

1. How much money and time can a DUI attorney save you? Find out...

Keyword: How much money and time can a DUI attorney save you

Hiring a DUI attorney is one of the wisest things that you can do if you receive a DUI. But, the truth is that many people with a DUI charge prefer to represent themselves in court, thinking that this is the only way to save some money and time. What these individuals do not know is that self-representation actually worsens the situation, making them lose time, money, and reputation. Since most people have no experience in the legal field, they are unable to understand specific legal aspects, such as the difference between pleading guilty or not guilty.

Reasons to Hire a DUI Attorney

Obviously, the most important reason to hire a DUI lawyer is that this professional can save you money and time. In order to understand how an attorney can do this, it is essential to know that they can help you pay less for the incident, avoid costly defensive and DUI driving courses, and maintain your standard or commercial driving ability. If you take some time to think things over, you'll realize that an attorney can spare you a lot of trouble. Although hiring a lawyer can be expensive, the money you'll spend on legal representation is actually a valuable investment, considering the benefits that you are going to obtain.

On the other side, you should know that only an experienced DUI attorney can help you avoid the troubles that usually accompany a DUI conviction. Hiring a proficient DUI lawyer is a good decision because they know exactly what to do in a drunk driving case. If you wish to avoid the harsh consequences of drunk driving, you should get the help of a competent professional who has extensive knowledge and experience in the legal field.

How Much Money and Time Can a DUI Attorney Save You?

A DUI charge can easily go far beyond the court. If you are going to be convicted of driving under the influence of alcohol, you will probably feel the consequences of your actions for at least a few years. Avoiding the consequences of drunk driving is infinitely preferable to facing them.

Some possible consequences of drunk driving include the imposition to install special devices in your vehicle at your own cost; paying fines and restitutions for damages; imposition to attend special driving courses; driver's license suspension; impossibility to find affordable insurance rates for years; and even serving jail time. So, how much money and time can a DUI attorney save you? The answer is very simple: a lot.

2. Why you shouldn't represent yourself in a DUI case

Keyword: Why you shouldn't represent yourself in a DUI case

The familiar adage goes, "A person who represents himself has a fool for a client." If you've been charged with drunk driving, you're already in a difficult circumstance; why add the mistake of defending yourself in court? In New Hampshire, aggravated DWI can

lead to up to 12 months of prison time, 2 years of drivers license suspension, and a \$2,000 fine. The stakes are very high and to avoid a heavy penalty, you must make a wise decision on whom to select for your defense counsel. Here are five reasons why you shouldn't represent yourself in a DUI case:

1. The Legal System is Complex

While you might think you know the legalities involved in DWI or OUI charges, you may not be able to grasp the intricacies. Attorneys have studied the ins and outs of DUI and understand ambiguities that might affect your particular case. In addition, they understand the almost archaic language in which laws are written, which leads them to avoid errors you might make.

2. Courtroom Procedures Are Best Left to Lawyers

Your conduct in the courtroom matters. Despite your lack of experience, you'll be expected to understand the firm procedures of the court. A defense lawyer likely has much more experience in the courtroom than you.

3. The Prosecution Has the Advantage

Prosecutors will take advantage you, knowing that your knowledge of the law is limited. Additionally, it's possible they've gained a further advantage by using time and resources on their case before you've even been charged. Experienced DUI attorneys, like those at Bowser Law, know how to fight back with a strong defense strategy.

4. You Lack Experience

Is this your first time defending yourself against such charges? There's additional security in being defended by experienced DUI lawyers who have successfully defended clients with similar charges, which should be enough to demonstrate why you shouldn't represent yourself in a DUI case.

5. You Lack Expertise

Do you know the inner workings of breathalyzers, sobriety tests, and blood alcohol testing? Good DUI lawyers know the weaknesses of these tests and can apply their expertise in defending you.

There are other reasons, too, why you shouldn't represent yourself in a DUI case, ranging from your lack of objectivity to your lack of knowledge of other associated areas of law. With so much on the line, it's imperative that you find an experienced lawyer to defend you if you've been charged for drunk driving. And that lawyer should never be you.

