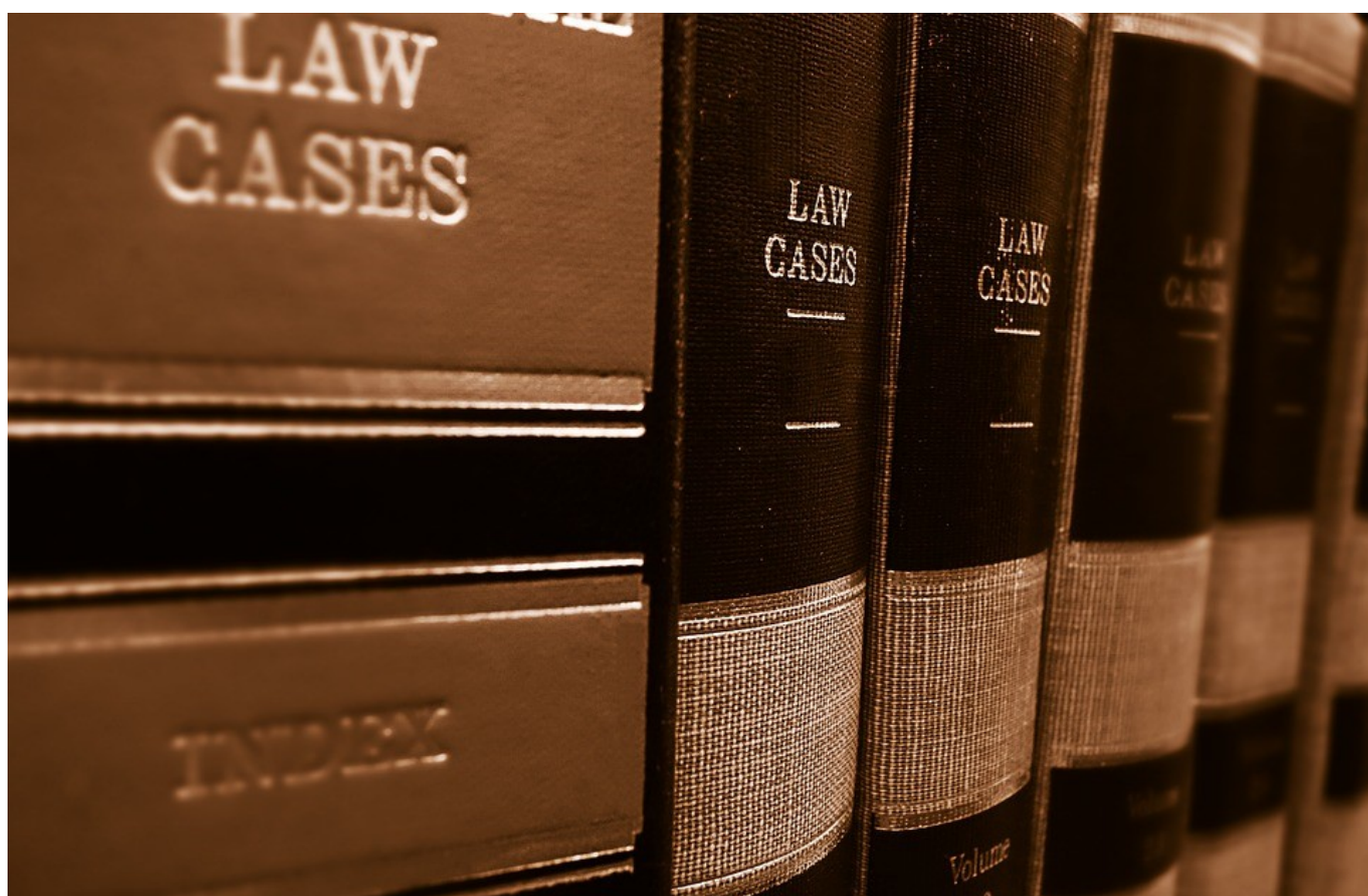
The right to a criminal defense

Being one of the fundamental rights of citizens, the right to criminal defense is enshrined in some international instruments which embody these rights:

– The European Convention on Human Rights (1950) which, in Art. 6 point 3 lit. C provides that an accused has, in particular, to defend himself or to be assisted by a defender chosen by him and, if not, he has the means to pay a defender, can be supported free of charge by an ex officio attorney when the interests of justice so require.

