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Santa Clarita bench warrant attorney? Contact us now at (661) 978-9799 or contact us online. We can represent you or a family member whose charges are even filed in Rancho Cucamonga Superior Court, Fontana Superior Court, Pomona Superior Court, Murrieta Superior Court, Victorville Superior Court, Riverside Superior Court, West Covina Superior Court, and the Inland Empire Superior Court. If you or a family member has been in contact with Criminal Defense attorneys including Police, Sheriff, FBI, DEA, or you are currently under investigation by any other type of law enforcement you should cease all communication with law enforcement immediately. Your very next step should be to call our Rancho Cucamonga & San Bernardino criminal Defense lawyer. Many people help law enforcement build criminal cases against them by providing statements without the presence of a California criminal defense attorney.The California Criminal Defense ProcessInfractions: An infraction is generally a minor violation of California Law. Generally speaking, infractions are usually motor vehicle or moving violations. In some cases and individual charged with a misdemeanor may have their charges reduced to an infraction. Misdemeanor Charges: A misdemeanor is a more serious criminal charge as compared to an infraction. Punishment for a conviction of a misdemeanor could result in a county jail sentence of one-year (1 year) and a fine. If you are charged with a misdemeanor in Rancho Cucamonga, San Bernardino, West Covina, Pomona, or Riverside California you should call our Rancho Cucamonga misdemeanor criminal defense law offices today for a FREE consultation. Individuals charged with a misdemeanor should aggressively fight these charges as a misdemeanor conviction could have a negative impact on your future. Felony Charges: A felony charge is the most serious California criminal offense. An individual convicted of a felony could face more than a year in state prison and even death in some cases. An individual charged with a felony should seek the advice of an experienced Riverside & San Bernardino criminal attorney like Ryan P. McClure. Why risk your future and your reputation. A felony conviction can have long-lasting negative effects on an individuals future. Criminal Arraignment: The arraignment is the first appearance that an individual charged with a crime will make. The hearing will be made in front of a judge in the criminal division. The judge will explain the criminal charges and the rights of the individual, and the individual will enter a plea of Guilty, Not Guilty, or No Contest. If you have retained a San Bernardino and Riverside criminal lawyer your presence at this first hearing may not be required.Preliminary Hearing: Not all cases require a preliminary hearing. If you are charged with a felony you will be required to have a preliminary hearing. The preliminary hearing is used by the judge to determine whether there is enough evidence to hold the individual over for trial. If so, the individual will be held to answer, which means that there will be another arraignment, which is called an arraignment on the information. If you have been charged with a felony in California you should call the San Bernardino & Riverside Law Offices of Ryan P. McClure. We can provide the experience that you need. California Criminal Law Practice Areas:We are a Ontario California, San Bernardino and Riverside County California family law office. We represent individuals and families in all aspects of family law, divorce, child support, child custody, paternity, move away matters, and other family law matters throughout the Inland Empire. Our main family law office is located in Ontario California and we have appeared in family law courts in San Bernardino, Riverside, Orange County and Los Angeles County. If you have an active family law matter or you are thinking about a divorce or legal separation please call our San Bernardino County California family law attorney today to discuss your California family law rights.We understand that going through a San Bernardino or Riverside California divorce, child custody, or child support matter can be daunting for individuals with little or no experience with the Inland Empire family law courts. That is why it is important to retain a family law attorney that can advocate on your behalf in the family law courts. We understand that most California family law matters are the most emotionally charged events in a individuals life and fighting for child custody, child support, and California property is not easy for most parents.Many family law matters can be resolved through agreements between the parties or what most lawyers call them uncontested divorce matters. However, many times family law matters and divorce are contested matters, which means that the parties do not agree on one or all of the issues presented in the divorce of family law matter. We can assist you in preparing your contested family law matter to the family law court. Our family law attorney is located in the heart of the Inland Empire. Our main family law office is located in Ontario California. We service all of San Bernardino and Riverside County. However, most of our family law clients reside in Ontario California, Eastvale California, Mira Loma California, Rancho Cucamonga