

# **MONEY BACK GUARANTEE**

Dear Client,

Sciarrino & Sciarrino, P.C. is so confident in our ability to successfully represent you in regard to your New York State Vehicle & Traffic Ticket(s) that we offer a MONEY BACK GUARANTEE. If we cannot at least reduce the points associated with your New York State Traffic Ticket we will refund 100% of your Attorney Fee.

For example, if you are charged with a speeding ticket or other violations totaling 8 points and if we are unsuccessful in getting the points reduced or a conviction with points equal to 7 points or less, then we refund 100% of your Attorney Fee.

**Note, this guarantee is only valid on Vehicle & Traffic Tickets with a minimum of 3 points.**

**Furthermore, this guarantee is not valid if you were written a ticket returnable to any TRAFFIC VIOLATIONS BUREAU (DMV) hearing office where there is no plea bargaining, including New York City, the City of Rochester and the City of Buffalo.**

**This guarantee is also not valid on misdemeanor tickets alone or when traffic tickets are charged together with criminal violations, such as, but not limited to: Reckless Driving and Aggravated Unlicensed Operation.**

Nor does this guarantee apply to the infraction of passing a stopped school bus (VTL § 1174), or VTL 1144(a) (failure to yield to an emergency vehicle) or driving while ability impaired by alcohol (VTL § 1192-1).

Additionally, the guarantee does **not** apply, if you were given a "roadside reduction" by the officer. For example, he claims you were driving 82 mph in a 65 mph zone, but he writes the speeding ticket for only 68 mph in a 65 mph zone.

Finally, this guarantee does **not** apply if we are forced to take a case to trial because:

(1) The prosecutor/officer will **not** make any offer of reduction.

For example, if you get a cell phone ticket and the prosecutor/officer says that they will not reduce it at all, and we go to trial and you are found guilty, then there will be **no** refund of your Attorney Fee.

(2) The prosecutor/officer makes an offer of any reduction, but you **reject** the offer in favor of having a trial or participating in a Traffic Diversion Program.

For example, if you get a 6 point speeding ticket and the prosecutor/officer says that they will reduce it to a 3 point speeding ticket and you: (a) **reject** that offer and we are forced go to trial and you are found guilty or (b) **reject** that offer to participate in a Traffic Diversion Program, then there will be **no** refund of your Attorney Fee.

***Disclaimer: Prior results do not guarantee a similar outcome.***