Michael Connor Legal Blog Samples

Article 1: Questions You Should Ask Your Personal Injury Attorney

Did you know that more than 4 million people are injured at work every year in the U.S. alone? Equally startling, millions of people are injured in car accidents around the world each year.

Life-changing personal injuries happen every day and can have significant health and financial consequences. This is why it is essential to hire a talented personal injury attorney.

The truth of the matter is that your personal injury lawyer can make or break your case. There are vital questions you should ask in the consultation process before hiring an attorney. Continue to read to learn more

1. What is the Personal Injury Attorney's Experience?

One of the most important questions to ask an attorney candidate is to elaborate on their prior experience. Of course, attorneys have client confidentiality agreements to adhere to, but candidates should be able to touch on their expertise.

Remember that consultations are similar to an interview for both parties involved. As an attorney determines if you are an attractive client, you are trying to decide if the attorney is right for your case. Attorneys will try to sell their services and will be happy to provide factual evidence regarding their past successes.

When discussing the candidate's experience, make sure you ask the attorney about his or her experience in handling similar cases to yours. Personal injury is diverse. You may have been injured in a vehicle accident, on the job, or even in an act of violence.

If an attorney has dealt with similar cases and has victories on his or her resume, you can feel more relaxed and confident in the hiring process.

2. Will My Case Be Difficult to Win?

Another critical question to ask attorney candidates is to evaluate your case and determine how easy or challenging it will be to win damages.

Attorneys are well-trained professionals and they are knowledgeable about what to expect in the legal process. They can discuss potential outcomes with you in detail.

Some attorney candidates may feel more confident about your case than others. When determining an attorney, you want to hire a candidate who is honest with you about expectations but will be aggressive and fight for you.

3. What Does Your Legal Approach Look Like?

When hiring an attorney, it is important to get a glimpse into their legal approach. During your initial consultation, ask the candidate about how they would handle your case and what their strategy would be.

Some of the most attractive attorneys are those who think outside the box. More importantly, they are persistent and persuasive. These lawyers are excellent communicators who can convey why you deserve the damages you desire.

As you discuss the attorney's legal approach, ask them about what they will need from you.

Will there be multiple interviews? Do you have to provide any records or documentation? What is your role in their legal process?

While all attorneys are certified and trained, some may have vastly different legal approaches. It is essential to find an attorney that you are comfortable with and someone you would like to collaborate with.

An attorney's legal approach can be what decides the case. This is why it is imperative to select wisely.

4. What Does Your Fee Structure Look Like?

One of the inevitable aspects of hiring a personal injury lawyer is compensation. As challenging as it may be to discuss, be sure to ask an attorney candidate about his or her fee structure during your initial consultation.

You may find an attorney that seems to be a perfect fit, but his or her fees are too expensive for your budget. Fortunately, many personal injury attorneys offer a contingency fee arrangement.

You can think of a contingency fee as a percentage of the damages you earn. Most attorneys will charge 32-40% of your total earnings. Yes, this is quite expensive!

One benefit to this arrangement is that if you do not win, you are not required to pay the attorney. Additionally, you will not have to pay fees out of pocket.

Once you and your attorney agree on a fee structure, ensure there is a written agreement as proof.

5. What are the Next Steps Forward?

Once you decide on a personal injury attorney, ask him or her what the next steps are to move forward in the process. Before going to trial or talking with an insurance company, there will be considerable preparation.

Ask your attorney if you can talk to family or friends about the case and about who should or should not know about the case. Additionally, ask your attorney what you should do to help in the preparation process. Are there any documents you need to receive or fill out?

The legal process can be long and challenging. With a talented and skilled attorney by your side, you can better navigate the process and understand what is expected of you.

Contact a Personal Injury Attorney Today

If you or a loved one have experienced a personal injury, do not wait. Start the legal process today and earn the damages you desire and deserve.

We have a talented team of aggressive personal injury lawyers who will fight for your case. If you need to hire an experienced personal injury attorney, look no further.

Our team will work around the clock to ensure you get proper representation. You are far more than a number or statistic.

You are a valued partner in the process. Our goal is to serve you. To learn more about our team and to schedule a consultation, please contact us today.

Article 2: Key Questions to Ask Before Hiring a DUI Attorney

There are thousands of DUIs in the United States each year. In many cases, individuals who face a DUI conviction are arrested and are forced to spend time in jail.

