



Greenville County VA Reckless Driving Lawyer

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

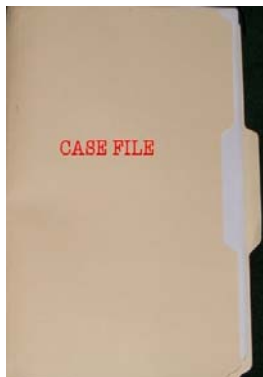
Reckless Driving in Greenville County VA DISMISSED



The Greenville County VA Sheriff's Office is aggressive with enforcement of the Virginia reckless driving laws. Many of the cases in Greenville County originate from driving along the Interstate 95 and Route 58 corridors. Out-of-State drivers commonly find themselves in violation of the reckless driving speeding law pursuant to Va. Code 46.2-862 for speeding, which if in their home state would likely be at most a minor speeding ticket.

Most states have one reckless driving law. Not Virginia. Virginia law is significantly different. Virginia has more than 10 specific reckless driving laws ranging from the general law to excess speed to racing. All are classified as class one misdemeanors, which can trigger harsh penalties.

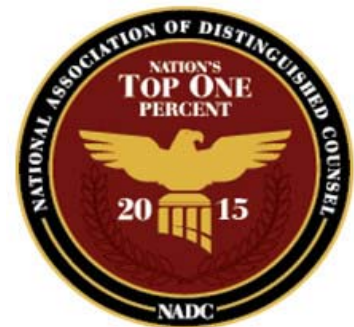
Riley & Wells Attorneys-At-Law represent clients in the Greenville County Courts every week and can successfully defend any reckless driving allegation. Our attorneys recently represented a motorist from New Jersey who was simply travelling through the area to get to his final destination. Along the way, he got lost while relying on his GPS for directions.



Specifically, our client got turned around and made an improper turn that temporarily had him routed going the wrong way along a secondary highway. The first car that happened to come along within seconds of the wrong turn was a Greenville Deputy Sheriff. The Deputy Sheriff immediately took action and was able to assist our client in getting safely turned around. No other motorists or pedestrians were ever endangered. There was no evidence of alcohol or drug use. No evidence of erratic driving.

Unfortunately for our client, the Deputy Sheriff believed this was a violation of the reckless driving law and a summons was issued for reckless driving under the Va. Code general statute 46.2-852. A simple accidental non-intentional act now had our client facing a misdemeanor conviction and harsh penalties that would transfer back to his home state of New Jersey and the Motor Vehicle Commission. Our lawyers were able to contest the allegation without the client having to return to Virginia and we were able to have the matter dismissed.

(804) 673-7111



By Mitch Wells 6/25/2016