



HENRICO COUNTY RECKLESS DRIVING LAWYER

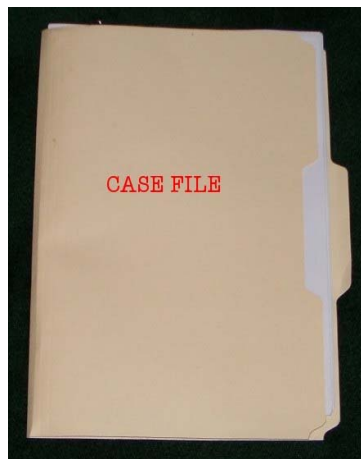


The Henrico County Courts are serious about the reckless driving law and the penalties can be harsh. A conviction can result in a term of incarceration, a loss of driving privileges, an expensive fine, demerit points on the driving record, an automobile insurance increase and possible employment issues. Reckless driving offenses can vary from speeding 81 mph in a 70 mph zone to serious deadly accident cases.

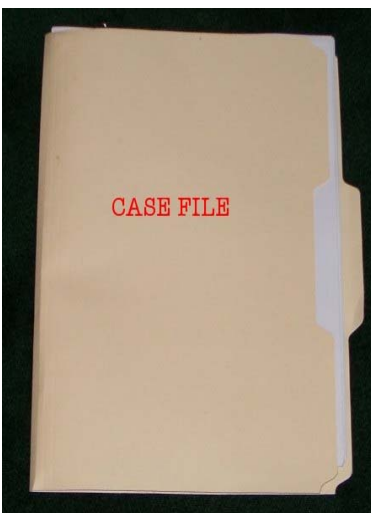
RECKLESS DRIVING SPEEDING DISMISSED

DISCLAIMER: CASE RESULTS DEPEND ON A VARIETY OF FACTORS UNIQUE TO EACH CASE. THEY DO NOT GUARANTEE OR PREDICT A SIMILAR RESULT IN ANY FUTURE CASE

Riley & Wells Attorneys-At-Law defend clients accused of reckless driving in the Henrico VA Courts every week. We dedicate a large portion of our criminal & traffic law trial practice to this area. Reckless driving is a traffic offense, but it is also a criminal misdemeanor that can carry life altering penalties. We carefully prepare every case for trial so that we can best protect each client. In this case, we were able to successfully convince the Judge that our client's case should be dismissed for various reasons. The Court agreed and our motion to dismiss was granted.



RECKLESS DRIVING REDUCED TO DEFECTIVE EQUIPMENT



Our goal is simple: to secure every client the best possible outcome as possible given the facts of their case and to make the process as easy as possible. Every client would like to have their case dismissed. We understand. However, that is not always possible due to circumstances involved in the particular case. If we cannot secure a dismissal, then we are looking for other possible alternative dispositions that will nevertheless protect the client. Defective equipment is a no demerit points non-moving violation that is also considered a win. This result here protected our client. [By Mitch Wells](#) 5/9/2016

(804) 673-7111

