

Learn more about Q|Nav, our team, our services, and how we can make a difference for you.

TABLE OF CONTENTS

Page 2: Introduction

Page 3: Who We Are

Page 4: Our History

Page 5: Mission and Vision

Page 6: What to Expect

Page 7: What We Do

Page 10: Expert Witness

Page 11: White Collar Defense

We're committed to helping you achieve early release options and post-conviction remedies. When you're ready to work with a team of advocates who have an in-depth understanding of the criminal justice system and incarcerated life, our experts are here to fight for your needs.

Please contact us to arrange an initial consultation. This complimentary meeting will help us analyze your needs.

We passionately advocate for our clients and their families, and we look forward to hearing from you and learning more about your case.

Contact us to request a free and confidential consultation.

FASTEST MAIL RESPONSE

QNav, LLC Aurora, CO 80013

DENVER OFFICE

The Point at Inverness 4255 South Buckley Rd, PMB 419 8310 South Valley Hwy, Ste. 300 Centennial, CO 80112

WASHINGTON OFFICE

The Pitch at The Wharf 800 Main Street, Ste. 200 Washington DC 20024

www.QNAV-LLC.com

email: contact@QNAV-LLC.com

phone: (720) 530-7581

INTRODUCTION

We offer end-to-end support as you navigate the criminal justice system.

Pre-Trial and Pre-Plea Strategy and Planning

We provide abundant preparation regarding non-legal and traditional avenues of pretrial and pre-plea strategic planning.

Help in Navigating the United **States Prison System**

We help new inmates and their families navigate the complicated and often confusing prison rules and chain of command.

Conviction and Sentencing Guidance and Support

We streamline the trial, conviction, and sentencing process for the defendant and his or her family and minimize stress and confusion.

Pre-Release, Post-Release, and Legislative Support

We'll guide you through parole/probation meetings, securing a job and housing, transportation alternatives, and more.

Fully-Integrated, Full-Service, Highly-Specialized Legal, Judicial, **Legislative, and Executive Action Remedies**

Our knowledgable and experienced staff will guide you every step of the way through post-conviction state and federal court petitions, clemency/commutation/pardon, early, meritorious and special needs-compassionate parole at the executive level.

We prepare court motions, actions, pleadings, petitions and briefs, which are then submitted through our legal professionals. Each of our legal experts work in conjunction with consulting authorities for all other forms of remedies at the judicial, legislative, or executive levels of state and federal government.

Contact us to request a free and confidential consultation.

FASTEST MAIL RESPONSE QNav, LLC 4255 South Buckley Rd, PMB 419 8310 South Valley Hwy, Ste. 300 Aurora, CO 80013

DENVER OFFICE The Point at Inverness Centennial, CO 80112

WASHINGTON OFFICE The Pitch at The Wharf 800 Main Street, Ste. 200 Washington DC 20024

phone: (720) 530-7581 www.QNAV-LLC.com email: contact@QNAV-LLC.com





We are not a law firm.

Q|NAV is far deeper and broader than a traditional law firm. We have lived your life – all of us. Lawyers play a role but so much of what we do goes beyond standard court actions.

Sometimes we help defendants prepare their court actions while preserving their indigent and In forma pauperis status for court-appointed counsel. In Federal cases and many states, the civil statutes allow for an inmate to retain indigent status while gaining the support and assistance of private counsel.

Other times we do most or all of the work pro se [self-represented] – or bring a lawyer on board for representation – depending on the client's budget.

Fees & Relationships

Fees are calculated based upon the client's individual needs and our written agreement. In the event we collect fees in advance of securing outside team members (such as lawyers, experts, consultants, etc.), funds will be held in special reserve with regular accounting provided to our client. If reserved fees are unearned or unused they will be promptly returned with full accounting provided.

Relationships are valuable and sometimes crucial to our ability to help clients. It is important to understand that we do not claim to possess nor do we enjoy any special influence or credibility with authorities, regulators, government executives, governors or other elected or appointed officials.

