

THE LEGAL DANGERS OF CHILD PORN POSSESSION IN SOUTH FLORIDA

Know your rights. Know the consequences.



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MEET ROSSEN LAW FIRM

Rossen Law Firm has helped good people when bad things happen to them for more than a decade. We truly believe that bad things can happen to good people, and it is our mission to help without judgment.

Rossen Law Firm is dedicated to helping clients turn their lives around and move forward from what otherwise *could* have been debilitating criminal charges.

With our main office in Fort Lauderdale and by-appointment offices in Sunrise and Boca Raton, Rossen Law Firm provides criminal and DUI defense to the Tri-County South Florida Area.

Rossen Law Firm currently has three award-winning attorneys on staff, ready to assist you and work to defend your rights, future and freedom by getting you the best possible result on your criminal case in South Florida. Thanks to our incredible clients, our team has more than 400 5-star reviews on the Internet.



ADAM ROSSEN

Adam, founder of Rossen Law Firm, was born & raised in South Florida. He's always had a passion for helping people.

A University of Miami Law School grad, Adam loves the competition, strategy and debating he gets to do as a Criminal Defense Lawyer.

His law career began as a state prosecutor in Broward County. He was the first prosecutor of his class promoted - ahead of 32 others.

Rossen Law Firm was born from a desire to help people in a deeper, more meaningful way. Adam strives to make a difference in the lives of his clients, employees and community.

With numerous legal awards, such as a perfect Top 100 DUI Lawyer by National Advocacy for DUI Defense, a perfect 10 rating on Avvo, SuperLawyers rising star, AV Preeminent rated by Martindale Hubbell; Adam is still most proud of the five-star reviews and heart-felt testimonials left by his clients.

Fun Fact: Adam coached basketball for 10+ years.



MANNY SERRA- JOVENICH

Manny, partner attorney at Rossen Law Firm, was born and raised in South Florida. He became a lawyer to use his talents to help people.

A quote he lives by, especially in the courtroom, is:

"A true Statesman should be incorruptible and fearless" - Samuel Adams.

Manny's background includes fighting against big banks

during Florida's foreclosure crisis and protecting people's constitutional rights as a Broward County Public Defender. He loves to represent a "David" against a "Goliath".

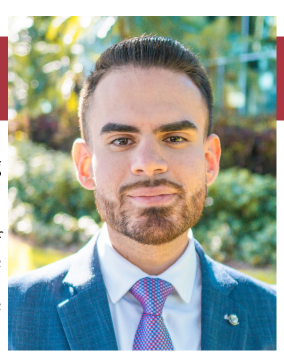
Manny graduated from Nova Southeastern Law School and was named to the National Trial Lawyers' Top 40 Under 40 list & named the 10 Best in Client Satisfaction by the American Institute of Criminal Law Attorneys.

Fun Fact: Manny loves to surf.

DAVID TARRAS

David, partner attorney at Rossen Law Firm, was raised in South Florida. He's spent his entire legal career fighting tirelessly for the criminally accused in both State and Federal Court in Florida.

David graduated from Fordham University School of Law in Manhattan, New York. He's since tried more than 40 jury trials, defended more than 1,000 clients and earned recognition as one of the top 40 criminal defense attorneys under the age of 40 in Florida.



David gets to fulfill his dream of being in a position to help and safeguard his clients' futures by using his passion for competition, creative conflict resolution and the art of persuasion as a defense attorney.

Fun Fact: David is a sci-fi enthusiast and can often be found reading or watching something Star Wars-related in his downtime.



WHAT IS CHILD PORN?

In the state of Florida, child pornography includes photographs, motion pictures, exhibitions, shows, representations, images, data files or any other presentation that includes any sexual conduct performed by a child.

Possession of child pornography is considered a sex crime in Florida.

