

DUI/OMVI Law

I have successfully represented countless individuals charged with speeding and successfully had the speeding reduced down to a no-points violation. Often a person refers to driving under the influence, DUI, or driving while intoxicated, DWI. However, since 1982, the official term is operation a motor vehicle while impaired (OMVI). I have successfully represented individuals charged with OMVI. Fourth Amendment violations are one of the most common defenses in an OMVI case. Your lawyer might argue that police violated your Constitutional right to be protected against unreasonable searches and seizures. This is your Fourth Amendment right, provided by the Bill of Rights. In terms of your case, if the police did not have probable cause to make a vehicle stop, the seizure could be ruled unreasonable. This would make any evidence that followed the stop (like a field sobriety test) inadmissible in court.

There are other OMVI Defenses, depending on the circumstances of your case. Your lawyer might argue one of the following other common OMVI defenses:

- Fifth Amendment violations
- Coerced testing
- Problems of fact

Feel free to call me to further discuss your OMVI case!