



YOU NEED AN ATTORNEY WHO GETS RESULTS:

MARIJUANA RESULTS:

People v. Chan (2012) in West Covina, Los Angeles County. Our client, a medical marijuana collective operator, was charged with two felony marijuana charges – Sales / Transportation of Marijuana - Health & Safety Code §11360(a), and Possession of Marijuana for Sale – Health & Safety Code § 11359.

Our client was pulled over by the police while transporting medical marijuana for his collective. Cannabis Law Group represented our client vigorously in this matter and ended up getting our clients case dismissed.

Our lawyers needed to prove that our client was operating in compliance with California's medical marijuana laws. Attorney Randy Collins negotiated with the District Attorneys and informed them that our client would take nothing less than a dismissal. At first, the Prosecutors refused. Later in the case, attorneys Randy Collins and Damian Nassiri prepared our clients witnesses to testify at the preliminary hearing on behalf of our client. The case was subsequently dismissed at the preliminary hearing when the prosecutor saw the strength of our case. Our lawyers came with all the documents and witnesses necessary to prove our client's case - including a number of seriously ill patients who came to court to testify.

People v. Martinez (2012) in Orange County, California. Our client was charged with two felony marijuana charges – Sales/Transportation of Marijuana - Health & Safety Code §11360(a), and Possession of Marijuana for Sale – Health & Safety Code § 11359. Our client also had a weapon on him at the time of arrest in his vehicle. As a result, the District Attorney wanted to take our client's license for a year.

Cannabis Law Group's attorneys successfully negotiated for a Proposition 36 (drug diversion) program for our client. Our client served no time in jail. If our client successfully completes the drug diversion program, then there will be no felony on his record.

People v. Quintero (2012) in Pasadena, Los Angeles County. Our minor client was arrested for driving under the influence of marijuana and charged with a marijuana DUI. Damian Nassiri negotiated with the District Attorney and obtained a 6 month informal probation plea agreement on behalf of our client with no jail time and no loss of license.

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DUI RESULTS:

People v. Tudor (2011) in Central Justice Center, County of Orange. The Defendant was charged with a Felony DUI in violation of Vehicle Code 23152 (a) and (b) for driving under the influence of alcohol with a BAC of .08% or higher with three prior DUI's. The Defendant had failed to appear on his original court date and there was a warrant issued for his arrest. The Defendant was now facing up to 3 years in prison for the Felony DUI. Attorneys Randy Collins and Ron MacGregor argued that Defendant's Due Process rights had been violated and brought a Motion to Dismiss the case. The Motion to Dismiss was granted and the Defendant was released from jail and his case was dismissed.

People v. Neff (2010) in North Justice Center, County of Orange. The Defendant was charged with a 3rd time DUI as a misdemeanor in addition to 3 separate Felony DUI cases in violation of Vehicle Code sections 23152 (a) and (b). Attorney Randy Collins negotiated a disposition with the District Attorney wherein the Defendant would serve only one year actual time in custody.



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