– The European Charter of Human Rights stipulating in art. 47 the right to a fair trial establishes that persons without the

necessary resources will receive free legal aid insofar as such assistance is needed to ensure adequate access to justice. The Constitution registers this right in article 24, which states that the power of defense is guaranteed throughout the criminal proceedings, the parties were entitled to be assisted by a lawyer elected or ex officio. Such regulation is also found in Law no. 304/2004 on the judicial organization which in art. 15 states that “the rights of defense are guaranteed. Throughout the trial, the parties have the right to be represented, or, as the case may be, assisted by a defendant elected or appointed ex officio, according to the law.”



Ensuring the right of defense as a fundamental principle of the criminal trial is regulated in Art. 6 of the Penal Code, according to which “the power of defense is guaranteed to the accused, the defendant and the other parties throughout the criminal proceedings. In the course of criminal prosecutions, the judicial bodies are obliged to ensure that the parties

fully exercise the procedural rights under the conditions provided by the law and administer the necessary evidence in defense. You can also read more about [dismissal vs. clearing your record](#), and see what option applies in your case.

The judiciary must notify it immediately and before hearing the accused or accused of the act for which he is charged, of his legal framing and to ensure the possibility of preparing and exercising the defense. Any party has the right to be assisted by the defender throughout the criminal proceedings.

About the judicial authorities

The judicial authorities must notify the accused or defendant, before the first statement is made, of the right to witness a defender, and this is recorded in the record of listening. Under the conditions and in the cases provided for by law, the judicial bodies are obliged to take measures to ensure the legal assistance of the accused or defendant if he has no elected defense.

It is clear from the content of these regulations that the execution of criminal justice in a state governed by the rule of law must be by all the parties' procedural rights and interests. Defense in the course of criminal proceedings is a right and not an obligation of the accused or defendant, and the state is bound to ensure its right to defense.



Guaranteeing real defense is a guarantee of comprehensive, objective research, as only a legal sentence can be issued in this way. In rebuttal, the accused, the defendant or the defense counsel performs all the actions he deems necessary to reject the prosecution to cause either his acquittal or an easier sanction. However, guaranteeing the rights of the defense as a fundamental principle of the criminal process requires more than legal assistance.

The parties have the opportunity to secure their defense. Thus, the accused or the defendant benefits from a series of procedural rights that enable them to defend themselves. The accused or the defendant has the right to know the charge and to fight it by the evidence – the defendant or the defendant has the possibility to participate directly in the conduct of the criminal prosecution, and the acts of the court – the accused or the defendant has the right to present the criminal

investigation material.

The right to defense is granted to all defendants. It can be done personally or through a defender. Therefore, the defense is a broader concept than the notion of a defender, because the case can be done either personally by the accused or the defendant, or by the defendant elected or appointed ex officio.



Given that according to a fundamental principle of the criminal proceeding, any person is considered innocent until a final criminal judgment has determined the conviction, the judicial bodies must also take into account the evidence that presents favorable aspects to the parties.

The right of the parties to legal assistance

When the party deems it necessary, it may request the support of a lawyer who can provide legal assistance. The defense must relate to the cause in its complexity, both in fact and in law, and must be carried out through acts and fulfilled according to the legal forms prescribed by the law, which cannot be performed thoroughly and in all its magnitude than by a lawyer.

Find out more:
<https://immigrationslaw.com/california-criminal-defense-strategies/>

Therefore, as a rule, the participation of the lawyer in the criminal proceeding is the will of the accused or the defendant, being optional. However, under the conditions and in the cases provided by law, the judicial bodies are obliged to take measures to ensure the legal assistance of the accused and the defendant if he or she has no elected defense.



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Tips to order legal stationery online

When it comes to legal stationery such as will covers and will envelopes, there are plenty of options to choose from. They are popularly used for sending legal correspondence, business communication

When it comes to legal stationery such as will covers and will envelopes, there are plenty of options to choose from. They are popularly used for sending legal correspondence, business communication as well as for making that lasting impression on clients.

Most will covers and envelopes are available in legal and letter sizes. Letter sizes cater to documents that are 9 x 12 $\frac{1}{2}$ in size while legal sizes are meant for documents that are generally 9 x 15 $\frac{1}{2}$ in size. The price ranges from \$8 to \$9.5 for a dozen covers. Usually bulk orders are given discounts and an order that is less than 100 tends to take dozen prices.

