

Paul Doyle:

Some people assume that a result in a DWI case is already assumed and they take it for granted and find themselves with ultimately a DWI conviction. There's no risk in fighting a DWI first. The worst outcome is a probation, in reality, the range of punishment does expose you to jail time but prosecutors regularly offer probation on DWI cases. That shouldn't be taken for granted because a conviction for a DWI first is a stepping stone ultimately to a felony. You get one shot at a first, you get one shot at avoiding a conviction and if you don't take it seriously, you're going to find yourself with a conviction that's on your record for the rest of your life.

Paul Doyle:

I supervise the vehicular assault division and became intimately involved in the procedures of prosecuting DWI cases and collecting evidence as it related to DWI cases. Early on, as a defense attorney, I was on the cutting edge of defending these cases because of my intimate knowledge of how these cases were made. That allowed me to poke holes and continues to allow me to poke holes in poor investigations done by law enforcement. DWI investigations are incredibly detailed and fairly sophisticated. Most investigations are flawed. The question is, can you identify the flaw and how substantial is the flaw? If you do not have a skilled lawyer in defending DWI cases, you're not going to be able to develop the proper defenses.