

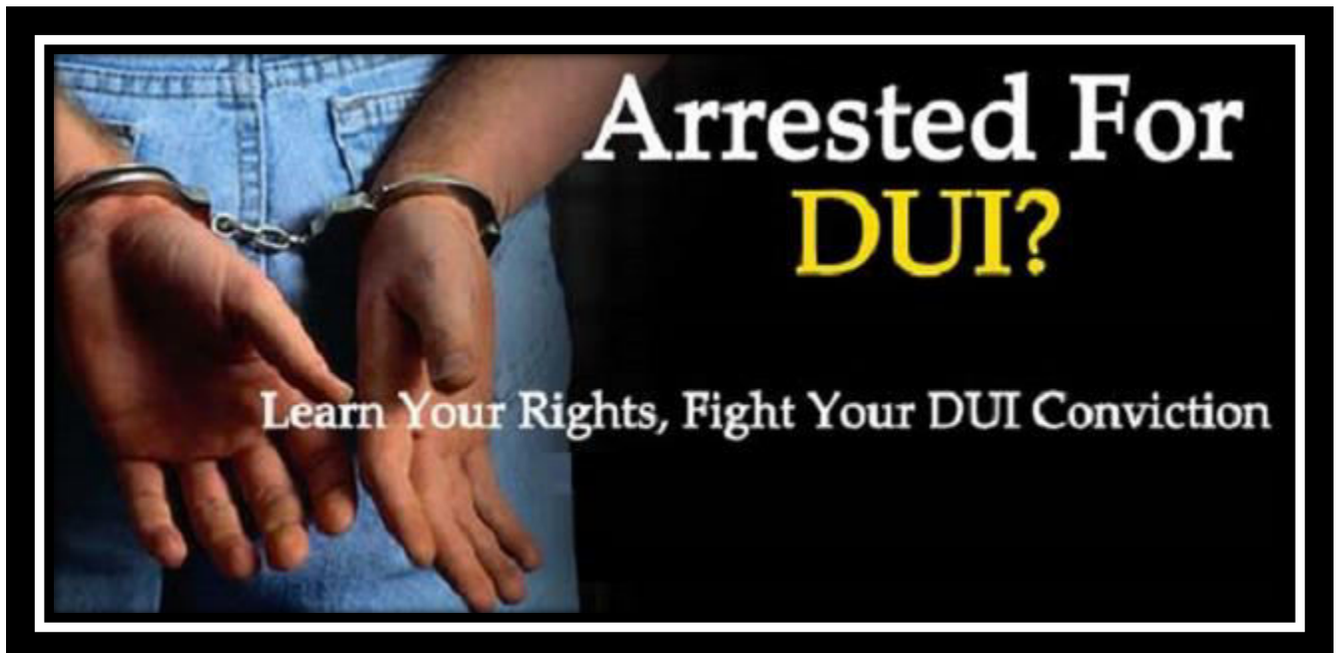
**JON BRYANT ARTZ**  
Los Angeles' Premier DUI Lawyer

**Top DUI Attorney Los Angeles**

Published by:

**<http://www.duilawyerlosangeles.com/>**

If you or someone you know are among the unlucky who have been arrested for driving under influence in Los Angeles, California, the one most important thing everyone should be doing is consulting an experienced and reputed DUI attorney Los Angeles. Consulting and engaging an attorney who has specialization in driving under the influence cases is very important and many people aren't aware of this fact. For them, any criminal lawyer can handle their case but sadly it's not true. Lawyers who have specialization in driving under the influence cases always stay up-to-date on latest developments in drunk driving laws.



- **Why only a specialized DUI attorney Los Angeles?**

When you hire an experienced DUI attorney Los Angeles who is having expertise in drunk driving laws, it gives you best chance for defending your charges as that lawyer would have all access to every kind of specialized information as well as expert witnesses which sadly a criminal lawyer simply can't provide.

- **DUI Case Constitution**

For those who have never dealt with drunk driving charge, there are two parts to a DUI case in state of California which are as follows:

- *Law enforcement officer's testimony*

The first part is based on level of impairment of defendant when they were stopped for suspicion of drunk driving. Here, cops or any other law enforcement officer on duty may give testimony about erratic driving of defendant, failure in sobriety test conducted in field, or even about physical appearance of defendant at the time of being pulled up for DUI.

**WHAT TO EXPECT WHEN CHARGED WITH A DUI**

- FIELD SOBRIETY & BREATHALYZER TESTS**  
by law enforcement officials
- BLOOD ALCOHOL TESTS**  
Alabama's a "No Refusal" state, allowing law enforcement to quickly and easily obtain a warrant to test the offender
- A POLICE REPORT**  
filed with the District Attorney's Office
- ADMINISTRATIVE LICENSE REVOCATION (ALR)** resulting in the immediate confiscation of an offender's license after the conviction
- PRISON TIME**
- FINES**
- A.A. ALCOHOL & DRUG EDUCATION PROGRAMS**  
Mandatory attendance of
- A COURT APPEARANCE**  
filed as a misdemeanor or felony
- STRICT TERMS OF PROBATION**
- INCREASE AUTO INSURANCE**

### ○ *Chemical Testing*

The second part of any DUI case focuses primarily on results of chemical testing rather than physical impairment. Here the prosecutor who is prosecuting defendant should be able to show or prove that blood alcohol concentration (BAC) in defendant's blood had exceeded than legally allowed limit of 0.08% at the time of his arrest. At this stage, prosecutor may not prove any occurrence of impairment. Since chemical testing is far more conclusive evidence as well as complex issue, the first step in examination of your results is hiring an experienced DUI attorney Los Angeles and then refuting them in court.



An experienced and knowledgeable [DUI attorney Los Angeles](#) will also be explaining all driving penalties, fines and charges you might have to face if proven guilty and their short-term as well as long-term impact on life. Jon Artz is a well-known, highly successful and well-experienced

DUI attorney Los Angeles with over 90 percent win rate. Give a call at 310-820-1315 to save your freedom.



Summary: To defend drunk driving charges in Los Angeles, California, an experienced and expert legal representation is very important. Consult Jon Artz at 310-820-1315 who is among the top DUI lawyers in California.

Visit this site to know more:  
<http://www.duilawyerlosangeles.com/>