Child pornography possession is legally defined as knowingly possessing, regulating or even viewing child pornography. It's illegal in the state of Florida to knowingly possess, control or even intentionally view any photo or video that you know contains sexual conduct by a child.

If you unintentionally come across child porn online, you want to report it immediately.

If you unintentionally come across child pornography - whether online, or if it's sent to you unsolicitedly in an email or a text, you should report the child porn to your local law enforcement in Florida immediately. There is immunity for people who report child porn in Florida, so it's important to make sure you report it, rather than hide it, to avoid the

potential of getting charged with child porn possession in the future.

Child Porn Possession Consequences:

In the next section, we'll go into possible consequences of child pornography charges in more depth, but generally speaking a 'typical' child porn charge is going to be a felony.

In Florida, possession of child pornography is a third-degree felony. If someone is convicted and found guilty of a child pornography charge, they could be looking at up to 5 years in prison, and/or up to 5 years on probation and a possible \$5,000 fine.

Depending on the type of child porn, or how many images or videos someone is found with, the consequences can also range up to a first-degree felony in Florida.



CONSEQUENCES OF POSSESSING CHILD PORN IN FLORIDA

Depending on the circumstances, a child porn crime can be a third, second or even first-degree felony

It's just a picture or a video right? How does looking at Child Pornography in Florida harm anyone?

When it comes to Child Pornography possession charges, Florida has some serious penalties that you need to be aware of. While many people seem to think that child pornography is a victimless crime, national research - and Florida state laws - say differently.

Possession of Child Pornography is a sex crime defined as knowingly possessing, regulating, or viewing child pornography. Child pornography in Florida includes photos, videos, shows, data files and any presentation that includes any sexual conduct by a child.

Some legal experts say that images of child sexual abuse (depicted in child pornography), continues to victimize people through their whole life-span. In the digital age we live in, the images and videos of child sexual abuse live forever online - long after the physical assault ends - and the trauma inflicted can follow the children well into adulthood.

If you've been charged with a child pornography crime in Florida, that is the kind of perspective that the Florida State Prosecutors will have as they investigate and press charges against you. To prosecutors, child pornography is not a victimless crime and that is part of why Florida has such harsh consequences for child porn possession charges.

Facing Child Porn Possession Allegations is stressful, but here at Rossen Law Firm we provide a five-star-rated, judgment-free criminal defense to your charges. We will listen to your whole story and promise to do everything in our power to fight for your future, rights, and for the best possible outcome on your case.

Consequences of Child Pornography Charges in Florida

A "typical" Possession of Child Pornography charge is a third-degree felony in Florida. This means that if you've been charged with possessing child pornography, you're looking at up to 5 years in prison, and/or 5 years of probation, and a \$5,000 fine.

There are circumstances though, depending on the type and quantity of child porn you're alleged of possessing, that could lead to you being charged with a first-degree felony for possessing child porn in Florida which could mean up to 30 years in prison and up to \$10,000 in fines if you're found guilty and convicted.

The exponential prison and legal consequence potential when facing child pornography possession allegations in Florida:

Frankly, here is the really scary thing if you've been charged with Child Porn Possession in Florida: The crime can be more severe depending on the number of child porn images or videos you have, and the content depicted in the images or videos can also mean more severe criminal charges.

Basically - a child pornography charge is not JUST a child pornography charge in Florida. You could be hit with a number of child porn possession charges if you have multiple images, for example.

CONSEQUENCES OF POSSESSING CHILD PORN IN SOUTH FLORIDA

For example, if you are facing 2 counts of criminal child porn possession charges at the third-degree felony level, a judge can always choose to sentence you to up to 5 years in prison for EACH of those charges, meaning you could easily be looking at a maximum sentence of 10 years in Florida state prison.

This is typically known as having your sentences run consecutively, as opposed to concurrently which would mean you can serve both of your 5-year sentences at the same time (for a total of 5 years in prison). This type of decision on how you'll serve your sentence, however, is up to the judge. The subjective nature of how you could be sentenced is always a risk with a child pornography possession allegation in Florida.

