

*HERE'S THE SPECIAL REPORT YOU REQUESTED...*

**Attention:**

**“If You’ve Been Recently  
Arrested For a DUI/DWI  
Charge...Don’t Do Anything  
Until You Read This Special  
Report!”**

**INSIDE THIS REPORT YOU’LL DISCOVER:**

**“The Hidden Secrets Local Law Enforcement  
Don’t Want You To Know!”**

By

Dennis E. Block, Esquire  
900 Route 168, Suite H  
Turnersville, New Jersey 08012  
(856)232-8272  
Traffic Violation Law

# “If You’ve Been Charged With A DUI/DWI Crime Don’t Do Anything Until You Read My Special Report!”

Dear Friend,

If you or someone you know have recently been stopped by the police for a DUI/DWI crime, you’re probably confused or worried about what steps to take next:

- ✓ Will I lose my driving privileges?
- ✓ Is there really a way to fight a DUI charge?
- ✓ Will I have to go to jail for a DUI?
- ✓ What if I can’t afford to pay for the fines?
- ✓ Will my insurance go up?
- ✓ What happens if I don’t show up in court?
- ✓ Do I really need a lawyer or can I just show up in court without one?
- ✓ How will I know that the lawyer I’ve chosen to represent my case is the right lawyer for me?

If you or someone you care about has any of these concerns, then please keep reading this Special Report. Hello, my name is Dennis E. Block, I have been helping clients as a lawyer in Turnersville, New Jersey for more than 13 years. I’ve focused my practice in this highly specialized area of DUI. It’s unfortunate, but many people end up with DUI convictions on there driving record when they didn’t have to.

Unfortunately, I see way too many people misinformed about municipal court and their legal rights when faced with a DUI violation.

That’s why I’ve taken the time to write this Special Report and offer it **FREE** to anyone who asks for it. Did you know there are key secrets to protecting your legal rights and driving privileges? These days, doing nothing at all is one of the worst things you can do! As auto insurance premiums continue to rise, you really don’t need your insurance company to raise your rates because of a DUI that you might not be guilty of. The truth of the matter, there are 4 myths about defending a DUI case that everyone should know about but don’t!

These days, you better get the “right” information before you do anything.

It’s hard enough to make ends meet these days and adding the lose of your driving privilege to the mix can really make matters worse. If you or someone you know has been charged with a DUI, there are some very sobering facts that local law enforcement may **not want you to know.**

## **NO MIRACLES...JUST HARD WORK**

Now, I didn’t work any special miracle on Tim’s case. I just did my job as a lawyer, I did the hard work I was supposed to do that was necessary to help my client.

I investigated his case, I hired the necessary experts, examined the records, documented and verified their claims. I knew the law, followed the proper procedures and held my ground for my client.

With more than 13 years of experience in criminal law, I was able to analyze the situation, recommend the best course of action and obtain a just and fair outcome for Tim.

Every year, hundreds of thousands if not millions of people get unfairly charged for driving under the influence without fully understanding the legal process and there options that could have helped them avoid all the sever repercussions of this charge.

That’s why I’ve dedicated myself to fully informing and educating my clients as to what steps are necessary to protect their legal rights.

**NOTICE: BY LAW I MUST INFORM YOU THAT:**

PAST RESULTS ACHIEVED ARE NOT A GUARANTEE OF FUTURE RESULTS. EACH CASE IS UNIQUE AND REFERENCE MUST BE MADE TO THE SPECIFIC LEGAL AND FACTUAL CIRCUMSTANCES PRESENTED.

# HERE ARE THE 4 COMMON MYTHS YOU NEED TO KNOW BEFORE YOU DO ANYTHING!

## MYTH # 1: MOST PEOPLE ACCUSED OF A DUI/DWI CRIME ARE GUILTY!

This myth is probably one of the most troubling ones of all – harbored by the public and lawyers alike. In my opinion, lawyers who believe they should never represent a client who’s been accused of a DUI charge, causes them harm by eliminating objectivity to the clients case.

How about the classic roadside sobriety tests? What I call the “opinion” gathering evidence done at local DUI checkpoints. Recent studies have shown that these field tests are assumed to be valid. However, most officers who administer these tests either require the wrong test or improperly instruct the suspect on how to perform them. (2)

Being skilled at obtaining the right data could help me position a pre-trial ruling that these tests and the alleged indication must be excluded from the evidence due to lack of scientific foundation.

