



Lawyer Has Virginia DUI Case Dismissed

The Weiland Firm, PLC successfully defended a client against a [DUI, 1st offense](#) charge in Virginia. The client was stopped by police for weaving within his or her lane and for crossing both the white and yellow road markings. In court, our attorney advised the defendant to plead not guilty. The lawyer successfully argued that chemical analysis of the accused's blood was not sufficient in proving that the substances detected in the blood sample impaired his or her ability to drive. As a result of the arguments posed, the Court found the defendant not guilty of DUI.

CASE RESULTS DO NOT GUARANTEE OR PREDICT A SIMILAR RESULT IN ANY FUTURE CASE UNDERTAKEN BY OUR LAWYER. RESULTS DEPEND ON A VARIETY OF FACTORS UNIQUE TO EACH CASE.

The Weiland Firm's Process

1. Listen to Clients

To get to a successful result, we take the time to listen to our clients – to understand their point of view.

2. Evaluate All Options

As experienced traffic and criminal defense attorneys, we know what options work best for the details of a case.

3. Strategic Research

Once our client has chosen a preferred course, we dive into research to achieve the outcome they hope for.

4. Trial & Negotiation

The Weiland Firm, PLC boasts attorneys who are relentless in negotiation as they are once a trial begins.

The Weiland Firm, PLC, serves clients charged within the [City of Richmond](#), the City of Bowling Green, the [City of Colonial Heights](#), the [City of Emporia](#), the City of Glen Allen, the [City of Hopewell](#), the City of Lawrenceville, the [City of Petersburg](#), the City of Short Pump, Amelia County, [Brunswick County](#), [Caroline County](#), [Chesterfield County](#), [Dinwiddie County](#), Goochland County, [Greensville County](#), [Hanover County](#), [Henrico County](#), [King George County](#), Mecklenburg County, [New Kent County](#), [Prince George County](#), [Spotsylvania County](#), [Stafford County](#) and [Sussex County](#).