

What you don't know can hurt you.

Why you need a defense lawyer if you are charged with a misdemeanor.

A misdemeanor conviction is **SERIOUS**

convicted of a Class A or Class B misdemeanor you will be exposed to a number of penalties that will remain with you and your family long after you have completed your sentence. Many of the penalties that you will face if you are convicted of a Class A or Class B misdemeanor are "hidden" because the judge and the prosecutor don't have to tell you about them. If you do not have a defense lawyer to explain all of these penalties to you,

If you are

you may only find out about them after
it's too late.

If you feel that you were wrongly denied an appointed
lawyer or did
not receive adequate representation from a
court-appointed lawyer,
visit www.fairdefense.org or call
1-866-207-6532.

A misdemeanor conviction has SEVERE long-term consequences.

If you are convicted of a Class A or Class B misdemeanor in Texas, the consequences may include:

Increased penalties if you are ever arrested for another crime (see box)

Loss of custody of em

your children plo

Ineligibility for foster ym

care and adoption ent

Possible loss of your op

immigration status po
and/or deportation

Registration as a rtu

sex offender niti

Limited es

Ineligibility for professional licenses
(health care,
security guard, insurance agent,
peace officer, etc.)

Ineligibility for federal and state
assistance (TANF cash
assistance, food stamps, public
housing,
and education grants and loans)

Eviction by your
landlord

Suspension of
your driver's
license

Enhancements
If convicted of
certain
misdemeanors,
you will face
increased
penalties if you
are
arrested in the
future for the
same type of
offense. You may

even face felony
charges for
what would
otherwise be a
misdemeanor
offense if the
charges against
you are
"enhanced"
based on a prior
misdemeanor
conviction.
For example, a
third charge of
driving while
intoxicated
will automatically
be treated
as a felony.

Greatly increased fees for renewal of your driver's license

Disqualification
from
possessing or
receiving a
handgun or
ammunition

Probation is NOT EASY.

If you plead guilty or no contest (nolo contendere) or are found guilty of a Class A or Class B misdemeanor, you may have to pay a fine and/or receive probation or jail time. If you receive probation, you can be required to remain under the court's supervision for up to three years. The judge will set conditions for your probation, requiring you to do (or not do) certain things during the entire time that you are on probation.

While on probation, you may be required to:

- Report on a regular basis to a supervisor for up to three years
- Submit to searches of your person, home, or car
- Submit to unannounced drug and alcohol tests
- Participate in drug or alcohol treatment programs and counseling
- Receive counseling for violent behavior
- Maintain steady employment
- Remain in custody at a community correctional facility for up to 24 months or in a county jail for up to 30 days
- Submit to electronic monitoring
- Pay fines, court costs, treatment and counseling fees, victim restitution, etc.

Complete up to 600+
hours of community
service without pay
Install a breath-testing device in your vehicle
Obtain the judge's permission before you will be
allowed to relocate or travel outside a specific region

Deferred adjudication probation

If you receive probation, you can be placed on regular probation or deferred adjudication probation. Even though a prosecutor may tell you that your case will be dismissed if you successfully complete deferred adjudication probation, you should talk to a defense lawyer before accepting a plea that includes deferred adjudication. A charge dismissed after you successfully complete deferred adjudication probation will still appear on your record and often cannot be expunged. It is treated as a final conviction for immigration purposes and you may receive increased penalties if you are arrested for the same type of offense in the future.

A lawyer is your first line of DEFENSE against a misdemeanor conviction.

When you are charged with a Class A or Class B misdemeanor, your lawyer is the only person who will fight to protect your rights. Having an attorney ensures that you are aware of your rights, reduces your chances of being convicted of a crime that you did not commit, and helps to prevent you from receiving unfair and unequal punishments. A criminal defense lawyer's job is to represent you in all criminal proceedings.

Your lawyer should:

- Explain the offense you are charged with, the possible punishments, and probation options
- Advise you of your rights and explain what to expect during the different stages of the criminal process
- Investigate the facts of your case
- Ensure that your constitutional rights are not violated by law enforcement conduct or in court proceedings
- Provide a knowledgeable, objective view of your situation and give you advice Explain what is likely to happen if your case goes to trial

Understand local court customs and procedures that aren't written down anywhere Negotiate a plea bargain with the prosecutor on your behalf — possibly arranging for reduced charges, a shorter sentence, and/or probation—if you decide to plead guilty

Cross-examine government witnesses, object to improper questions and evidence, and present applicable legal defenses if you decide to go to trial.