Getting Started With QNAV

Our services are offered on an as-needed basis, giving our clients the freedom to choose the right path for their needs. If we feel we have a high probability of success with your case, rest assured that fees will never interfere with our relationship. Ready to get started? If so, contact us today at (720) 530-7581 or by email at qnavrr@outlook.com.

ABOUT US: OUR HISTORY

We have been where you are.

Navigating the criminal justice system is a complex process that leaves many defendants and their families feeling profoundly overwhelmed and disillusioned. Our founder, Will Hoover, has first-hand experience with life inside the prison system and is passionate about working with others to achieve liberty options and reduction of sentence. Throughout his 18+ years of building on-the-job knowledge of our criminal justice system, Will has gained perspective that proves valuable to others in similar situations.

In 2002, Will filed personal and corporate Chapter 11 reorganization bankruptcies with the goal of buying time to resolve debt while honoring his commitments to clients and associates. In 2004 at the age of 51, Will was convicted of multiple counts of securities fraud, theft, and Colorado Organized Crime Control Act (COCCA) charges. He was sentenced to 100 years in state prison, leaving himself and his family to adjust to this cataclysmic change.



During his time in prison, Will made it his mission to help other inmates and their families explore options for early release, proof of actual innocence, and other solutions. Having spent time within the system as an inmate representative and "jailhouse lawyer", he has a deep understanding of the unique challenges that inmates and their loved ones face. Not a lawyer himself, Will is a proud graduate of the University of Denver holding a Bachelor of Science in Business Administration degree in finance and accounting.

As a result of his hard-won knowledge, rehabilitation, and repentance, Will was granted clemency and sentence commutation by a compassionate governor. Like our clients and families, Will's special family advocate and her team made liberty possible. It is now his mission to partner with inmates who have exhausted every traditional option in their quest for early release options. With Will at the helm of our organization, we have built a small but mighty team whose goal is to provide support for criminal defendants and their families.

Contact us to request a free and confidential consultation.

FASTEST MAIL RESPONSE QNav, LLC 4255 South Buckley Rd, PMB 419 8310 South Valley Hwy, Ste. 300 Aurora, CO 80013

DENVER OFFICE The Point at Inverness Centennial, CO 80112

WASHINGTON OFFICE The Pitch at The Wharf 800 Main Street, Ste. 200 Washington DC 20024

phone: (720) 530-7581 www.QNAV-LLC.com email: contact@QNAV-LLC.com

ABOUT US: OVER 100 YEARS OF COMBINED EXPERIENCE

Our Mission

Our team understands the unique challenges that defendants and prisoners are up against – families, too. Although imprisonment is a shock to the system for the uninitiated, the effect on the inmate's loved ones also shouldn't be underestimated. While QlNav performs many functions for the inmate and loved ones, the central goal is always accelerated release from prison and successful reintegration into society. How we achieve release and reentry success differs from case to case, client to client. If state and federal courts fail to secure justice, the goal of earned early release is what many prisoners work towards through executive directors, parole boards, clemency boards, conviction integrity review, joint motions, and governors. Our founder, Will Hoover, describes the most difficult day of his life as the day he went to prison and the second most difficult day of his life as the day he came home.

Our team works tirelessly to deliver liberty options for our clients, but this isn't the only goal we work toward. We also aim to help our clients and their families navigate the emotional and psychological challenges of returning home after imprisonment. We understand that the emotional and financial toll on families of inmates is enormous, and we're here to provide support every step of the way in your post-conviction relief journey. After working to heal the emotional and psychological trauma that conviction brings, the details of post-conviction employment, housing, and parole become simpler to contend with.

Our Vision

As we work together to achieve accelerated release and reentry, we believe that education is crucial for all inmates as they work to achieve meritorious parole, clemency, or judicial remedies. Although many of us have been led to believe that investing in attorneys is the only tool available, we're here to help our clients understand that there are other (more effective) ways to win commutation of sentence. In order to achieve your goals, you'll need to become intimately familiar with the laws and terms relevant to your case. An understanding of court nuances isn't necessary, but gaining insight into the global view of your case and life in prison is imperative.