I would leave NO stone unturned! The bottom line here is that these cases require a detailed scientific investigation, similar to a complex murder case that involved DNA evidence, or ballistics tests.

## MYTH # 2: IT’S IMPOSSIBLE TO WIN A DUI CASE!

Not only does the general public believe this to be true, but so do prosecutors. This myth is the biggest misconception regarding DUI. In fact, the good news is that experienced DUI defense attorneys “win” most first time offender cases when there is no evidence of a car accident or bad driving involved.

When I say “win” a DUI case I mean having the charges reduced to a lesser charge, different offense, or otherwise obtaining a plea that avoids a conviction. The most important thing to remember here is you don’t ever want to lose your driving privileges or land in jail.

In the few states that don't have jury trials for misdemeanor drunk-driving charges, a defense attorney will have a challenge convincing the judge to acquit the case. However, this only applies to about 5% of all DUI cases.(3)

### **MYTH #3: ANYONE CAN DEFEND AN ACCUSED DUI CHARGE.**

If a close friend needed a lawyer for a specialized field of law like IRS litigation, I would tell them to call the local state bar and consult with a lawyer who has worked with the IRS. I would look for the most skilled attorney who is focused in this field.

So, the most important thing to remember when choosing a lawyer chose one who will aggressively defend your interests. By not investigating all your options fully you could leave yourself at the mercy of prosecutor or judge. Again, if you had to go against the government you'd want the most aggressive skillful lawyer going up to bat for you.

Just to drive the point home, if you remember back to the "Trail of The Century." In my opinion the only reason why O.J. Simpson didn't go to jail for life was because he retained the best experts and lawyers he could find. Not only I, but thousands of people across the country believe that to be true.

### **MYTH #4: DRUNK DRIVING IS A MINOR CRIME.**

Maybe 20 to 30 years ago DUI charges were minor offenses. Many veteran attorneys remember the days when drunk driving charges carried a slap on the wrist, and fines of \$50 to \$150, with no loss of driving privileges. In fact it was a simple walk down to the court house paying a small fine and letting the judge reprimand you for half an hour. However, those days are long gone!

Now with stricter DUI laws you need a lawyer who will represent your interests to the fullest extent of the law. A drunk driving charge could cost you your ability to drive, and not to mention land you behind bars. So, the answer is drunk driving charges are very serious charges and you shouldn't take them lightly.

# WHERE DO WE GO FROM HERE?

THE MOST IMPORTANT SECRET YOU NEED TO KNOW IN ORDER  
TO AVOID BEING TAKEN FOR A RIDE IN DUI COURT IS TO HIRE THE MOST  
COMPETENT, AGGRESSIVE, STRONG WILLED, AND SAVVY  
ATTORNEY YOU CAN FIND!

## HERE'S WHAT I CAN OFFER YOU...

If this Special Report makes sense to you in any way, then you probably have a few questions, since you may be uncertain about what to do next. **So, I'm offering a FREE, one-on-one consultation and case audit to review your situation. Please call me while this report is still fresh in your mind. I will set aside a half hour to meet with you at no cost and with no obligation!** This consultation will allow you to protect your legal rights and protect your driving privileges. You'll be able to get all of your questions answered and go forward with confidence and peace of mind.

### Here's How It Works:

First, I'll review the facts of your case with you, ask you questions and review your options with you. Then, when I have a clear understanding of what has happened, I'll give you my opinion about your case, including your chances of winning and any problems I may see. Since every case is different, I'll tell you what I think is the best option for you under your specific circumstances.

I will also explain your legal rights and your obligations. I'll tell you what motions need to be filed and what experts need to be hired if any. I'll also explain the entire legal process to you, so you'll know exactly what happens from start to finish.

The most important thing is that the lawyer you chose doesn't miss any critical details regarding your DUI charge that could make a big difference in your case. Missing some critical evidence could end up costing you thousands of dollars in fines and increased insurance rates.

For example, in most states insurance premiums for a convicted drunk driving offence will increase by 500% to as much as 1,000% above the premiums paid before the conviction (if coverage isn't already cancelled).(4)

I will also answer all of your questions and concerns. This way, you will understand exactly where you stand with your case. As a result of our DUI consultation audit, you'll know what to expect in the coming weeks and months to come. No stone will be left unturned.

