



**Examples of cases won:**

- Single car accident, client blew .111 and was charged with DUI Alcohol, DUI Less Safe, Striking a fixed object, and leaving the scene of an accident. Attorney Webb had all charges reduced to reckless driving.
- Police officer noticed a car stopped at a green light and when he approached the vehicle, he found the driver asleep at the wheel with his foot on the brake. The individual blew .126 and was charged with DUI Alcohol and failure to obey a traffic control device. Client pleaded to reckless driving and was placed on non-reporting probation.
- Client blew .165 and was charged with open container, driving the wrong way, and DUI Alcohol. Mr. Webb successfully argued that at the point the officer took the defendant's keys, he was in custody and should have been read the implied consent. The officer did not immediately read the implied consent because he was waiting for back up. The judge ruled the client's rights had been violated and the case was dismissed.
- Client was found by police, parked behind a shopping center, laying on the ground in a puddle of his own vomit. Client refused field sobriety tests and breath test and was charged with DUI, driving on a suspended license, and open container. Charges were reduced to reckless driving, fine was paid, and client was not required to perform community service, obtain a drug and alcohol evaluation, or attend DUI school.
- Teacher involved in an accident, failed field sobriety tests, and blew .12 at the station. Charged with DUI. Charges were reduced to reckless driving; however, client was not happy and insisted she had done nothing wrong.