What you tell your lawyer about your legal problem is confidential.

You can talk honestly and openly with your lawyer without being afraid that what you say will be repeated or will be held against you.

You have a RIGHT to be represent ed by a lawyer.

The Sixth Amendment to the U.S. Constitution gives you a right to be represented by a lawyer. If you cannot afford to hire a lawyer, you are entitled to a court-appointed lawyer for any offense that is punishable by confinement in jail or prison—even if the charge is a misdemeanor.

Defendants have the right to be assisted by a lawyer during most stages of the criminal process, including:

- Police interrogations
- Police line-up after charges are filed
- Any court appearance after your initial appearance before the magistrate in jail
- Entry of a plea
- Trial
- Sentencing
- Probation revocation hearing

If you are uncertain about how to respond to any request made by a police officer or prosecutor, you should ask to speak to a lawyer before taking further action.

A judge normally appoints a lawyer for an indigent defendant at the defendant's first court appearance. Your first court appearance likely will be either your bail hearing or your arraignment (the hearing at which you enter your plea of guilty or not guilty). The sooner you obtain a defense lawyer, the more likely it is that your lawyer will be able to fully protect all of your rights.

Asking for a lawyer is your right. You should not be worried that asking for a lawyer will make other people think that you are guilty or inconvenience the judge.

You may QUALIFY for a court-appointed lawyer.

If you are charged with a Class A or Class B misdemeanor, you need a lawyer to help you with your case.

If you cannot afford a private lawyer, you should tell the judge as soon as possible and definitely no later than your first court appearance. A judge must appoint a lawyer for anyone who cannot afford to hire a one.

The appointment of a lawyer is not automatic — you must request a lawyer and complete a financial questionnaire under oath to prove to the court that you can't afford to hire your own lawyer. The court will review the questionnaire and consider the following factors to determine if you are too poor to hire a lawyer:

- your income and the source of that income
- your assets (valuables such as cash, bank accounts, any property that you own, etc.)
- your mandatory obligations and necessary expenses

- the number and ages of your dependents
- any available income from your husband/wife.

When you ask for an appointed lawyer, the judge is likely to ask you the following questions: Do you have a job? How much money do you make? If you don't have a job, why not? Where have you applied for a job? Do you have a car? What kind of car do

you have? You should be prepared to answer these questions, and bring any papers (such as pay stubs, etc.) to support your answers.

Even if you have POSTED BOND, you may qualify for a court-appointed lawyer.

Whatever questions the judge asks you, state law limits the factors on which the judge can base his or her decision about whether you receive an appointed lawyer.

The court generally may not consider whether you have posted bond or are capable of posting bond. The court's financial inquiry must focus only on you, the defendant. With the exception of your husband or wife (and, only if you are juvenile, your parents), your relatives are not legally required to pay for the expense of hiring a lawyer, even though they may have the money to hire a lawyer for you or may have posted bond for you.

If you qualify for a court-appointed lawyer, the court must appoint a lawyer within 1 to 3 working days after receiving your request for a lawyer.

If the judge determines that you have enough money to hire a lawyer, the judge cannot appoint a lawyer for you. If the judge finds that you are not financially eligible for a court-appointed lawyer and you do not know a lawyer to contact, you can call the State Bar of Texas Lawyer Referral and Information Service toll-free at 1-877-9TEXBAR.

The Texas Criminal Justice Coalition develops and advocates for real solutions to the problems facing Texas's criminal justice system. TCJC promotes evidence-based criminal justice solutions that embody the principles of effective management, accountability, public safety, and human and civil rights.

The Texas Fair Defense Project works to improve the fairness and accuracy of the criminal justice system in Texas, with a primary focus on improving access to counsel and the quality of representation provided to poor people accused of crime. The Project defends the rights of indigent criminal defendants through litigation, education, and advocacy.

For more information about the collateral consequences of misdemeanor convictions or if you have a complaint regarding your right to a lawyer, visit

[www.fairdefens
e.org](http://www.fairdefens
e.org)



Texas Fair Defense Project
**1-866-207-65
32**

This brochure is not a substitute for the advice of a lawyer and is intended for general information concerning a misdemeanor defendant's right to counsel and the collateral consequences of a misdemeanor conviction.