

Top 5 Ways to Beat a DUI

5. Investigate the evidence thoroughly-

A skilled DUI attorney knows exactly what to look for in the evidence, and knows what additional evidence must be specially requested. For example, it is crucial to always request maintenance and calibration logs for the chemical testing device that was used. It is also very important to always obtain any video or audio recordings, any 911 calls, and dispatch logs. If it is a blood test, it is also important to re-test the blood sample for BAC levels, preservative levels, and anti-coagulant levels. Finding problems with the evidence is a great way to beat a dui case.

4. File formal motions-

A motion is basically asking a request from the court. There are various legal grounds for filing a formal motion. The most common type of motion is a request to exclude certain evidence (known as a suppression motion). If the traffic stop is legally questionable, then a skilled DUI attorney will motion to suppress all evidence that stems from the traffic stop. In essence, if your attorney can prove that the officer did not have a valid legal reason to pull you over, then all the evidence that the officer obtained after they pulled you over becomes inadmissible, and the case is generally dismissed.

3. Convince the prosecutor there is a reasonable doubt-

There are lots of DUI cases that have a reasonable doubt, but the prosecutors are so over-confident, they still believe they can get a conviction against most attorneys. This is where prosecutors will often give an attorney a reduced offer to resolve the case. However, a skilled DUI attorney should be able to “sense blood,” and basically understand that the prosecutor has a weak case. That is when it’s critical to push for a dismissal, not just a reduction. Ben Mironer has successfully convinced many prosecutors that it would be unethical to proceed, knowing that the case can not be proven beyond a reasonable doubt. An ethical prosecutor will dismiss the charges, and not try to convict someone for a lesser offense.

2. Go to trial-

Unfortunately, nine out of ten DUI attorneys will do everything in their power NOT to go to trial. This is because it is very difficult to do successfully, and it takes a lot of time (days, or weeks). However, a skilled DUI trial attorney knows the scientific issues related to blood alcohol testing, the research as to the unreliability of field sobriety testing, the problems with various breathalyzer devices, and knows how to effectively cross-examine officers and forensic toxicology experts. Going to trial, with a skilled DUI attorney, is one of the most common ways of beating a DUI charge.

1. Hire Ben Mironer to represent you-

Ben Mironer has successfully represented over 2000 clients in DUI cases. He has the experience and expertise to fight your case, and to beat your DUI charge. Mr. Mironer has had numerous cases dismissed or reduced. He has also earned many acquittals in DUI jury trials. If you want to give yourself the best opportunity to beat a DUI, you should call The Law Office of Ben Mironer at **(800) 943-8310**.