At Q|Nav, we firmly believe that no one has a better understanding of your case than you. Learning more about the appeals process and post-conviction actions is a key component of your road to freedom and a big part of how we help you win. Although personal education about your case is important, so is having a tenacious team in your corner to help you fight for a better outcome for yourself and your family. Because our primary goal is achieving successful results for our clients, we choose who we partner with carefully. Our team cares deeply about improving quality of life for our clients and their families, and we aim to be a champion of your personal growth. Upon your release from prison, we hope to help you restore a productive and honorable life with redeemed dignity and integrity.





WHAT TO EXPECT

Due to our unique process and skill set, we are selective about our clients. We make partnerships based upon the highest probability of success in reaching our clients' stated goals.

We're proud to offer a la carte services to give our clients as much flexibility as possible when working toward early release options. Once we begin our partnership, you and your family will benefit from a simple fee agreement structure. We'll cost out your project and you'll pay a moderate retainer and monthly fee until your goals are met. In general, clients can expect a six-month life cycle until completion of the mission.

Although we ask for a retainer and a monthly fee, our number one priority is helping each client achieve his or her goals. We don't want our services to be cost prohibitive, so flexible payment options may be available on a case-by-case basis.

Contact us to request a free, no-obligation, completely confidential consultation with a member of our team.

Our process follows a pathway of 7 portals:

- Q1: Pre-Trial / Pre-Plea Strategic Planning
- Q2: Conviction and Sentencing
- Q3: Incarceration
- Q4: Post-Conviction
- Q5: Pre-Release, Re-Entry, & Post-Release
- Q6: Juvenile Criminal Support
- Q7: Legislative Causes

CONNECT WITH AN EXPERT WHO WILL FIGHT FOR YOU, YOUR FAMILY, AND YOUR RIGHTS.

We're committed to helping you achieve early release options and navigate post-conviction remedies. When you're ready to work with a team of advocates who have an in-depth understanding of the criminal justice system and incarcerated life, our experts are here to fight for your needs. Please contact us to arrange an initial consultation.

WHAT WE DO

Q1: The Beginning

In this stage, we assist criminal defendants and their families with:

- Attorney selection
- Investigative and research services
- Relevant advocates and activists
- Expert testimony grading
- Jury selection
- Family therapeutic counselor referrals in psychiatry, psychology, and family law

QI's primary objective is to provide the client with abundant preparation regarding non-legal and traditional avenues of pretrial and pre-plea strategic planning.

Q2: Conviction and Sentencing

The time between trial (plea), conviction, and sentencing is often an especially challenging experience for defendants and their loved ones.

The Q2 portal walks clients and their families through what to expect for prisoners and their family members, both individually and as a unit. High-quality counseling, therapy, health and medical advocates, and jail/prison facility specialists will be available to answer questions and provide support. Our objective for Q2 is to streamline the trial, conviction, and sentencing process for the defendant and his or her family and minimize stress and confusion.

Q3: Incarceration

Upon the defendant's entry into a jail or prison facility, a new routine and way of life begins to take shape for both the prisoner and his or her family members. People find themselves navigating hurdles that are unfamiliar and often overwhelming. The Q3 portal exists to address a list of several distinct (and often overlapping) problematic possibilities, which include:

- Custody Level
- Parole Preparation
- Classification
- Housing
- Religious Practices
- Work Placement
- Religious Practices
- Outside Communication (phone, mail, legal mail)
 Mental Health Diet Requirements
 Medical Needs (Deal Assistance)
 Physical Safety (Disciplinary Matters)
 Education (Disciplinary Matters)
 Education (Disciplinary Matters)
 Interstate Compact
- Diet RequirementsFacility Transfers
- Administrative Sanctions Language Interpreters

- Visiting

- Interstate Compact & **Treaty Transfers**

In most cases, the inmate and his or her family are unfamiliar with life in prison and have little to no authority or power when it comes to navigating the rules and chain of command. That's where we come in: we advocate for our clients (and the families) as if we were in their shoes.