Hiring a DUI attorney is a very important and serious decision that can have life-changing altercations. With a talented DUI lawyer, you can try to get the least severe penalties.

Before hiring an attorney, it is important to learn more about his or her experience and how he or she can be the right fit for your case. Not all lawyers are created equal.

Continue to read to learn more about key questions you should ask before hiring a DUI lawyer.

Question 1: Have You Handled a DUI Case Before?

This may seem like an obvious curiosity, but it is imperative to discuss from it the beginning. When tackling a DUI charge, it is critical to receive specialized legal council.

The convicted will want to ensure that he or she is being represented by an attorney who is well familiar with DUI cases. What does the attorney bring to the table?

Not only will a DUI attorney represent the convicted in a court of law, but will educate him or her about the whole legal process. The attorney will prepare them for their court appearance, sentencing, potential jail time, and even probation.

Question 2: How Many DUI Cases Have You Won?

Of the essence, one's actions speak louder than words. An attorney's track record is critical. This question may seem personal, but its all business.

A successful attorney should be pleased to share his or her victories with potential clients. This will only make the lawyer more attractive.

When discussing a case with clients, a DUI attorney should be trying to sell himself or herself. The DUI attorney desires to stand apart from the competition.

If the convicted learns that the DUI attorney is not only knowledgeable about DUIs but has won a fair amount of cases, this is an excellent position to be in.

Hiring a successful attorney who gets results is only common sense. Before selecting an attorney, make sure he or she has not only DUI experience but has won cases.

Question 3: How Do You Select Strategies for DUI Cases?

Strategies are at the heart of a DUI case. These strategies will play a substantial role in the defense process. When a DUI attorney creates a convincing strategy, the convicted will have a higher likelihood to receive a minimal sentence.

Before hiring a DUI attorney, it is recommended to ask about his or her strategy process. How will you develop a strategy for my case? What will the strategy look like?

Most talented attorneys will say that they will research your case in detail and will seek convincing evidence that would lessen your case. Additionally, they would say that they have developed strong communication skills and can persuade a jury.

It is in the best interest of the convicted to hire confidant attorneys who have a track record to back their word up. You want to enlist the talents of a DUI attorney who is sure of his or her abilities.

There is a fine line with this, however. Hiring a boastful and hard-to-deal-with lawyer is never an enjoyable experience.

Often in initial consultations, attorneys will walk you through their process and how they will handle the case. It is important to see their vision and make sure they have a strong plan in place.

Question 4: What Are The Options?

Another core element of initial discussions is when a DUI attorney lays out and explains all options to the convicted. If you face a DUI charge, it is essential to be educated on all your legal options.

An experienced DUI attorney will be able to explain these options to you and make a recommendation on what direction you should take. Depending on what offense your DUI is, there are key differences in approach.

If you are facing a 2nd offense DUI, your options can be significantly different than a 1st offense.

Before hiring a DUI attorney, it is essential to see how he or she approaches different options. Get a sense of the attorney's legal style and make sure he or she always has your best interests in mind.

Question 5: How Much Will Your Services Cost?

Hiring an experienced and talented attorney is beyond important, but it is also critical to determine how much money their services will cost you. You can hire the best attorney in the world, but if they are outside of your budget, this is a major issue.

Lawyer fees can be quite expensive, this is not a secret. If one is a talented attorney, he or she will want to be well compensated for his or her efforts. This is understandable.

From the beginning, discuss with your potential attorney about their fee structure. For DUI cases, attorneys often charge hourly fees or flat fees. Some attorneys may offer different and more attractive options.

For example, there are attorneys that are more flexible with their fee structure and offer monthly fees. This will allow you to pay a certain amount of money per month until the fee is paid off.

Once you and the attorney agree to a particular compensation, you can be well aware of what to expect financially.

Read More About DUI Attorney Selection and Legal Topics Now

Questions to ask before hiring a DUI attorney is one of many legal topics we highlight.

Some other topics we discuss include how to find the best attorneys and reasons why to hire attorneys. To explore additional legal articles, check out more of our blog today.

Article 3: The Benefits of Hiring a Defense Lawyer For Drug Possession in Florida

Millions of Floridians possess illicit drugs each year. If caught, the consequences can be devastating. From long prison sentences to expensive fees, a drug possession charge can be life-changing.

