

California DUI Defense

DUI laws are quite complicated nationwide, especially if you are in California. If you are charged with a DUI offense, a good lawyer is very important to help you in your defense. Good DUI lawyers are specialists in drunk-driving cases. They try only such offenses, and know the courts and the laws well. There is also a National College of DUI Defense where you can search for DUI attorneys. A good DUI lawyer can guarantee you more than just arguments in court. Since DUI laws are complicated, a good attorney can pick holes in the case against you and, with some technical help, he or she can get you out of the charge with a small penalty. DUI statutes vary according to the degree of the charge as well as your driving history. If you have a DUI charge within a seven-year period, the court can severely punish you. Apart from this, the reputation of your lawyer as well as the evidence against you can significantly swing the case. If you are found guilty of the charge, the court can fine you about \$1,200 and give you a 3-year informal probation. First-time offenders can be let off more easily. First-time offenders also end up attending a First Offender School, the duration of which is dependent [R. PAOLA VARGAS DALY LAWYER](#) on your blood alcohol level. DUI laws also distinguish between drunken driving and recklessness. If the charges are reduced to recklessness, the penalties are much less severe. Another aspect of DUI defense is the DMV hearing. The DUI lawyer will have to represent you in this separately. The DUI trial and DMV hearings are separate, and you might end up with a suspended license from either trials or both. Again, a good DUI attorney is essential for the DMV hearing as well.

