HERE'S THE SPECIAL REPORT YOU REQUESTED...

Attention:

"If You've Been Recently Arrested For A Crime...Don't Do Anything Until You Read This Special Report!"

INSIDE THIS SPECIAL REPORT YOU'LL DISCOVER:

"The Hidden Secrets Local Law Enforcement Don't Want You To Know!"

By

ATTORNEY JOE MITCHELL

YourHarvardAttorney.com

Call Now for a Free Consultation 215-557-7111

Law Offices of Joseph S. Mitchell III Two Penn Center, Suite 520 1500 JFK Boulevard Philadelphia, PA 19102 215-557-7111 Fax: 215-557-7260 Email: yourharvardattorney@gmail.com www.yourharvardattorney.com

"If You've Been Arrested For A Criminal Charge... Don't Do Anything Until You Read My Special Report!"

Dear Friend,

If you or someone you know has been arrested by the police for a criminal offense, you're probably confused or worried about what steps to take next, and have a lot of questions on your mind like:

- > Will I go to jail for a long time?
- > Will I have to perform community service?
- > What happens if I don't show up for court?
- > What if I can't afford a lawyer and have to take a public defender?
- If I'm found guilty will I have a permanent record and have difficulty getting a job?
- > Do I really need a lawyer or can I just show up in court on my own?

How will I know that the lawyer I've chosen to defend me is the right lawyer for my case?

If you or someone you care about has any of these concerns, then please keep reading this Special Report.

Hello, my name is Attorney Joe Mitchell. As a lawyer in Philadelphia, Pennsylvania, I help clients who have been accused of crimes. I graduated from Harvard Law School over 25 years ago and for more than twelve years I've focused my practice on the challenges faced by clients who end up with criminal charges that could cost them thousands of dollars in fines or possibly land them in jail for years. It's unfortunate, but many people these days end up with a criminal conviction on their permanent records when they don't have to.

<u>Did you know that everyone who is accused of a crime will not be found guilty,</u> <u>even if they committed the crime</u>? The truth of the matter is that during the trial of the century, O.J. Simpson's lawyers made it a point to show how Mr. Simpson was NOT guilty, even when the prosecution was throwing everything they had at O.J. Simpson - like DNA tests, so called "eye witnesses," Mark Furman who was heading the homicide investigation, the bloody "glove," and O.J.'s house guest, Kato. Even in the face of all this incriminating evidence, O.J. was cleared of this crime.

Inside this Special Report I'm going to give you some important information. Unfortunately, I see too many people misinformed about the court system who end up going to jail or serving a longer sentence than they had to, when all they really needed was a good attorney. That's why I've taken the time to write this Special Report and offer it FREE to anyone who asks for it.

Did you know there are key secrets to protecting your legal rights and defending your case? These days knowledge is power and having the right kind of knowledge is your best defense! As local law enforcement gets even more zealous in cracking down on crime, unsuspecting and innocent people get arrested for no reason. They end up being charged with a crime and paying court fines for something they never did in the first place. Even worse, they end up going to jail because of a charge only to find out that if only they had known what to do, they could have avoided being convicted or could have received a lesser sentence.

The truth of the matter is that there are three important myths about defending a criminal case that everyone should ride themselves of, but they just don't any better! These days, <u>you'd better get the "right" information before you do anything.</u>

It's hard enough to make ends meet these days and going to jail or receiving high court fines only makes matters worse for you and your family. If you or someone you know has been charged with a crime, there are some very sobering facts that local law enforcement may not want you to know.

HERE ARE THE 3 COMMON MYTHS YOU NEED TO DISPEL BEFORE YOU DO ANYTHING!

MYTH #1: YOU WILL BE FOUND GUILTY IF YOU ARE ARRESTED!

This myth is probably one of the most troubling ones of all – harbored by the public and lawyers alike. But the Constitution requires that the Commonwealth <u>must</u> meet their burden of "beyond a reasonable doubt" – otherwise you are innocent! Even in the seemingly impossible cases where video surveillance evidence is used by law enforcement - this type of evidence can be attacked by a skillful defense attorney. Fortunately for us, most prosecutors have no idea how inadequate even video evidence can sometime be. The fact is that video surveillance tapes might not clearly enough demonstrate that the accused committed a crime to hold the accused person guilty of that crime "beyond a reasonable doubt". Yet prosecutors assume that since the accused was caught on tape that it's an open and shut case and should not be challenged in a court of law.

My skills at obtaining the right information may help me position a pre-trial ruling that the video tapes must be excluded from the evidence due to their prejudicial effect on a jury. And I would leave NO stone unturned! The bottom line here is that many cases can be won when there is the proper approach, strategy, and investigation - similar to a complex murder case where DNA evidence or ballistics tests can allow a good lawyer to "beat the case".

MYTH #2: IT'S IMPOSSIBLE TO WIN A SERIOUS CRIMINAL CASE!

