



Suffolk County Larceny Attorney Jason Bassett Discusses the Difference Between Petit and Grand Larceny in New York

October 24, 2022

October 24, 2022 - PRESSADVANTAGE -

Suffolk County larceny attorney Jason Bassett (<https://jbasettlaw.com/what-is-the-difference-between-petit-and-grand-larceny-in-new-york/>) releases a new article on his website that discusses the differences between petit and grand larceny in New York. The lawyer mentions that in New York, theft-related crimes are usually referred to as larceny. Larceny charges can be difficult to navigate.

According to the Suffolk County larceny attorney, "Here are several things you should know when it comes to theft charges. Larceny crimes are classified as Petit or Grand. If convicted of either Petit or Grand Larceny, the penalties in NY are severe. This is why it is crucial to bring your case to an experienced larceny attorney."

The lawyer explains that according to the New York Penal Law, Larceny is an allegation that someone is

depriving another person of their property. Personal property is defined as anything valuable which is often money or possessions. However, personal property can also include personal data which makes interpreting larceny a bit tricky.

Attorney Jason Bassett also mentions that the context of 'depriving' can be wide and does not only mean taking property away but also disposing of it. This means that someone can still be charged with larceny even if they are not keeping the valuable items.

In the article, attorney Bassett says that in order to be charged with larceny, a person does not have to directly steal something from another. Embezzlement, or gaining property through fraudulent schemes, is also considered larceny. Keeping possession of lost belongings can also be considered theft.

Furthermore, attorney Bassett discusses that petit larceny is the first and easiest type of larceny, and where the value stolen is less than \$1,000. This can be punished by up to a year in jail. On the other hand, grand larceny is a more serious theft type and can be punishable by up to 25 years in prison and huge fines. There are four degrees for grand larceny which will vary greatly based on the value of the stolen property.

Lastly, the criminal defense attorney emphasizes the importance of having a skilled larceny attorney when facing charges of larceny. Having an experienced lawyer may be able to help the accused protect their freedom and receive a favorable outcome in the case.

About Jason Bassett Criminal Lawyer

Jason Bassett, Esq. has dedicated his practice to defending the rights of those who are accused of criminal offenses. He puts his unique perspective as a former prosecutor to work and provides the best legal assistance he can give to his clients. Mr. Bassett brings a unique combination of skill, experience, and zealous advocacy to provide his clients with the best possible outcomes. Contact him today to schedule a consultation.

Law Offices of Jason Bassett, P.C. | Criminal Attorney and DWI Lawyer

320 Carleton Ave Suite 4200, Central Islip, NY 11722, United States

(631) 259-6060

###

For more information about Law Offices of Jason Bassett, P.C. | Criminal Attorney and DWI Lawyer, contact the company here: Law Offices of Jason Bassett, P.C. | Criminal Attorney and DWI Lawyer Jason Bassett (631) 259-6060 bassettlaw@live.com The Law Offices of Jason Bassett | Criminal Defense Attorney 320 Carleton Ave #4200, Central Islip, NY 11722

Law Offices of Jason Bassett, P.C. | Criminal Attorney and DWI Lawyer

Criminal Attorney Jason Bassett is an experienced NYC area prosecutor now fighting for defendants in Suffolk County, Nassau County, and Long Island.

Website: <https://jbassettlaw.com/>

Email: bassettlaw@live.com

Phone: (631) 259-6060