Due to strict drug laws in the state of Florida, it is in your best interest to contact a criminal defense attorney. With an attorney representing you, your sentence can be less severe or even dropped.

Continue to read to learn more about how a criminal defense attorney can assist you when facing a drug possession charge.

The Harsh Reality of Drug Possession in Florida

Illicit drug possession is a serious offense in Florida. There are two types of possession seen in the eyes of the state.

Actual possession refers to when an illicit drug is on the individual's person. Constructive possession is when illicit drugs are found on the individual's property (for example, in their car or home). Penalties are similar for both types of possession.

Punishments for illicit drug possession will be dependent on the individual's past criminal record and the specific drug found.

Marijuana possession has the least severe penalties. Maximum punishments include a year in prison and a \$1,000 fee.

Hard drugs such as cocaine, meth, and heroin have far greater punishments. If caught with these drugs, an individual can serve up to five years in prison and be forced to pay \$5,000. This is a 3rd-degree felony.

Both the prison sentence and fine will increase if the individual is discovered to be a manufacturer or distributor. If an individual is found to distribute and/or manufacture a small amount of heroin, the said person can serve up to fifteen years in prison and pay \$10,000. This is a 2nd-degree felony.

Drug trafficking carries the most aggressive penalties. All trafficking charges are 1st-degree felonies.

When an individual is caught with an excessive amount of heroin, cocaine, or meth, they can expect to spend decades in prison and pay up to \$500,000 in fines.

What Do Criminal Defense Attorneys Do?

Criminal defense attorneys are experienced professionals who will represent you in a court of law. These attorneys are not only well-versed and knowledgeable about the legal system, but often specialize in drug possession charges.

Criminal defense attorneys will work alongside you and answer any questions you may have. With their legal counsel and defense strategies, your charge can be improved.

How Will a Criminal Defense Attorney Help?

Hiring a criminal defense attorney has many benefits. These benefits include:

- The attorney will explain legal procedures thoroughly and make sure you are represented in a court of law
- If the attorney can lessen or remove charges, this will help protect your future wellbeing
- Talented criminal defense attorneys can adequately defend you against prosecution claims.
- If you have been wrongly charged, the attorney can persuade the court with proper evidence that the illicit drugs were not yours.
- Criminal defense attorneys will not only assist you in legal matters but will provide guidance on how to be mentally prepared for the courtroom and potential penalties
- Criminal defense attorneys can demonstrate whether drug possession was legally discovered by law enforcement or not

What Happens if Law Enforcement Discovers Drug Possession Without Reasonable Cause?

For a police officer to pull someone over or seek a search and seizure, there must be reasonable cause. Without reasonable cause, evidence was discovered illegally.

For example, an officer pulls over an individual because there is no license plate on the vehicle. The officer then decides to perform a search and seizure and finds a bag containing cocaine. This search and seizure was conducted without justifiable reasoning.

With proper legal representation, the individual can claim that the search was done illegally. In turn, the cocaine cannot be considered evidence.

What Happens if a Drug Possession Charge is on My Record?

This is a challenging position to be in. Criminal felonies can prevent individuals from getting hired. Additionally, certain criminal charges can take away legal privileges.

Felonies stay on one's criminal record permanently. This is why it is imperative to try to lessen or remove drug possession charges.

How to Hire a Criminal Defense Attorney

Hiring an attorney who knows how to help you is not a complicated task. We have a dedicated and experienced team of criminal defense attorneys who are ready to serve you.

Core to our philosophy is that everyone has central rights and deserves to be represented. Our team will work around the clock to handle your case in the most professional and respectful manner possible.

Teamwork is critical to success. We do not see you as another case but as a valued partner.

Our team will help you prepare for the challenges a criminal charge brings. We desire to be a reliable resource for our clients and a foundation they can rely on.

Before we accept clients, we perform a case evaluation analysis. The first step in the process is to schedule a free consultation. Once your case is approved, you and your attorney will collaborate and develop the most effective defense strategy.

Throughout the whole process from initial conversations to court appearances, your attorney will always be by your side and accessible.

Contact Us Today!

Hiring the right criminal defense attorney can be crucial to facing a criminal drug possession charge. Get the service you desire in this time of need.

Please contact us to schedule a free consultation.