If you have more questions about DUI cases, contact Bowser Law at 1-888-526-9737. Licensed and located in both Massachusetts and New Hampshire, Bowser Law has a proven record of success in hundreds of trials and is uniquely qualified to defend your rights if you've been charged with drunk driving.

3. Been drinking? Here are the responsible steps you need to take if you are at a party

Keyword: responsible steps to take if you've been drinking

If you have recently been charged with driving under the influence of alcohol then you need to be extra careful not to make the same mistake the next time you attend a party. Everybody wants to enjoy themselves at parties and dance the night away, but what happens when you leave and end up being pulled over by the police for drunk driving? You get charged for being drunk behind the wheel (DUI) and that only causes problems that you did not need. Here are some responsible steps to take if you've been drinking at a party.

1. Decide you will be the designated driver

Try to choose someone who is sober and if you cannot find anyone that is able to take on this role then catch a bus or train home. If the end of the evening comes and there is no public transport available then call a cab to come and collect you from the party. This is the most important of the responsible steps to take if you've been drinking.

2. Take a friend with you that is responsible

By taking someone responsible with you, someone who know what their limits are, you will be able to have fun and know that there is someone who is watching out for your well being. Try to pace yourself throughout the evening, it will help you to avoid having a hang over the next day and from causing unnecessary trouble.

3. Be aware

Try using the buddy system to avoid having your drink spiked when you go to the bathroom or while you are busy on the dance floor. If you do not have someone that can watch your drink for you, then ask the bar staff to keep your drink behind the bar counter while you are away. Always make sure that you can trust the person who you leave your drink with.

4. Staying hydrated is very important

Alcohol tends to take the vitamins and minerals out of your body and causes you to dehydrate. Try to have one non - alcoholic drink for every drink that contains alcohol. By doing this you will help to keep your body hydrated and obviously not get as drunk as you normally would. This is common sense if you think about it.

These are some of the most important and responsible steps to take if you've been drinking. No one said that you couldn't have fun when you go out, but you need to be responsible for your actions or you will just end up getting another judgment against your name. Do not make the same mistake again. Be responsible and stay out of jail.

4. 3 key mistakes that other DUI attorney's make

Keyword: mistakes that other DUI attorneys make

If you have been arrested and charged with a DUI, you are no doubt distraught. You know that a conviction for a DUI has many serious ramifications such as an increase in your car insurance rates and losing your driver's license. You might even lose your job and spend time in jail.

You need an experienced DUI attorney who can help you obtain the best possible outcome for this situation. Not all attorneys know how to properly challenge a DUI charge, and you need to be sure the one you choose will not make the mistakes that other DUI attorneys make. Some of those mistakes are listed here.

1) Failing to challenge the proper administration of the Breathalyzer test.

- The officer administering the test must be a properly trained technician or the test is invalid.
- For 20 minutes prior to administering the Breathalyzer test the officer must observe the driver and document that observation. If the driver uses breath mints, chews gum, uses breath spray, eats, burps, or throws up, the time must be started over. If there is no documentation, the test is invalid.
- The Breathalyzer device itself must be routinely calibrated and properly maintained. Records documenting this must be maintained and provided to the defense upon request. If the requirements have not been met, or the records are not available, the test is invalid.

2) Other reasons to challenge the results of the Breathalyzer test.

- If you suffer from hypoglycemia, ketosis causes acetone to be produced in the lungs. When you breathe into the Breathalyzer, the machine interprets acetone as alcohol and a false positive test results. Hypoglycemia occurs in diabetics or those who have skipped a few meals.
- A high protein, low carbohydrate diet, such as the popular Atkins diet, also causes ketosis and a false positive Breathalyzer test.
- Other medical conditions, such as a yeast infection, Lyme disease or a low hematocrit may cause false positive Breathalyzer results.

3.) Not personally visiting the arrest location.

A visit to the arrest location where field sobriety tests were conducted reveals much about the case, particularly about the conditions that may have influenced the tests. Does the road slope so it would be difficult or impossible to balance on one leg? Is the road curvy so weaving could be confused with erratic driving? At the very least, the attorney will be familiar with the area and be able to properly question the arresting officer if the case goes to trial.