Here are some simple tips to keep in mind when you order will envelopes online for your business.

- The first thing to do would be to select the paper and the color of the paper. Depending upon the kind of documents you send, you should select the quality of paper that will withstand being used over a long period of time.
- The size of the covers and envelopes is another important

aspect. You must make sure that the size of the covers will be the right one for all your correspondence needs. In case you require covers or envelopes that need to accommodate more papers or be larger in size, you must check for such stationery with the supplier. It really does not make sense to order covers and envelopes of a standard size and then stuff your papers into them.

- Select the layout, font and the information to be printed on the cover carefully. You can ask for a sample of the typeface and ask the supplier for a proof that can be emailed or faxed to you. Once you approve , the supplier will print the covers and envelopes.

- Legal stationery such as covers and envelopes are sold by the dozen and an order that is in excess of 100 will always get you discounts.

Claiming Compensation for a Mesothelioma Diagnosis

Asbestos was widely used between the 1960's and 80's but has since been found to cause the onset of diseases such as asbestosis, lung cancer, pleural thickening and most commonly diagnosed, mesothelioma.

Mesothelioma is considered to be the most serious of all asbestos-related diseases and is a particularly aggressive cancer that affects the membrane lining of the lungs and abdomen.

There are two main types of mesothelioma. Pleural mesothelioma is the most common type and develops in the tissue that covers the lungs. The second form is peritoneal mesothelioma which develops inside the lining of the abdomen.

According to NHS Choices, over 2,500 people in the UK have been diagnosed with this condition each year, and men in particular are five times more likely to be diagnosed with the disease than women.

Claiming Compensation

Compensation is available for anyone who has been diagnosed with mesothelioma as a result of working somewhere in which they were exposed to asbestos.

There are two main ways to claim for compensation. You can either obtain benefits paid by the Department for Work and Pensions, or obtain compensation from either a current or former employer which was linked to your exposure of asbestos.

Those who have been exposed to asbestos and are victims of mesothelioma and cannot trace a liable employer can apply for compensation packages averaging at £123,000 which the government increased from £115,000 in April 2014.

Criteria for compensation

For a compensation claim to be successful, there are two things that you need to be able to prove.

The first is that the mesothelioma disease was caused due to an exposure to asbestos during your work, and although difficult to prove, clothes of someone that you washed had been in contact with asbestos at work.

The second criteria that you will need to prove for your claim to be successful is that the exposure to asbestos you received was because of negligence by your employer at the time of contact. Furthermore, if the employer was not in keeping with

the standards required by common law or they breached particular safety regulations then this can also be claimed against.

Cost

Making your personal injury compensation claim should cost you little, if not no money at all.

Specialists solicitors usually offer a free initial consultation and will deal with your personal claim on a 'no win, no fee' basis, however ensure that you have discussed the possibilities of funding before your claim commences.

Macmillan Cancer's help page about receiving financial assistance and claiming for mesothelioma compensation mention that although a solicitor may take your case on a 'no win, no fee' basis, you may end up having to pay a one-off insurance premium.

However, this insurance premium will help cover you against paying the legal cost of your employer and could also protect you against paying for other expenses during the process of your claim. For example, the insurance would cover you against the fee of the medical expert's report in support of your claim.

Asbestos Advice Helpline are an example of a company who work on a 'no win, no fee' basis. Offering a team of specialist mesothelioma solicitors, Asbestos Advice Helpline ensure that clients receive 100% of their compensation as the legal fees are taken directly from the other side.

The process of claiming for mesothelioma compensation is understandably rather daunting, but with the right company assisting you and the correct knowledge of the options available to you, the process of putting in a claim will be eased so that you feel both supported and well advised so that you see the best outcome for your claim as is possible.

Uniqueness of Legal Presentation Folders

Legal presentation folders are indeed amongst the most competitive yet affordable products today. That is why online folder printing company offers you cheap legal presentation folders printing solutions globally.

This is the ear of business communication and marketing. Every business owner wants to grab quick returns. There are many fashionable types of promotional products out there but nothing is more unique and competitive than legal size presentation folder at all for the reason that it is the best product regarding your long term business identity development. They are very dependable as well as professional quality marketing products. With the help of legal presentation folders, you can be instantly able to increase your returns lastingly. That is why it is time for legal presentation folders printing.