California, Montclair California, Chino and Chino Hills California, Corona California, Fontana California, and Claremont California.RIVERSIDE COUNTY ATTORNEY City of Banning, City of Beaumont, City of Blythe, City of Calimesa, City of Canyon Lake, City of Cathedral City, City of Coachella, City of Corona, City of Desert Hot Springs, City of Eastvale, City of Hemet, City of Indian Wells, City of Indio, City of Jurupa Valley, City of Lake Elsinore, City of La Quinta, City of Menifee, City of Moreno Valley, City of Murrieta, City of Norco, City of Palm Desert, City of Palm Springs, City of Perris, City of Rancho Mirage, City of Riverside, City of San Jacinto, City of Temecula, City of WildomarSAN BERNARDINO COUNTY ATTORNEY Adelanto, Apple Valley, Barstow, Big Bear Lake, Chino, Chino Hills, Colton, Fontana, Grand Terrace, Hesperia, Highland, Loma Linda, Montclair, Needles, Ontario, Rancho Cucamonga, Redlands, Rialto, San Bernardino, Twentynine Palms, Upland, Victorville, Yucaipa, Yucca ValleyContact Today for a FREE initial consultation! The Law Offices of Ryan P. McClure 3200 Guasti road Suite 100 Ontario, CA 91761 P: (909) 456-8869 Home Civil Litigation Lawyer 2016 March Clearing a San ... Immediate Representation Get Started For As Low As 20% Down Get Connected In Under 60 Seconds Get the legal support you need with flexible payment plans. Begin your case with as little as 20-25% down, and benefit from flexible payment terms tailored to your needs. Finding an affordable lawyer has never been this easy. Enter your location and briefly describe your legal issue You'll be connected with a local lawyer in under 60 seconds Explore your options with a free, no-obligation consultation As Seen On You can typically hire an Unbundled Lawyer with only 20-25% of the total fee up-front, and then arrange an affordable payment plan from there. In other words, provided that there is plenty of time to prepare for your case, and you have a steady income, you will NOT typically be required to pay thousands of dollars up front. Get started on your case for as low as 20-25% of the total fee. You can speak with your lawyer about setting up a payment plan that's tailored to your budget. Average Time to Connect With a Lawyer Average Saving on Up-Front Fees Criminal lawyers can defend you from many types of criminal charges: From theft and drug-related crimes, to violent crimes and gun charges, DUI's and motor vehicle charges, and beyond. The potential consequences for drug charges can vary depending on whether you are being charged with possession or distribution, and your prior record. Criminal defense attorneys will gather the necessary evidence, represent you in court, and advocate for the best possible ruling in your case. Violent crimes are important to defend against because these charges can stay on your record and affect your your employment and personal life for years. A criminal defense lawyer will gather the necessary facts and evidence to represent you in court and achieve the best result possible. Firearm charges can lead to serious legal consequences, and can potential affect your ability to possess a firearm ever again. A lawyer can help advise you on the best path for a defense, protect your rights, and provide representation to fight for the best outcome in your case. Having a lawyer who can advocate on your behalf, both in support of your rights, and in defending you based on the specific circumstances of your case, can lead to avoiding or reducing any charges you're facing. The criminal justice system is challenging to navigate and can bring serious consequences that can affect your freedom and livelihood for years to come. Having a criminal defense lawyer represent you and advocate on your behalf is critical to defending your rights and achieving the most favorable outcome in your case. Working with an Unbundled Lawyer could save you thousands of dollars. Since the consultation is free, and there is no obligation to hire the lawyer we connect you with, give it a try and find out how much you'll save on legal fees! Here are some of the main advantages to hiring a private criminal lawyer to represent you, and what they can help you accomplish: Can save you from the stigma associated with a criminal record which may lead to better career opportunities. A lawyer may help keep your record clean. Depending on the circumstances of your case, they may be able to negotiate a plea bargain, which could result in the charges being reduced or dropped. They may also be able to argue for a more lenient sentence or argue for an alternative sentence, such as probation or community service. When you are facing criminal charges, and you're wrongfully accused. Furthermore, an attorney can represent you in court, offer advice on how to handle the warrant, and prevent further complications, such as additional charges for contempt of court. Can Fountain Valley Criminal Defense Attorney help me with a warrant? Yes. A criminal defense attorney from My Rights Law in Fountain Valley can investigate the charges and work to stop any formal charges from being filed, which could result in avoiding the issuance of a warrant. If you decide to turn yourself in, they can accompany you to court to prevent a public arrest. Your attorney can also argue for bail or release on your own recognizance and challenge the legality of the arrest. Unbundled Lawyer