There are other circumstances in child pornography possession cases in Florida that can elevate your charges to a higher degree, and therefore have more stringent and serious sentencing potential in court. These circumstances, for example, could turn a second-degree felony into a first-degree felony:



If the images with children contain any of these elements: A child under 5 years old, sadomasochistic abuse, sexual battery, sexual bestiality, any movie (no matter the length). Definitions of these terms can be found on Florida's state statute site.

POSSIBLE PRISON SENTENCES FOR CHILD PORN POSSESSION CONVICTIONS IN FLORIDA



Due to the nature of the crime of Child Pornography
Possession and the Internet, there are a handful of other
criminal charges that you could also potentially be charged
with depending on the nature of your child porn allegations
in South Florida.

Criminal charges that commonly accompany child porn charges in Florida:

Sexual Cyberharassment

<u>Sexual Cyberharassment</u>, commonly also known as revenge porn, is the distribution of consensually obtained sexually explicit images of another person without the depicted person's permission.

Let's say a 19-year-old is dating a 17-year-old and the 17-year-old consensually sends their partner nude photos - the 19-year-old could be at risk for possessing child porn.

Take this one step further - if the 19-year-old shares that 'pornographic image of a minor' - they could be charged with a Sexual Cyberharassment crime in addition to a child pornography possession charge. A first offense for sexual cyberharassment is a first-degree misdemeanor in Florida.

Distributing Harmful Materials to Minors

Let's say someone over the age of 18 is chatting online with a minor, and the adult sends the child a photo with nudity or sexual content. The adult could then be charged

with the crime of <u>distributing harmful material</u> to a <u>minor</u>, which is a third-degree felony in Florida. If the minor sends back a photo, then the adult is also now illegally possessing child porn.

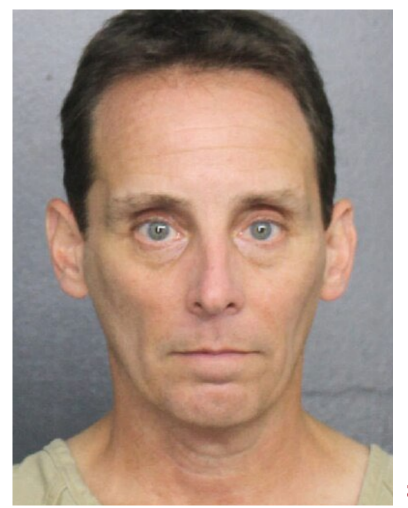
Soliciting a Child for Sex

Soliciting a Child for Sex in Florida simply involves using an online or electronic device to seduce, solicit, lure, or entice a minor, or person believed to be a minor, to engage in unlawful sexual conduct.

Solicitation of a minor could be a third or second-degree felony, depending on the details of the situation.

Video Voyeurism

Video <u>Voyeurism</u> includes using an imaging device (such as an iPhone camera) to record a person - without their consent - while dressing, undressing, or privately exposing their body "at a place and time when that person has reasonable expectation of privacy" for the purpose of sexual arousal. If someone over 18 does this act to people under 16, it is a second-degree felony in Florida.



Dr. Michael Mizrachy, 49, is facing 3 third-degree felony criminal charges related to possession of child pornography after a CyberTip led to his January 2021 arrest in Broward County. He was a well-known South Florida pediatrician.

WHAT **NOT TO DO**IF FACING CHILD PORN POSSESSION ALLEGATIONS IN SOUTH FLORIDA

Learn from a doctor's mistakes: What NOT to do if you're facing criminal allegations for child porn (or any crime) in Florida

Many families in the South Florida Community are reeling after hearing the news that a once loved, trusted and well-revered Broward County Pediatrician was arrested and charged with child pornography-related crimes in January.

