



Mailing Address: P.O. Box 17500 Clearwater, FL 33762



www.sao6.org

TIER ONE (B.A.C. 0.120 OR BELOW & DRUG DUI) SANCTIONS INCLUDE:

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- six (6) months probation
- fines and fees
- fifty (50) community service hours
- 10 day vehicle immobilization
- no consumption of alcohol/illegal drugs/non-prescribed drugs and no bars, clubs, or establishments where alcoholic beverages are primarily served
- mandatory random alcohol/drug testing at Defendant's expense

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TIER TWO (B.A.C.
ABOVE 0.120 AND AT OR
BELOW 0.150 & BREATH
TEST REFUSAL)
SANCTIONS INCLUDE:

- nine (9) months probation
- fines and fees
- fifty (50) community service hours
- 10 day vehicle immobilization
- no consumption of alcohol/illegal drugs/non-prescribed drugs and no bars, clubs, or establishments where alcoholic beverages are primarily served
- mandatory random alcohol/drug testing at Defendant's expense

Pamphlet does not reflect all program details. Contact our office for more information.

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DUI Rehabilitation of Offenders Program (D.R.O.P.)

A diversion program for rapid resolution of first time DUI offenses

If you have been arrested for Driving Under the Influence (DUI) on or after June 1st, 2021, you may be eligible for the DUI Rehabilitation of Offenders Program. There is a nonrefundable \$50 application fee. You must apply for this program at or before your case's second pretrial hearing. To be eligible for this program, you will be required to perform the following three pre-conditions*:

- 1. Complete 20 community service hours;
- 2. Complete DUI School;
- 3. Complete the M.A.D.D. Victim Impact Panel.

Upon successful completion of these conditions, you will receive the following resolution of your criminal case:

- 1. Plea of guilty to Reckless Driving, Fl. Stat. 316.192(5) (adjudication will be withheld on Tier 1 offenses; adjudicated guilty on Tier 2 offenses);
- 2. Probation with conditions based on the Tier Level assigned.

This plea resolution must be entered before a demand for speedy trial or any motion(s) are filed in the case, and before depositions are taken in the case.

ALL CASES are evaluated on an individual, fact-specific basis, notwithstanding the below criteria. A defendant's eligibility is determined at the sole discretion of the State Attorney.

- · No cases involving Defendants with a breath or blood sample over 0.150 B.A.C.; no B.A.C. extrapolation is permitted.
- · No cases involving crashes with bodily injury or significant property damage, or cases that involve minor children in the Defendant's vehicle.
- · No cases involving Defendants with accompanying or pending felony charges or on any form of supervision.
- · No cases involving Defendants with prior commission(s) of similar offenses or who have received prior traffic related diversion programs.
- · No cases involving Defendants who did not have a valid driver's license at time of offense or have a CDL.

^{*}completed conditions will be credited towards probation