WHAT WE DO, CONTINUED

Q4: Post-Conviction

Post-Conviction state and federal court petitions, clemency/commutation/pardon, early, meritorious and special needs-compassionate parole at the executive level, conviction integrity units, joint proportionality motions, and statutory relief.

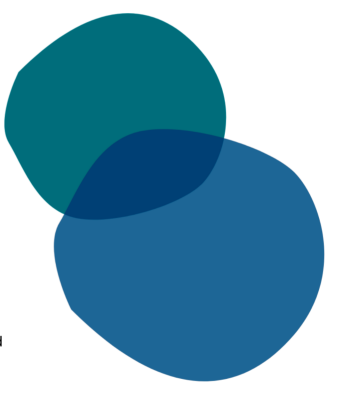
The Q4 portal is led by knowledgeable and experienced staff who perform fully integrated, full-service, and highly specialized legal, judicial, legislative and executive office.

Within this portal, we prepare court motions, actions, pleadings, petitions and briefs, which are then submitted through our legal professionals. Each of our legal experts work in conjunction with consulting authorities for all other forms of remedies at the judicial, legislative, or executive levels of state and federal government.

Q5: Pre-Release, Re-Entry, and Post-Release

Many inmates and their families are surprised to discover that leaving incarceration is often as challenging as entering. The experience you have largely depends upon the length of time you have served, but expect to meet obstacles along the way regardless of how long you were incarcerated.

Q5 exists to help ease the transition from prison back into society and the family. Our team members will work closely with you to navigate every conceivable need you and your family face as you depart from life in prison. Although many state and federal facilities offer prerelease preparation programs, the gap between departure and parole, probation, community corrections, intensive supervision programs, or some combination of restricted liberty is extraordinary. Challenges rise exponentially for clients who are saddled with sustaining warrants, detainers, or continued litigation in any form.



Q5 aims to combat these problems through coaching and action. We're here to help each of our clients and their families navigate the intricacies of parole/probation meetings, attaining housing, securing employment, medical and therapeutic facilities, transportation alternatives, and more.

WHAT WE DO, CONTINUED

Q6: Juvenile Criminal Services

Q6 incorporates services from Q1 through Q5 with the objective of assisting youth and their families navigate the criminal proceeding system. Our primary goal is to keep youth out of the "system" whenever possible. We provide guidance for youth and their families regarding attorney selection, public defender or alternative defense counsel management, pre-trial and pre-plea planning and consultation.

We ensure that youthful alleged offenders receive intensive deterrence training, restorative justice and family rekindling training, as well as whatever else the individual case calls for.

It is our hope that families will participate along with the youth, and we offer programs involving:

- Family Therapeutic Counseling
- Drug and Alcohol Rehabilitation
- Re-Entry Management

- Housing
- Employment

Additionally, we provide specialized programs independently designed to provide any and all mentorship and guidance necessary to remove the criminal option forward.

We pay special consideration to the Hispanic/Latino and African American communities in our quest to be as inclusive as possible. With these communities in mind, we have staff-contained translation services available for our Spanish-speaking clients. We also have alliances within the African American and Native American communities so we can advocate to the best of our ability and provide personalized plans tailored to the needs of these communities. All other language and cultural community translation and cultural services are contracted on a case-by-case basis.

Q7: Legislative Causes

The legislative portal is a crucial piece of our overall mission for charging and sentencing reform, leading to far more equitable punishment than presently exists in most state and federal court systems.

Our legislative portal aims to expedite remedies in three distinct ways:

- Assisting defense lawyers with statutory facts and interpretations with the goal of achieving accurate charging, thereby leading to accurate sentencing.
- Conducting extensive research into the intent of the charging statute in question.
- Statutory revision, amendment, modification, construction, destruction, and modernization. Our goal is to accelerate equity and fairness for all criminal defendants through law changes at the source, advocating for retroactive legislation that is favorable to the defendant.