Michael Mizrachy, 49, is facing 3 third-degree felony criminal charges related to possession of child pornography after a CyberTip led Broward County Sheriff's Office (BSO) Detective Erica Rocky (part of the South Florida Internet Crimes Against Children task force) to Mizrachy's home in Parkland.

You can find more details on the whole story in our "His Hidden Secret" blog online, but here we're going to break down his actual arrest for you and point out all the mistakes he made that hurt his case and his rights.

In short, a CyberTip online led to a local investigation into Mizrachy. BSO traced a graphic one-minute child porn video and some pornographic images of minors to Mizrachy. Before his January 2021 arrest, BSO arrived at Mizrachy's home early one morning in October.

That morning, in our opinion as South Florida criminal defense attorneys, Mizrachy handed his case over to law enforcement on a silver platter. Here's the deal - we're not going to tell you how to get away with crimes, that's not our job nor our interest.

But what we are going to do is break down and explain the mistakes Mizrachy made during his arrest. Understanding his mistakes will help you to know and understand your rights when you're accused of a child porn-related crime (or any crime for that matter) in South Florida. You knowing your rights certainly is our interest and our job.

Don't confirm if a cell phone, computer, email address or social media account is yours.

In Florida, Child Porn Possession is basically a "per se offense." This means that there really is no legal defense. If you have possession of child porn, you are almost certainly guilty in the eyes of Florida law.

Because of this, even acknowledging the phone or computer with child porn on it is yours is already destroying your chance at a successful legal criminal defense.

If you're ever under arrest for child porn allegations, in order to protect your rights you should never admit that a phone or computer belongs to you - even if a phone is taken from your pocket and has your name written on it in big, bright letters.

You have the right to remain silent - use it. If you keep your mouth entirely shut, then you at the very least take away a confession which is the strongest form of evidence. Mizrachy admitted to having specific email addresses, devices, and more to the police all before he was even officially arrested.

Don't answer police's questions without an attorney present.

In Mizrachy's first encounter with the police he admitted to knowingly possessing a child porn video, to taking elicit photos of minors in his home, to his sexual preferences and the ages of children he finds sexually attractive, and even his sexual excitement that motivated him taking the photos. He explicitly admitted to his "hidden secret" email accounts which had videos and images of child porn organized throughout the accounts.

Had Mizrachy stayed completely silent when police came to his home, police might have been forced into the realm of hearsay and circumstantial evidence. Now, his counsel and criminal defense team seems limited to the options of suppressing his confession. Options he may have had to a legal defense were already gone before he was officially arrested.

In addition to giving police the strongest form of evidence - a confession - for the child porn charges he's facing, Mizrachy may have told police enough to face several additional criminal charges as well.

What TO DO immediately when you find out you're a subject in any criminal investigation.

Hiring a lawyer immediately and not saying a word to police could have changed everything for Mizrachy and the allegations against him.

Do NOT allow law enforcement to search anything without a warrant - don't let them search your person, home, phone, computer, iPad, etc. The first inclination you have or the first time you hear you're under investigation for a crime, find a criminal defense attorney who will fight to protect your rights.

Additional consequences for crimes beyond the law ...

It's also important to note there are consequences beyond prison for people facing criminal charges - Mizrachy could lose his medical license, his wife has filed for divorce and he can now only have supervised visits with his two children.



WHAT ARE THE LEGAL DEFENSES TO CHILD PORN POSSESSION?

In Florida, Child Porn Possession is basically a "per se offense." This means that there really is no legal defense. If you are found in possession of child porn, you are almost certainly guilty in the eyes of Florida law. This makes it even more important for you to get a criminal defense attorney immediately.

There are few legal defenses to child pornography possession allegations, speaking broadly. A skilled criminal defense attorney will be able to listen to the details of your particular case and develop a criminal defense strategy unique to your case, story and circumstances.

