

Los Angeles DUI Laws

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DUI (driving under the influence) laws vary from state to state. The alarming rise in the number of accidents as a result of driving under the influence is alarming and needs to be curbed. According to a recent survey, most road accidents are caused by rash driving or driving while intoxicated (DWI). Offenders make driving dangerous, not only for themselves, but for anyone on the road. To deal with this situation, strict laws and rules are enforced all over the world, and California is no exception.

In California, a first time offender may be let off with a fine. Depending on the severity of the accident, the offender's license could also be suspended, and he could face probation for up to three years. It is mandatory for all offenders to attend a DUI education course.

The most common criteria for deciding the fine, penalty and charge is the alcohol blood level of the offender. The blood alcohol content is measured by using a blood sample or breath test. In Los Angeles, it is unlawful for any person who has a blood alcohol level of 0.08 percent or more to drive a vehicle.

United State's law dictates that it is a legal offense if a person drives any vehicle under the influence of any drug, including alcohol. Similarly, it is crime if a person who has a blood alcohol level of 0.08% is caught driving a vehicle. It needs to be pointed out that it is unlawful to have an excessive blood-alcohol concentration while driving and not when tested. This is because it takes between 30 minutes to three hours for the alcohol to be absorbed in the system. The concentration can continue to rise for some time after the offender is arrested. Los Angeles DUI Lawyers provides detailed information about Los Angeles DUI lawyers, driving under the influence, DUI and fines and more. Los Angeles DUI Lawyers is affiliated with Florida DUI Attorneys Info.