that serves the city you need help in. You will be immediately connected with a lawyer as soon as you submit your request. Depending on the time of day, you may be able to talk to a lawyer within a few minutes. Most of our Unbundled Lawyers offer payment plans. If you cannot afford the starting fee, just ask your lawyer if they can break it up into a few payments and they will usually work with you. With unbundled legal services, you are hiring your lawyer to help you with only parts of your case. Since you are paying for less hours of legal help, and you will NOT be required to pay such a large retainer up front, unbundled legal services are much more affordable. Submit a request now to be connected with an affordable lawyer in less than 60 seconds. If you are facing an outstanding bench or arrest warrant in California, seeking immediate legal help is essential. At My Rights Law, our dedicated criminal defense attorneys have the expertise to handle warrants and defend your rights. We'll assess your case thoroughly, offer expert legal counsel, and provide an aggressive defense strategy. Don't navigate this difficult situation on your own—contact My Rights Law at (714) 248-8111 or use our secure online form to schedule a free consultation and take control of your case. Ready to speak with a Fountain Valley bench warrant attorney? Contact us now at (714) 248-8111 or contact us online. Benefits of a lawyer for warrants Having legal representation when addressing a warrant brings many benefits. A knowledgeable attorney in Fountain Valley can guide you through every step of the legal process, advocating for your rights. They may help reduce or completely eliminate penalties, especially if you are wrongfully accused. Furthermore, an attorney can represent you in court, offer advice on how to handle the warrant, and prevent further complications, such as additional charges for contempt of court. Can Fountain Valley Criminal Defense Attorney help me with a warrant? Yes. A criminal defense attorney from My Rights Law in Fountain Valley can investigate the charges and work to stop any formal charges from being filed, which could result in avoiding the issuance of a warrant. If you decide to turn yourself in, they can accompany you to court to prevent a public arrest. Your attorney can also argue for bail or release on your own recognizance and challenge the legality of the arrest. Warrant to have it dismissed when possible. Contact our Fountain Valley Bench Warrants Attorneys quickly if you are dealing with a bench warrant in Fountain Valley due to failing to appear in court, it's important to act fast. My Rights Law specializes in handling bench warrants in Fountain Valley and offers strong legal representation to protect your freedom. Our experienced team will explain the laws surrounding bench and other outstanding warrants and help you understand how they apply to your situation. For personalized advice, call us at (714) 248-8111 or use our secure online form to contact us right away. FAQs About Bench Warrant Charges In Fountain Valley, bench warrants are more commonly issued than arrest warrants. Unlike arrest warrants, which are based on suspicion of criminal activity, bench warrants are typically issued when someone fails to attend a required court appearance or fails to comply with a court order. Named after the "bench" where the judge sits, these warrants allow the court to maintain control over its proceedings, without necessarily involving criminal behavior. A bench warrant in Fountain Valley is issued by a judge when you fail to appear in court for a scheduled hearing. If this happens, law enforcement has the right to arrest you and bring you before the court. It's crucial to address a bench warrant promptly, and hiring a skilled criminal defense attorney, like My Rights Law, can help you resolve the issue before an arrest occurs. Our expertise in navigating the Fountain Valley court system can help minimize the potential consequences. A bench warrant issued in Fountain Valley doesn't expire. Once the judge issues it, the warrant remains active until it's resolved or cleared. You cannot simply wait it out or hope that it disappears over time. Failing to take action only prolongs your legal troubles and could result in an unexpected arrest. It's essential to work with an experienced defense attorney to resolve the warrant as quickly as possible. If you have a bench warrant in Fountain Valley, it's crucial to act immediately to avoid arrest. A criminal defense attorney from My Rights Law can assist you by filing the necessary motions to clear the warrant and represent you in court. We will work tirelessly to quash the warrant and ensure that you don't face arrest. Our legal team has the experience to help you navigate this process efficiently and effectively. An arrest warrant grants law enforcement in Fountain Valley the authority to arrest you based on evidence of a crime. It is typically issued after police have investigated and presented enough probable cause to a judge. The judge will then sign the warrant, allowing officers to take you into custody. An arrest warrant differs from a bench warrant, as it is tied directly to suspected criminal behavior. It's important to have a knowledgeable attorney by your side if you are the subject of an arrest warrant. Failure to appear in court, as outlined under