Broadly speaking, here are a few criminal defenses that can be used in Florida:

Adult Depiction: If the images in question are entirely of persons over the age of 18 years of age, even if one or more of the persons depicted appear to be minors, that may be a defense to the crime of Possession of Child Pornography in Florida.

Child Erotica: Child pornography can be distinguished from child erotica which is not "sufficiently lascivious to meet the legal definition of sexually explicit conduct." If the images of the minors depict erotica, as opposed to pornography, this can be a defense to the crime of Possession of Child Pornography

Transitory Possession: Sometimes, people are unwittingly sent an image of child

pornography, but immediately delete the image once they realize the illegal nature of the image. However, a thumbnail image may still exist on the person's device or the image may still be in a memory cache even though the main image was deleted. In this scenario, the image was unintentionally viewed and any remaining thumbnail or memory cache image was not knowingly stored. The transitory possession of an image under these circumstances would be a defense to Possession of Child Pornography.

Mental Health Mitigation: Depending on the case and the individual, a mental health defense may be part of a criminal defense strategy. To attempt this, defense counsel would probably have to have the client undergo a polygraph (a lie detector test) and a full psycho-sexual evaluation and sexual risk assessment (which would examine the client's sexual interests, attitudes and behaviors to see if there may be deviance issues and to help determine their potential risk to re-offend in the future). These tests should be done privately by a defense team so the prosecution cannot see results. These tests can help to determine how predatory and dangerous a person may truly be.



Manny



Manny Serra-Jovenich

David Tarras

"WHEN BAD THINGS HAPPEN TO GOOD PEOPLE, WE'RE HERE TO HELP - NOT JUDGE" - ADAM ROSSEN











HOW TO CHOOSE A
CRIMINAL DEFENSE
ATTORNEY

There are a few specific things you'll want to be on the lookout for when you're looking for the right lawyer for you & your case.

When searching for the right criminal defense attorney for you, there are 4 key factors that you want to look for:

- Community Reputation
- Reviews
- Dynamic Team Approach
- Focused on Criminal Law

Let's dive into each of these characteristics so you know what we mean and some guide posts you can look for.

Community Reputation

Hiring a lawyer with a well-known positive reputation with prosecutors & judges in Florida can substantially help your case. As former state prosecutors and public defenders, RLF's team is deeply connected to the legal community. There are many lawyer ratings

& awards out there that recognize attorney excellence. Some of the ones you want to look for are AV Rated by Martindale-Hubbell awards (voted on by fellow lawyer and judges), AVVO ratings, SuperLawyers, National Trial Lawyers Association & National Association of Distinguished Counsel recognition.

Online Reviews

Reading about the experiences of former clients will give you a good idea of who the attorney is, how well they treat their clients, and how they handle cases. We highly recommend reading Google reviews, which you can find on the <u>Law Firm's Google Maps or Google Business Listing</u>.

Dynamic Team Approach

A team approach is far superior than hiring a solo criminal defense attorney when it comes to your rights and your future. At Rossen Law Firm we have three award-winning criminal defense attorneys with extensive experience. With three different brilliant criminal defense minds, our team is able to attack your criminal case & allegations from all perspectives necessary to fight to get you the best possible result on your case.

Focused on Criminal Law, with experience with people facing child porn possession crimes

You want a lawyer who primarily handles criminal cases and who has specific experience defending people facing child porn charges similar to yours. You don't want a "general" criminal defense attorney who 'does it all.' Your charges are unique and you need someone who understand them, specifically. A good criminal defense lawyer will help get you the best results possible.

7 Essential Questions to Ask Before You Hire a Criminal Defense Attorney - If you can't answer "yes," to all of these - don't hire!

- I. Was the meeting all about me and not the attorney?
- 2. Did the attorney let me explain myself without interrupting?
- 3. Did the attorney disclose a plan of action?
- 4. Did the attorney seem to have my best interests in mind?
- 5. Was it easy to get in touch with the attorney?
- 6. Did the attorney give me his cell phone number?
- 7. Does the attorney have extensive experience with the type of child pornography charge I'm facing?