Why You Need a Specialized, Experienced Expert Witness

Although eyewitnesses and documentary evidence are often called upon to provide facts and opinions about what they saw, heard, or support, the QNAV specialized expert consultant and witness provides a higher degree of unique, hands-on knowledge. When someone in this position is called to testify, he or she often does so with the goal of contextualizing information in a way that's relevant to the case, borne from personal and direct experience. Calling in a professional who can provide valuable insight often has the potential to make or break a case.

If you are a white collar defendant in the midst of preparing for an upcoming trial, having an expert witness on your side may provide a significant advantage. Juries, judges, and prosecutors will gain a better understanding of the rules of the game, including the realities of your particular industry and its unique customs, traditions, and acceptable business practices. Our founder, Will Hoover, has unequaled qualifications that make him an excellent expert consultant and/or witness to help you along your path of pre-trial, plea, or trial consultancy.

Our experts will act as your advocate and assist you and your defense attorneys in the following ways:

- Aid in the coordination of discovery and testimonial evidence by outlining the criminal proceeding process as only someone who has been a full circle criminal defendant can.
- Provide expert affidavits, statements, and testimonials at court proceedings for those who are already in prison and criminally charged.
- Offer expert trial testimony through the lens of experience cultivated by 16 years of incarceration.
- Consulting and guidance for the defendant and their counsel regarding all aspects related to incarceration (i.e. conviction, sentencing, county jail holding, transport to a permanent facility, and beyond).

WHITE COLLAR CRIMINAL DEFENSE CONSULTANTS

Why We are Uniquely Qualified to Assist White Collar Defendants

If you are a white collar criminal defendant, chances are that you (and your family) are overwhelmed and far outside your wheelhouse. Without highly specialized assistance, you and your lawyer may be faced with devastating consequences and all the trauma that comes with it. Whether you're in the indictment, pre-trial stage, negotiating a plea, or at trial, the QlNav team possesses the insider knowledge that's necessary to achieve positive outcomes. We suggest that you ESPECIALLY INSPECT the three vital portals: 1, 2, and 3 in this guide.

We Have Successfully Represented F500 CEOs and Top Management Cradle to Grave.

Q|Nav founder, Will Hoover, has walked in your shoes and understands the eye-opening process that white collar criminal defendants undergo.

Mr. Hoover was a 30-year veteran in the financial services industry as a CEO when he went through criminal proceedings that uprooted his life. Now, he is in a position to help executive defendants navigate the criminal justice system.

If you're facing white collar charges or allegations regarding securities REGULATIONS VIOLATIONS, SECURITIES fraud, theft, RICO (including individual states' versions of RICO), money laundering, or similar acts, you'll need a highly specialized team on your side. Our executive defendant team has the expertise to provide full-service civil proceeding expert witness consultancy.

Here's a glimpse of our goals and what we do for our white collar defendant clients:

- Work with the accused client, their legal team, administrative team, family, and others as often as necessary.
- INTEGRATE Q|Nav PORTALS 1, 2, AND 3 IN PARTICULAR ESPECIALLY IN EARLY STAGES
- Formulate a plan dependent upon extensive data gathering, discovery review, interviews with witnesses and victims, and prosecution objectives.
- Our plea goals are to significantly reduce the counts, charging, sentencing range, and stipulated sentencing that affect the executive criminal defendant. To achieve your plea goals, we'll assist your legal team with the delicate art of negotiating effectively with DAs and AUSAs.
- Our trial strategy often includes providing expert testimony to demonstrate the reality of executive transactions, business practices, investor stress, and more to the jury and court. Providing a clear understanding to persons unfamiliar with business culture can often make the difference between winning and losing your case.

This is an abbreviated summary of the content found at www.QNAV-LLC.com. Please contact us at (720) 530-7581 for specific content requests.



© 2023, Q|Nav LLC. All rights reserved.