

SMB **SCOTT M. BROWN & ASSOCIATES**

NEWSLETTER

SBrownLawyer.com

December 2014

979-319-5388
281-301-0874
toll free: 800-729-9142

Facing Fallacies: What To Do If You Are Wrongfully Charged With Assault

Being wrongfully accused of something you didn't do isn't right. More importantly, it doesn't feel right. You feel desperate and frustrated as you attempt to make sense of this unforeseeable mess you're trapped in. You feel like your world is crashing down on you. You're forced to defend yourself against baseless claims and argue your innocence to people who've labeled you guilty. Navigating a complicated legal system has left your head pounding. And on top of it all, unnecessary costs tug at your wallet and time consuming court dates cut into your busy schedule. Your life is already filled to the brim with work, family, friends, and other various obligations, and now you have to deal with this?

Not to mention, your hard earned reputation is at stake. You face having to disclose a guilty conviction to your current or future employers and co-workers. You have to explain to friends and family what really happened and why the charges don't add up. Being forced to relive this moment in time is the last thing you want to do. All the unknowns and what-ifs leave you feeling like you're in a living nightmare.

Follow Us



Scott M. Brown was selected for inclusion on the Texas list of Super Lawyers Rising Stars from 2012-2014 (a Thomson Reuters service).

Visit Our Video Center



Family Law Q&A

Many different situations can lead to false charges. Some people experience an unfortunate run-in with the police, and subsequently inaccurate charges are listed. For others, maybe it's a spouse deviously alleging a violent act took place as just another malicious chess move in a heated custody battle. Whatever the claim is, your truth does matter and should be heard. Talking to the right criminal defense lawyer will be the most beneficial step you can take for yourself, and for your future.

Put away all your preconceived notions about criminal defense attorneys. As the old saying goes, not all criminal defense attorneys are created equally. Good and bad attorneys vary just as much as the next person or professional. Some are genuine; some are not. Some are attentive; others not so much. Some will have your back, and others you'll never hear from again.

Don't just trust any attorney, trust the right attorney. The attorneys at Scott M. Brown & Associates will handle your case with the personal care and attention you want. They will aggressively go to battle on your behalf. When everything is on the line, put your trust in the right place. Hire Scott M. Brown & Associates.

The likelihood of your worst fears coming to fruition is slim. With the right criminal defense attorney, the truth will eventually come to light and any false allegations will be put to rest. To achieve this, however, it is crucial to select legal representation that puts you at ease, allowing you to carry on with the most important parts of your life. Remember, you may be in the hot seat, but a good criminal defense attorney will be in the driver's seat. He or she will ensure your road to a peace of mind is one with as few bumps as possible.

If you or a loved one need an experienced, caring, hard-working criminal defense attorney who will have your back both in and out of the courtroom, Scott M. Brown and Associates are the way to go. Scott M. Brown and Associates is the leading family law and criminal defense firm in the Houston area, including Brazoria County, Galveston County and Harris County. We can handle all your criminal defense needs, including wrongfully charged assault cases. Don't spend another minute worrying. [Contact us](#) today at 979- 319-5388 or 800-729-9142. Put the outcome of your case in the hands of someone you trust, and put your trust in us.

Q: Do I have to prove fault to get a divorce in Texas?

A: Texas is a no-fault state; Thus, it is not necessary to prove fault to get divorced in Texas. Divorces in Texas can simply be granted on the grounds of insupportability, meaning that there is marital discord or conflict of personalities for which no reasonable expectation of reconciliation exists. However, fault grounds may also be pled. Adultery and cruel treatment are some examples of a fault ground for a Texas divorce.

Q: What if my spouse doesn't want to get divorced or feels we will reconcile?

A: In Texas, all it takes is for one spouse to feel that there is no reasonable expectation of reconciliation. If one spouse provides testimony that a reconciliation is not reasonably expected, a court has the power to grant the divorce.

Q: What can I expect from the divorce process?

A: The more agreements you can reach with your spouse, the faster your divorce will be. If you and your spouse reach an agreement on all the issues in the case, you both will sign an Agreed Final Decree of Divorce. This document is an order from the court detailing the rights and duties of the Petitioner and Respondent, divides

any property and debts, and may provide for child support and visitation if children are involved. At least one party will then be required to appear in Court to answer a series of questions under oath. The judge will review the decree. If children are involved, make a determination that the provisions of the Decree are in the best interest of the children. If property is involved, the judge will review the terms of the decree to ensure that the property is divided in a just and equitable manner. Once the judge approves the final decree, the divorce is granted and finalized. When an agreement cannot be reached between the parties, the divorce process may be significantly longer. In this case, the parties will appear before a judge, give testimony and often have witnesses give testimony. The judge will then decide all remaining issues based on the testimony given and evidence presented, and issue a final order.

Wounded Warrior Project™ Benefit - November 2014

Scott M. Brown & Associates hosted a golf tournament fundraiser and donated proceeds to support wounded service members through Wounded Warrior Project™.





The Wounded Warrior Project™ is an organization Scott M. Brown & Associates feels passionate about.

This nonprofit organization supports a full range of programs and services for injured veterans and their families. These young men and women have sacrificed so much in defense of our country, and they will never be paid back fully for what they have lost. This project does a tremendous job in helping our disabled veterans when they return from the battlefield. We felt honored to host this golf tournament to raise funds for this organization.

This nonprofit organization



Meet the Attorneys



Scott M. Brown



T.J. Roberts

Contact Scott M. Brown & Associates today.

Our team of experienced attorneys and professional staff is looking forward to helping you with your legal issues.

"The Law Firm Devoted to Family Law and Criminal Defense"