5. Being prepared: Keeping a Breathalyzer in your vehicle (just in case)

Keyword: Keeping a Breathalyzer in your vehicle for DUI's

Over 11,600 individuals were charged with DUIs in the state of Massachusetts alone in 2010; that same year, 114 people died in the state from an alcohol-related auto accident. Besides putting other drivers on the road in harm's way, driving drunk is physically dangerous for you and any passengers in your car.

While getting a DUI is detrimental to your financial, professional, personal, and social well-being, getting a second DUI renders even more legal issues, penalties, and negative repercussions that could taint your reputation and adversely affect opportunities and choices for you in the future. Of all the people arrested for a DUI, nearly one third of them will become repeat offenders. That's 3 drunk drivers out of every 9 who will go back out on the road and drive intoxicated again after they have already been charged the first time. What can be done?

If you have been charged with a DUI and still feel compelled to drive to parties, pubs, and public places where you know there will be alcohol and you will be drinking, there is something you can do to help you avoid becoming a repeat offender, killing someone behind the wheel, or wrapping your car around a tree. Invest in a Breathalyzer. Keeping a Breathalyzer in your vehicle is an investment in your freedom, your safety, and the safety of others.

The cost of buying and installing a Breathalyzer on your own is nominal compared to the fees and penalties you will get if you are charged with a second DUI. While these vary slightly depending upon where you get the DUI, many of the consequences of a second DUI include: larger fines, mandatory jail time, probation, and/or longer suspension time of your driver's license (if your driving privileges are not permanently revoked), among others.

Keeping a Breathalyzer in your vehicle will require you to breathe into it before you can start your car. If your blood alcohol content is greater than the level that was set in the machine, you will not be able to start the vehicle. Calling a cab or going home with a friend is cheaper and safer than having to get your car out of the impound lot and dealing with all the criminal, personal, and professional ramifications. Ask everyone you know who has two (or more) DUIs if they, in hindsight, would have made the investment in a Breathalyzer after receiving their first DUI. They will unanimously say Yes!"

While you can't take back something that has already happened, you can certainly choose to learn from your experiences and not repeat them. Better yet, learn from the mistakes of others so you don't have to go through them yourself.

6. The real cost of a DUI: what you can lose (both in time and money)

Keyword: The real cost of a DUI

Driving under the influence is dangerous and costly. Law enforcement officers are cracking down on DUI offenders and the consequences are becoming increasingly

severe. Laws have even been passed lowering the blood-alcohol content thresholds. If you have ever faced a conviction, you may know the real cost of a DUI. Not only will it cost you money, but you will have to pay with your time as well.

Fiscal Responsibility

When you are faced with DUI charges, be prepared for the accompanying price tag. Starting at the first DUI offense, you will be faced with a fine. The price associated with each DUI offense can vary, starting from around \$500 to upwards of \$10,000 when you add in attorney fees, insurance, bail, mandatory classes or treatment required, and fines. This is without causing injury. Just think of how the fines could soar if you actually hurt someone. For multiple and successive offenses, the fines increase and can reach around \$50,000. Not only will you be faced with the fines and charges, but your vehicle insurance will be affected as well. Suspension of your license is a product of DUI conviction. Once you are able to drive with a valid license your insurance rates will increase. Premiums can double and at times even triple if you aren't dropped from your insurance all together. The real cost of a DUI can get very expensive, especially if you continuously receive them.

Time Lost and other Consequences

If the amount of money you could lose isn't a deterrent, then think about all the time that these risky behaviors will cost you. With an arrest, jail time, court appearances, community service, required treatment, and DUI classes, you will lose time from work and possibly lose your job – which costs you financially as well – and you will lose time spent with your family and friends. You could potentially lose your vehicle also and the ability to travel certain places, like Canada. There is a chance that you may not be able to get life insurance or rent a car either. These all account for the real cost of a DUI. DUIs account for the largest number of deaths in people under the age of 25. Although the other consequences are significantly costly, this may be the highest payment, life. Whether it's yours or someone else's, it's a high price to pay for anyone.

It's wise to refrain from these influential activities while driving. The real cost of a DUI is significant and not worth losing anything for. Safe driving is always best, but if you do find yourself being convicted of a DUI, your only defense is a lawyer specializing in defending DUI cases.