You will have the information you need to be able to make an informed choice about your case. You'll leave my office more knowledgeable and more confident about the future, which will give you peace of mind during this difficult time in your life.

Remember, my staff and I are here to help support you during this difficult time.

Of course, I'll discuss my services with you. I'll tell you what I can do, should you decide to hire me and explain what costs are involved. I am willing to answer any questions you may have about my background and legal experience, including the number of cases I've represented in court in front of "live" juries.

**The Value of This Personal Consultation And DUI Audit Exceeds \$200.00. This audit consultation can save you thousands of dollars in higher court fines, increased insurance premiums, and help you avoid future problems and aggravation. Make sure to call for your FREE consultation audit before the expiration date stamped on the consultation certificate.**

Again, the consultation is **100% FREE** and without obligation. There will be no one to pressure you. I treat everyone with the same respect and courtesy I expect in return. **You will get a FREE confidential DUI case audit and the opportunity to learn your rights, remedies and options available to you.**

I will tell you the pros and cons of the options available to you. It's my sincere hope that during this interview, I can help you find a way to put you at ease and help you feel better about your decision.

## **WHAT'S MY GUARANTEE TO YOU?**

I will invest my time, my resources and abilities into your case. **This is my guarantee of commitment to you.** I'll do everything I can to help you avoid the common pit falls that occur within the legal system so you can move on with your life. Since DUI cases are so emotionally draining, I want you to understand that I know what you're going through. That way, you can start sleeping better at night again.

Our law firm is conveniently located and handicapped accessible. What this means to you is you don't have to inconvenience yourself by fighting downtown traffic or paying for parking and you can get your case started immediately.

## **THE WORST THING YOU CAN DO IS WHAT TOO MANY PEOPLE DO – DELAY OR DO NOTHING!**

Way too many people have told me they wished they had acted sooner before important evidence was lost that proved fatal to their case. I have encountered many people who decided not to retain a lawyer because of one reason or another. However, only to find themselves years later wishing they would have gotten sound advice. It's unfortunate but TRUE!

Please don't let this happen to you. If you're in a situation where you don't know what to do and you can't seem to figure things out, then that's more of a reason to call my office. I understand that you have a lot of questions and concerns on your mind because having a DUI on your driving record will ultimately affect your life one way or another. However, not doing anything at all won't change your situation.

**TO TAKE ADVANTAGE OF MY NO RISK, NO HASSLE OFFER, JUST CALL  
LILLY, MY SECRETARY AT 232-8272 FOR YOUR APPOINTMENT.**

When you call the office, please ask to speak with my assistant, Kathy, to arrange a one-on-one consultation with me for one full hour to discuss your situation at no charge.

Again, I will be more than happy to answer all your questions, give you the benefit of an objective analysis and then, it's up to you to decide what you want to do. Even after that, you are under no obligation to use me as your attorney! I hope I have made this as easy as possible for you.

Thanks again for ordering this Special Report; I look forward to hearing from you!

Yours truly,

Dennis E. Block, Esq.

***“Dedicated To Protecting YOUR Rights!!!”***

P.S. Remember, I'm here to help you in anyway I can. I've dedicated myself to serving each and every client by offering them the information they need to make one of the hardest decisions of their lives. The truth of the matter is a DUI conviction on your permanent driving record is a life changing charge that shouldn't be taken lightly.

Again, the only reason why I'm in practice is to help people like you.

**Notes:**

- 1) Reese I. Joye & James Lovett, *The Trail Workbook* (1986).
- 2) Spureon N. Cole & Ronnie M. Cole, *New Proof That Field Sobriety Tests Are “Failure Designed,”* DWI J. L.& SCI., Feb. 1991, at 1; Johnathan D. Cowan & Susannah G. Jaffee, *Field Sobriety Tests: The Flimsy Scientific Underpinnings* DWI J.:L.&SCI., Dec. 1990, at 1.
- 3) *Blanton v. City of North Las Vegas*, 489 U.S. 538 (1989). Nevada, New Jersey, and New Mexico are among the states that allow no jury trial for first offenders.
- 4) Adam Gelb, *Georgia's DUI Scandal: Car Insurers Often Fail to Flag Driving Records*, ATLANTA J., Nov. 6, 1991, at D1, D3.