Not only does the general public believe this to be true, but so do prosecutors. This myth is the biggest misconception regarding serious crimes. The good news is that experienced defense attorneys "win" a good deal of the time when they have all the evidence lined up and present their case in a logical manner to the jury. Now when I say "win" a case, I include having the charges reduced to a lesser charge or different offense, or otherwise obtaining a plea that avoids a serious conviction.

In murder cases, every spec of evidence must be presented in a logical, sequential manner and all Commonwealth witnesses must be aggressively cross-examined to ensure that the jury understands that the Commonwealth always has the burden to prove their case "beyond a reasonable doubt". Often even a serious case that looks bad for the accused may have major holes in it that aren't obvious to the untrained eye.

MYTH #3: ANY LAWYER CAN DEFEND YOU AGAINST A CRIMINAL CHARGE.

If a close friend of mine needed a lawyer for a specialized field of law like IRS litigation, I would tell them to call the local state bar and consult with a lawyer who has worked with the IRS. I would look for the most skilled attorney who is focused in this field.

So, the most important thing to remember when choosing a lawyer chose one who has the skill and training to aggressively defend your interests. By not investigating all your options fully, or accepting a public defender, you could leave yourself at the mercy of the prosecutor or the judge. Again, if you have to go against the government, don't you want the most aggressive skillful lawyer going up to bat for you? It might be more expensive than an inexperienced lawyer, but the fact is your lawyer often makes all the difference in the result in your case. You only have one chance to hear: "Not Guilty"!

Just to drive the point home, if you remember back to the "Trial of The Century." In my opinion, the only reason why O.J. Simpson didn't go to jail for life was because he retained the best experts and lawyers he could find. Not only I, but thousands of people across the country believe that to be true. If you're facing a serious criminal charge you don't want to gamble with your rights by not getting the right advice.

There's A Lot More On The Line When It Comes To A Criminal Charge Than You *Think*!!!

[NOTICE: BY LAW I MUST INFORM YOU THAT: PAST RESULTS ACHIEVED ARE NOT A GUARANTEE OF FUTURE RESULTS. EACH CASE IS UNIQUE AND REFERENCE MUST BE MADE TO THE SPECIFIC LEGAL AND FACTUAL CIRCUMSTANCES PRESENTED.]

HOW CAN THIS BE HAPPENING TO ME?

(To protect my client's confidentiality, last names are not used.)

Let me share a real life example with you of how I helped a client get his life back after his charge, and give you some critical facts you need to be aware of to ensure that you don't get taken for a ride when you show up in court.

Steven is a hard working single father of a six-month old son. He works as a security guard. One day, which was three days before his child was born, he went to visit an old high school friend in hopes of renting the apartment his friend was moving out of. They went over to a neighbor's house to use the phone to call the friend's landlord. There was no answer when they called, so the neighbor invited them to wait around for a while. A few minutes later, the police burst into the house with guns drawn and arrested everybody in the house, including Steven and his friend. They searched the house and in the basement they found \$2,500 worth of crack cocaine and \$5,000 in cash. Even though Steve had no criminal record and nothing illegal on him, the police charged him with conspiracy to sell narcotics and set his bail at \$100,000. Without money to pay bail and depending on the public defender to protect his rights, Steve was forced to sit in jail for more than six months, even though he had done nothing wrong.

When his girlfriend called me and asked me to take the case, the first thing I did was file the appropriate motions and Steven was out of jail within days, without having to pay any bail. Then his friend's lawyer and I began our investigation. Our private investigator took photos of the house and interviewed people in the neighborhood. We made the District Attorney turn over all of the evidence to us, including mail in the house in other people's names, and the deed to the house. In addition, our investigator obtained electric bills and L&I notices, all of which helped build our case.

At trial, I carefully presented all of the evidence which showed that Steve was just an innocent visitor and had no knowledge of the drugs in the house. I contacted a minister who knew Steve and asked her to come to Court to testify about Steve's good character. I had one of Steve's old bosses come in to vouch for Steve's good reputation. I also had Steve take the stand and tell the judge the truth – that he was a person that found himself at the wrong place at the wrong time and that he was totally wronged by the system. In the end the judge found both Steven and his friend not guilty and didn't even let the District Attorney make his argument.

NO MIRACLES...JUST HARD WORK!

Now, I did not work any special miracle on Steve's case. I just did my job as a lawyer. I did the hard work I was supposed to do that was necessary to help my client. I investigated his case, hired the necessary experts and interviewed key people. I knew the law, followed the proper procedures and held my ground for my client. With more than twelve years of experience in criminal law, I was able to analyze his situation, recommend the best course of action and obtain a just and fair outcome for Steve.

The tragedy in all of this is that there are many people out there just like Steve who never got a chance to fully understand their legal rights. Every year, hundreds of thousands of people get charged unfairly for a crime without fully understanding the legal process. That's why I've dedicated myself to fully informing and educating my clients about the steps necessary to protect their legal rights.

WHAT TO DO IF YOU'VE BEEN ARRESTED FOR A CRIME...AND YOU NEED TO WIN!

