CRIMINAL DEFENSE LAW FIRM
- State Bar Certified Criminal Law Specialists
- John S. Bussard Distinguished Top 1%
- Pre-Court Defense Work, Trials, Appeals
- All Criminal and Civil Disputes
- California and Federal Courts

SCHOOL TEACHER FALSELY ACCUSED - CASE DROPPED

Our client, a school music teacher, was accused of inappropriate sexual contact by a student. Our law firm intervened with the law enforcement and the prosecutor’s office, presenting our defense evidence before an arrest took place which demonstrated the student had falsely reported the story. The case was respected for filing and our client returned to the school to instruct Early Intervention - right after the police released to the client - was the key to a successful defense and justice being reached. The client's record was kept clear, and his reputation restored.

FATHER AND SON FACING MURDER CHARGES HAVE CASE DISMISSED

Hoping to cash in on the marijuana boom, our clients traveled to California to invest. While attempting to transplant a site, father and son were killed during a gunfight in self-defense. One of our clients used a handgun to shoot the robber, wounded at scene. Our clients fled and retained Eisen Gorn while the police were searching for suspects. Our firm hired a former LAPD detective to assist the client in self-defense, and help us surround the clients into custody. At that time, we also presented our defense position to the police including evidence in support of self defense. We won the release of our clients within 48 hours after filing on the informations. At the end, the government barred our success and it has been demonstrated our clients acted in self- defense, had no criminal history, while the decedent had just gotten out of prison for robbery and had a loaded firearm near his body.

ATTORNEY FACING FELONY DUI WITH INJURY CHARGES AVOIDS PRISON

Our firm represented an attorney facing felony DUI charges who had caused an injury while driving under the influence, and as a result was facing a significant time in prison. We worked closely with our client to develop mitigating evidence, including documenting his diligent work to address the underlying problems leading to the arrest. We developed an extensive record of professional and psychological treatment related to post- traumatic stress (he had been a crime victim in an unrelated incident), alcohol abuse treatment, paying restitution, and wearing a SOVIID alcohol monitoring on his ankle for over a year. This evidence demonstrated to the government a low risk for re-offending. At the end, we convinced the prosecution that continued treatment and a probationary sentence was the just settlement in the matter. This client has stayed out of prison ever since on this case, and continues with alcohol and psychological treatment to stay sober fully. The firm's getting involved immediately after the arrest helped establish a successful strategy for court even before the arrangement.

TEENS ARRESTED FOR BURGLARY - NO FORMAL JUVENILE CHARGES

In juvenile cases, the emphasis is on rehabilitation rather than punishment. Unlike adult court, in which cases are adjudicated through the juvenile criminal process after the filing of criminal charges, juvenile cases provide another avenue for resolution before court referral. Special supervision through the probation department even after an arrest takes place. Recently our juvenile clients were arrested for multiple offenses - breaking into vehicles, theft, and being intoxicated. Our law firm's successful intervention with the settlement and the probation department resulted in diverse providing character letters, grades, work history, and making full restitution to the car’s owners. The intervention secured an informal referral, allowing them access to rehabilitation services such as counseling while preventing formal criminal charges being filed against them in juvenile court. The minors' records will remain clean, thus improving the odds of getting into the best colleges and reaching their professional goals.