California Penal Codes 1320 and 1320.5, is a serious offense in Fountain Valley. If you are released on your own recognizance and fail to appear, you can be charged with a misdemeanor. If you were released on bail for a felony charge and fail to appear, this becomes a felony offense. The specific penalties depend on the nature of your original charges, but in either case, the consequences can be severe. Consulting an experienced criminal defense lawyer is vital to understanding your legal options. In Fountain Valley, the penalties for failing to appear in court are significant and can include: Up to six months in county jail and a fine for misdemeanors. One to three years in state prison for felony failures to appear. These penalties are in addition to any consequences for the original charge. Failing to appear for court dates such as arraignments or trials can also lead to more severe legal complications, including additional charges under Penal Code 1320.5. It's crucial to have legal representation to mitigate these penalties. Ready to speak with a Fountain Valley bench warrant attorney? Contact us now at (714) 248-8111 or contact us online. Have you been charged with a Drug Crime in California? California Health and Safety Code 11379 (a) makes it felony to transport a controlled substance. If you have been charged with Transportation of a controlled substance and then you are facing serious felony charges. A conviction under Health and Safety Code 11379 (a) could carry a possible Criminal Prison sentence of 3, 6, or even 9 years in a California Prison. Transportation of a Controlled Substance- H&S 11594 RegistrationIf you are convicted of Health and Safety Code 11379 (a) you will be required to register pursuant to California Health and Safety Code section 11594. Registration under the code requires the convicted person to register with the Chief of Police in the city or town in which they reside after release from incarceration. San Bernardino & Rancho Cucamonga Drug Charges AttorneyIf you have been charged with any of the following drug charges within San Bernardino County or Rancho Cucamonga please call our Rancho Cucamonga Drug lawyer today for a FREE drug arrest consultation. If you have an outstanding arrest or bench warrant in California, it's essential to seek legal assistance immediately. At My Rights Law, our knowledgeable criminal defense attorneys specialize in managing warrants and have a history of successful outcomes. We will carefully review your case, offer strategic counsel, and aggressively defend your rights. Don't go through this difficult situation on your own—contact My Rights Law at (213) 577-1988 or use our secure online form to schedule a free consultation and protect your future. Ready to speak with a Los Angeles bench warrant attorney? Contact us now at (213) 577-1988 or contact us online. Benefits of a lawyer for warrants When facing a warrant, having a qualified attorney in Los Angeles can offer several benefits. A skilled lawyer will not only mount a strong defense but also guide you through the complex legal process. They can work to reduce or even eliminate potential penalties, especially if you're wrongfully accused. Furthermore, your lawyer can represent you in court, prevent further charges, and help manage your case effectively. Can Los Angeles Criminal Defense Attorney help me with a warrant? Absolutely. An attorney from My Rights Law in Los Angeles can investigate the circumstances of your case and potentially prevent criminal charges, avoiding the issuance of a warrant. If you decide to surrender voluntarily, they can accompany you to court, helping to avoid the embarrassment of being arrested at work or home. They will also work to secure bail or release on your own recognizance and challenge the warrant's validity, possibly leading to its dismissal. Contact our Los Angeles Bench Warrants Attorneys quickly If you have a bench warrant in Los Angeles due to failing to appear in court, taking prompt action is crucial. The legal team at My Rights Law is experienced in handling Los Angeles bench warrants and will vigorously defend your rights. We'll provide clear explanations of Los Angeles laws surrounding bench and arrest warrants, and outline their potential impact on your life. For personalized legal advice, contact us today at (213) 577-1988 or use our secure online form to get started. FAQs About Bench Warrant Charges In Los Angeles, bench warrants are often issued when someone fails to comply with court orders, such as not appearing for a scheduled hearing. Unlike an arrest warrant, which is issued based on suspected criminal activity, a bench warrant stems from procedural issues. It's called a "bench" warrant because it is issued by a judge directly from the bench, and it allows law enforcement to bring the individual into court. When a judge in Los Angeles issues a bench warrant, law enforcement is granted the authority to arrest you and bring you before the court. This typically happens if you miss a court date or fail to meet specific court obligations. If there is a warrant issued in your name, it's essential to act quickly. Hiring a skilled criminal defense attorney, like those at My Rights Law, can help navigate the legal process and potentially resolve the warrant without you being arrested. A bench warrant in Los Angeles does not expire. It will remain