



Possession of Marijuana Reduced to Paraphernalia - Chesterfield County, VA

The Weiland Firm, PLC recently represented a client charged with [possession of marijuana in Chesterfield County, Virginia](#). Our client, a first time offender, worked as a driver for a fleet of vehicles and could not afford to suffer a license suspension. Our attorney convinced the judge to reduce the [Possession of Marijuana](#) charge to Possession of Paraphernalia which carries significantly lower penalties – including no mandatory license suspension. Our client was able to avoid stiff penalties and instead paid a small fine and court costs.

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](#).