THE MOST IMPORTANT SECRET YOU NEED TO KNOW IN ORDER TO AVOID HIGH COURT FINES, A CRIMINAL RECORD AND POSSIBLY GOING TO JAIL IS TO HIRE THE MOST COMPETENT, AGGRESSIVE, STRONG WILLED, AND SAVVY ATTORNEY YOU CAN FIND!

HERE'S WHAT I CAN OFFER YOU...

If this Special Report makes sense to you in any way, then you probably have a few questions. Please call me while this report is still fresh in your mind. I'd like to offer you a FREE 30 minute consultation to review your case. I will set aside one full half hour to talk with you at no cost and with no obligation! This consultation will allow you to protect your legal rights!

First, I'll review the facts of your case with you, ask you questions and review your options. Then, when I have a clear understanding of what has happened, I'll give you my opinion about your case, including your chances of winning and any problems I may see. Since every case is different, I'll tell you what I think is the best option for you under your specific circumstances.

I will also explain your legal rights and your obligations. I'll tell you what papers need to be filed and what reports need to be made. I'll also explain the entire legal process to you, so you'll know exactly what happens from start to finish. The most important thing is that the lawyer you choose doesn't miss any critical details regarding your criminal charge: details that could make a big difference in your case. Missing critical evidence could end up costing you thousands of dollars in court fines and maybe even land you in jail. I will also answer all of your questions and concerns. This way, you will understand exactly where you stand with your case. As a result of your consultation, you'll know what to expect in the coming weeks and months. You will have the information you need to be able to make an informed choice about your case. You'll leave our conversation more knowledgeable and more confident about the future, which will give you peace of mind during this difficult time in your life.

My staff and I are here to help support you during this difficult time. I will discuss my services with you. I'll tell you what I can do should you decide to hire me and explain what costs are involved. I will answer your questions about my background and legal experience, including the number of cases I've represented in court in front of juries. I will tell you the pros and cons of the options available to you. It's my sincere hope that during this interview, I can help you find a way to put you at ease and help you feel better about your situation.

The cost of this personal thirty (30) minute consultation and case audit normally exceeds \$150.00. This consultation can save you thousands of dollars in higher court fines, increased insurance premiums (DUI), and may even help you avoid the future problems and aggravations of having a record. So make sure to call for your FREE consultation before the expiration date that's stamped on the consultation certificate.

WHAT'S MY GUARANTEE TO YOU?

Criminal cases can be emotionally draining and I understand what you're going through. <u>This is my guarantee of commitment to you</u>: If I become your lawyer, I will fully invest my time, my resources, and abilities in your case. I will keep you informed and involved at every stage of the proceedings and I will design an aggressive, strategic plan for dealing with the issues of your case, so you get the best possible result and move on with your life.

THE WORST THING YOU CAN DO IS WHAT TOO MANY PEOPLE DO – DELAY OR DO NOTHING!

Too many people have told me they wished they had acted sooner before important evidence was lost – they discovered what I want you to realize -<u>inaction can prove fatal to your case</u>. I have encountered many people who decided not to retain a lawyer because of one reason or another, only to find themselves years later wishing they would have gotten sound advice. It's unfortunate but TRUE!

Please don't let this happen to you. If you're in a situation where you don't know what to do and you can't seem to figure things out, then that's more of a reason to call my office. I understand that you have a lot of questions and concerns because HAVING A CRIMINAL CHARGE ON YOUR PERMANENT RECORD WILL IMPACT NEGATIVELY ON YOUR LIFE, AND SHOULD NOT BE TAKEN LIGHTLY. However, not doing anything at all won't change your situation.

TO TAKE ADVANTAGE OF MY NO RISK, NO HASSLE OFFER, JUST CALL (215) 557-7111 FOR YOUR CONSULTATION.

When you call the office, please ask to speak with my assistant to arrange a thirty minute consultation with me to discuss your situation at no charge. I will be more than happy to answer your questions, give you the benefit of an objective legal analysis and then, it's up to you to decide what you want to do. No one will pressure you. You will be treated with respect and courtesy. You will get a confidential case evaluation and learn your rights, remedies, and available options. Even after that, you are under no obligation.

I hope I have made this as easy as possible for you. Thanks again for ordering this Special Report. Free consultations with me are limited and will be given on a first-come first-serve basis. I look forward to hearing from you!

Yours truly,

ATTORNEY JOE MITCHELL YourHarvardAttorney.com "Dedicated To Protecting YOUR Rights!!!"

P.S. Remember, I'm here to help you in anyway I can. I've dedicated myself to serving each and every client by offering them the information they need to make one of the hardest decisions of their life. The truth of the matter is a criminal conviction on your permanent record is a life changing conviction that shouldn't be taken lightly.

P.S.S. Again, the consultation is 100% FREE and without obligation. There will be no one to pressure you. I treat everyone with the same respect and courtesy I

expect in return. You will get a FREE confidential case evaluation and the opportunity to learn your rights, remedies and options available to you. Free consultations with me are very limited and all requests will be given on a first-come-first serve basis. Again, the only reason why I'm in practice is to help people like you.