Legal presentation folders are trustworthy products at all for the reason that they are naturally designed through professional graphic design tools and methods. Besides, legal presentation folders are gracefully manufactured by using full color CMYK/PMS (Pantone Matching System) printing process. Moreover gloss, matte finish, UV coating, foil-stamping, embossing and debossing techniques play their own role in legal business presentation folders printing. Thus, presentation folder plays a critical role in your perfectly affordable promotion.

Presentation folders are very dynamic products at all as they have breathtaking designs, prints, contents, and concepts,

catching your eyes beyond your imagination. With the aid of legal presentation folder, you can be instantly able to grab huge sales and returns long lastingly. Besides, they not only reduce your stress about your business returns but also lend a hand to you to increase your organizational yields for long time. Then file folders would help you to keep up your business identity lastingly.

Next most wonderful aspect of cheap legal business folders is that they would maintain your business performance continuously. Therefore if you need any assistance regarding the legal size pocket folder, you should without delay get connected with your ever best folder printing company online as it will definitely provide you the best folders printing solutions worldwide cost effectively. More importantly, it would fulfill your modern contemporary printing needs by providing you free unlimited design revisions, free lamination (Glossy/Matte finishing) and free shipment services worldwide. So please do not stop grabbing our cheap folder printing services at all.

Last of all, legal size business presentation folders are very professional quality products at all for the reason that they would help you to protect your industry reports, project management reports, files, letters, credentials and documents for long time. That is why legal file folder has become a precious product without doubt. Also you can enhance your business identity through full color legal folders for sure. Therefore if you need any assistance regarding the legal presentation and print certificate folders, please feel free to contact us online. We shall provide you the best folders printing services worldwide in a most artful, professional, reliable , and affordable manner.

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Benefits of Pre-paid legal plans

Pre-paid legal plans are not for everyone but for many they are a feasible and affordable alternative to spending many thousands of dollars on hiring lawyers. Especially if you're on a fixed income which simply won't stretch to include this expense. But before signing up for a plan, you need to consider your specific legal requirements and whether or not a pre-paid legal plan will be of benefit to you.

Pre-paid Vs Conventional Lawyer Hire

First of all, pre-paid legal plans are a very cost effective way of obtaining some types of legal assistance. If this is the type of legal aid you require, then pre-paid is likely going to be a good option for you. Most pre-paid plans cost in the order of \$9 to \$30 a month, which is along the same lines as your average home or health insurance policy. This for many people is much more affordable than the \$100 or more per hour fee most lawyers charge.

Secondly, pre-paid legal plans are generally very simple. What you get for your particular plan is already set in the fee structure and all you do is work out what services you'll require, sign the agreement and pay the monthly premiums. If a particular service is not covered by your plan, you can usually obtain this at a reduced rate or you'll be given a different billing with prior notice so you know how much you'll be charged.

Dealing with the schedule of fees charged by a lawyer on the other hand is a lot more complex. There are contingency fees,

hourly rates, flat fees, statutory fees and so on. Contingency and statutory fees are computed in various ways and incorporate the lawyer's commission and a range of other contingencies that you may need to inquire about. Then you have to work out whether the fees you'll be charged are in line with regulatory guidelines. And so on.

With flat fees and hourly fees, these often include overheads such as travel expenses, parking fees and secretarial expenses. Most lawyers work in billing units and many have a minimum unit which is what their clients are charged regardless of whether or not it actually took that long to resolve your problem. So if their minimum billing unit is 15 minutes but they only spent 8 minutes on you, you still get charged for the 15 minutes.

It's probably fair to say that a large number of the legal problems encountered by most people can be sorted out easily enough simply by ensuring that the required steps to mitigate or avoid the issue are taken in accordance with the law. Therefore, it's likely that some time spent on the phone talking to a lawyer and getting help and advice that way will go a long way towards resolving or avoiding a potential legal issue for many people. Therefore, most pre-paid plans provide for unlimited phone consultations and advice; if you take advantage of this aspect of the service to consult with a lawyer and get the appropriate advice and consultation before making a legal blunder, you can save yourself money, time, trouble and reduce the risk of litigation.

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