RESOURCES FOR PEOPLE ACCUSED OF A CRIME

If you, or someone you know, is dealing with a pornography or child pornography addiction - there is help.

You should know that in the state of Florida, if you come across Child Porn you should report it to local law enforcement - there is <u>criminal immunity</u> built in for people who report child porn in Florida.

Porn Addiction Hotlines:

You can call any of these numbers to be connected with someone to talk anonymously about pornography addiction. These hotlines are typically 24/7 and can provide immediate counseling and support as well as recommend local treatment programs and support groups.

Sexaholics Anonymous: 1-866-424-8777

Sex Addicts Anonymous: I-800-477-8191

Addictions Hotline: I-844-276-2777

National Institute on Drug Abuse: I-800-622-4357

U.S. Department of Health and Human Services: I-800-662-4357

In Florida, there are Sexual Addiction Support Groups as well as Sexual Addiction Treatment Centers and Rehabs. If you or someone you know is interested in a treatment or rehab center - give our team a call at (754) 206-6200 for a recommendation.

We know many area therapists in South Florida and know of some of the best treatment and rehab centers that have great reputations. We can help you or your loved one find a place you trust.

This <u>blog at Recovery Village</u> offers other insightful resources such as types of therapeutic options and support groups.

RESOURCES FOR VICTIMS OF A CRIME

If you, or someone you know, is currently a victim of child pornography or childhood sexual abuse (or was in the past) - there is help.

Resources for Florida victims of child pornography and their families

There are numerous local, state-wide and federal resources available if you or a loved one are a victim of child porn.

- You can always call 911 to report the abuse and get immediate help. Most local prosecution
 offices also have victim advocates and resources to help guide you.
- You can visit the <u>National CyberTip line</u> to report cases of child exploitation.
- Learn about <u>Project Safe Childhood</u> online on the US Department of Justice website.
- Find resources, help and more at the National Center of Missing and Exploited Children website.
- You can also search for sexual offenders on the <u>US Department of Justice National Sex offender Public Website</u>.

Section 7 titled <u>"The Justice System Response to Victims"</u> in a Florida Victims of Crime <u>Guidebook titled "Improving the Response to Victims of Child Pornography."</u> outlines that child pornography crimes may be prosecuted at the federal, state, or local level.

"In 2009, about 10 percent of child pornography production cases and one-third of possession and distribution cases involved federal charges, with the remainder charged at the state or local levels," according to the report.

Victims of child pornography "have certain rights and interests relating to the criminal justice process. In all cases, victims have an interest in being treated fairly, and in being protected from additional trauma caused by their participation in the investigation and prosecution of the case," the report states.

Victims of child pornography in Florida also have rights related to notification, protection and compensation - the scope of these rights vary depending on if the case is in the state or federal criminal justice system - but these rights do apply to ALL victims.

If you are facing child pornography charges in Florida, or need resources or legal assistance as someone struggling with a porn addiction or as someone who is a victim of child porn, please don't hesitate to give our office a call. If we can help, we will: **(754) 206-6200**

HOW ROSSEN LAW FIRM WINS CHILD PORNOGRAPHY CASES IN SOUTH FLORIDA

Minimum Prison Time Avoided on Federal Child Porn Charges in South Florida



When it comes to Federal Child Pornography Charges in South Florida, there is a 5-year minimum required prison sentence. That means, that if you're convicted, the very least amount of time you'll spend in prison is 5 years. Unless, a judge is convinced to give what's known as a "downward departure" and sentence you to a lesser punishment than the law says you need for your alleged crime.

This was what we were able to do for our client Matt. Rossen Law Firm was able to work with the judge on his case to disregard the 5 year minimum and give Matt a significantly shorter sentence.

We were able to get Matt into a treatment program instead, and now he feels like he has his life back on track and is feeling so much better.

