



Panchenko Law Firm Highlights North Carolina's Strict Personal Injury Laws Affecting Charlotte Accident Victims

March 06, 2026

CHARLOTTE, NC - March 06, 2026 - PRESSADVANTAGE -

Panchenko Law Firm Personal Injury Lawyers is raising awareness about North Carolina's negligence doctrine, a legal standard that can prevent accident victims from recovering any compensation if they bear even minimal responsibility for an incident. The Charlotte-based firm emphasizes that North Carolina remains one of only four jurisdictions in the United States still applying this strict legal principle.

Under North Carolina's negligence rule, individuals who are found to be even one percent at fault for an accident may be barred from receiving any compensation for their injuries. This stands in stark contrast to the comparative negligence systems used by 46 other states, where victims can still recover damages proportionate to the other party's degree of fault.

The impact of this doctrine is particularly significant in Charlotte, where 38,400 crashes occurred in 2025, including 4,950 injury accidents. These statistics mean thousands of residents face the challenge of navigating one of the most restrictive personal injury legal frameworks in the nation.

"North Carolina's negligence doctrine creates an extraordinarily high bar for injury victims seeking compensation," said Dmitriy Panchenko, founding attorney at Panchenko Law Firm. "Insurance companies understand this rule and often use it strategically to deny legitimate claims. Even a minor mistake by an injured party, such as being slightly over the speed limit or not wearing reflective clothing at night, can result in zero recovery regardless of the other party's negligence."

The four jurisdictions maintaining negligence laws are North Carolina, Virginia, Maryland, and the District of Columbia. This places North Carolina accident victims at a significant disadvantage compared to those in neighboring states like South Carolina and Georgia, where comparative negligence allows for partial recovery based on proportional fault.

Insurance companies frequently exploit the negligence doctrine during claim negotiations, searching for any evidence that could assign minimal blame to the injured party. This aggressive defense strategy makes securing fair compensation particularly challenging without experienced legal representation familiar with overcoming negligence defenses.

Recent tort reform measures in North Carolina have added additional complexities to proving fault in personal injury cases. These changes underscore the importance of understanding how the state's unique legal landscape affects accident victims' rights to compensation.

A personal injury lawyer experienced in North Carolina law can help accident victims navigate these challenges by identifying exceptions to the negligence rule, such as gross negligence by the defendant or the last clear chance doctrine. These legal strategies can sometimes overcome the harsh effects of the negligence standard.

Panchenko Law Firm specializes in personal injury law throughout Charlotte and surrounding areas, providing legal representation for auto accidents, workplace injuries, premises liability cases, and wrongful death claims. The firm's attorneys focus on helping clients understand their rights under North Carolina's complex legal system and developing strategies to pursue compensation despite the state's restrictive negligence doctrine.

###

For more information about Panchenko Law Firm, contact the company here: Panchenko Law Firm Dmitriy Panchenko (980) 549-4157 leads@bpcounsel.com 6428 Bannington Rd. Suite A Charlotte, NC 28226

Panchenko Law Firm

Panchenko Law Firm offers exceptional legal services with a client-focused approach, prioritizing trust and advocacy in personal injury law.

Website: <https://bpcounsel.com/>

Email: leads@bpcounsel.com

Phone: (980) 549-4157



Powered by PressAdvantage.com