

AVOIDABLE MISTAKES IN COLLISION LITIGATION

Depending on inadequate reporting

Most law enforcement officers produce only a 2-page form-filled report following a crash and do not have a detailed understanding of crash investigations and interpretation of evidence.

Allowing the destruction of evidence

Without proper documentation vehicle defects, evidence of seatbelt use, damage measurements, and trace evidence all disappear when the vehicle is disposed of.

Not imaging vehicle's Event Data Recorders

Over 85% of vehicles on the road today contain computers which record a vehicle's speed and driver's actions preceding a significant impact. This includes passenger vehicles, light trucks, heavy vehicles, and motorcycles.

Leaving evidence undiscovered

A scene inspection can reveal view obstructions, a definitive impact location, surveillance cameras, and tire marks that would go undiscovered without an in-person detailed look.

Not obtaining critical digital evidence

GPS devices and entertainment vehicle systems may contain communication and location breadcrumbs which allow the broader picture you need for your case.

Ignoring the obvious distraction

Every day over 1000 persons are injured in crashes involving phones. Cell phone forensics and cell site analysis can often lay the foundation for a distracted driver case, previous whereabouts, and device habits.

Not consulting with an expert

Experienced personnel provide insight into considerations, investigative possibilities, and potential costs involved with a detailed investigation allowing attorneys to weigh the full range of their options.

Understanding the circumstances that led to a collision can be challenging; our thorough investigation, analysis and expert testimony will provide the insight you need to bring your case to a successful close. Call for your free phone consultation today.

CONTACT