Client Concerns about the charges:

Matt was living in fear. He was afraid of what he was doing, and was scared that this child pornography charge would ruin his relationship with his wife and daughter.

Facts about the case:

Matt is an elderly man in South Florida who had looked at child pornography for the past 30 years. He had very low self-esteem and was living in fear because he was hiding this secret from everyone he knew - but he desperately wanted help.

Matt downloaded a new site to his computer - and it turns out that the FBI was monitoring the site. One day, the FBI raided Matt's home at 6 a.m. to arrest him.

Rossen Law Firm's Criminal Defense Strategy:

When we met, the first thing Matt told us was that he felt relief, because he desperately wanted help.

Because Matt had already admitted everything to the FBI, there weren't many legal strategies left to defend him with. So, we got to work putting together a mitigation packet. We immediately got Matt into a treatment center and he did exceptionally well during his time there.

Then, when we went before the judge and presented the mitigation packet we proved that Matt already got the help that he needed to change. That resulted in the judge giving a sentence far less than the mandatory minimum of 5 years in Prison. Mandatory minimum sentences are very difficult to get a South Florida judge to depart from, so this was a great result for Matt.

ROSSEN LAW FIRM'S FREE STRATEGY SESSIONS

We offer more than mere "free consultations"

At our firm we provide <u>a free initial strategy session</u> to anyone in need of our legal services. Unlike most law firms, we don't put a time limit on this meeting. Typically, our free strategy sessions can range from 30 minutes to 2 hours, depending on how complex your situation is.

During this strategy session, we go through a series of steps designed to let you know what to expect both with your case, and with our firm. We will also develop our initial defense strategy with you, which will help you understand the "why" behind what we do.

*Our free strategy session in no way obligates you to work with our firm. Whether you decide to work with us or another attorney, you will always get the following information in your strategy session with us at no cost to you.

STEP I: Your Story is Important

The most important part of the initial consult is us listening to you and your story.

STEP 2: Education is Key

We make sure you understand the charges against you, the criminal process and the potential penalties - really, we make sure you fully understand what's at stake.

Step 3: Our Unique Defense Strategy for You

In our first meeting, you will learn exactly how we'd fight to protect your rights and safeguard your future.

When it comes to lawyer fees, the most important thing to know is the VALUE to your life you will receive from the lawyer. At our firm, we charge flatfees unique to your case. We don't bill per hour, and we have payment plan options.

We take all the time you need to answer each one of your questions.

Call us today to schedule your free strategy session:

Fort Lauderdale: (754) 206-6200

Boca Raton: (561) 880-8181

Sunrise: (754) 999-2499

OUR STRATEGY SESSIONS ARE MORE THAN A CONSULTATION

- It's not a sales pitch. It's about you first.
- We educate you: On the law, the facts of your case, court procedure and the possible minimum & maximum penalties.
- Strategy developed in person: We break everything down & tell you how we'd plan to fight for (and hopefully win) your case.

"Having Adam Rossen as my Criminal Defense lawyer saved my life. ... He kept me updated with my cases and would always fight for what is best for me and never let me down on getting me the best results.

He has shown me that he is a man of his word and he will do everything in his power to help you no matter what." - D.G., Former client *Prospective client may not obtain the same or similar result

- lacktriang we guarantee to develop your defense strategy at the very first (free) meeting
- •WE GUARANTEE TO BE A TRUSTED PARTNER AT YOUR SIDE. WE'LL EXPLAIN ALL THE LAWS AND PROCEDURES. YOU WILL NEVER FEEL INTIMIDATED OR ALONE
- WE GUARANTEE WE WILL FIGHT VIGOROUSLY FOR YOU BY REQUESTING DEPOSITIONS. REVIEWING ALL THE EVIDENCE. FILING APPLICABLE MOTIONS AND EVEN TAKING YOUR CASE TO TRIAL











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