

PICKERINGTON MAYOR'S COURT 100 LOCKVILLE RD PICKERINGTON, OH 43147 PHONE: (614) 837-3974 FAX: (614) 833-2219

BASIC RIGHTS: If you appear in The City of Pickerington Mayor's Court, you should know your basic rights as a defendant in Court. They are:

- To know the nature of the charge filed against you.
- To know the identity of the person making the charge against you.
- To see and read the affidavit filed against you.
- To have legal counsel represent you. If you cannot afford legal counsel, you may have your case transferred to the Fairfield County Municipal Court to determine if you are eligible for a Public Defender.
- To have a trial by jury where provided by law in the appropriate Municipal Court.

<u>PLEAS</u>: When your name is called in Court, The Prosecutor will inform you of the nature of the charge. You will then be required to enter one of the following pleas provided by the laws of Ohio, and will be able to present any information to the Magistrate:

- <u>GUILTY-</u> The plea of guilty is a complete admission of your guilt.
- **NO CONTEST-** The plea of no contest is not an admission of guilt, but is an admission to the truth of the facts alleged in the information or complaint. A no contest plea cannot be used against you in any other civil or criminal proceeding. Upon receiving the plea of no contest, the Magistrate will assess the information on the complaint and **if a charge is appropriate, you will be found guilty** and sentencing will occur.
- <u>NOT GUILTY-</u> The plea of not guilty is a denial of legal guilt. Upon the entering of a not guilty plea, your case will be set for a later pre-trial/trial docket.
- ONCE IN JEOPARDY- The plea of once in jeopardy indicates that you have already been tried for the same offense from the same incident.

PROOF OF FINANCIAL RESPONSIBILITY: A defendant who is charged with a traffic offense shall either present to the police officer at the time of the alleged offense, or to the court at the time of his/her appearance, proof of financial responsibility for the operation of the vehicle at the time of the offense **IN EFFECT ON THE TIME AND DATE OF THE TRAFFIC OFFENSE**. If you do not have proof of financial responsibility, or if you did not show it to the police officer or to the court, the Bureau of Motor Vehicles (BMV) will be notified of the failure to provide proof. The BMV will then send a notice to the address appearing on your driver's license indicating that a failure to provide proof of financial responsibility within 30 days will result in a 90-day suspension of your license, imposed by the BMV.

"If you are not a citizen of the United States, you are hereby advised that conviction of the offense to which you are pleading guilty (or no contest when applicable) may have the consequence of deportation, exclusion of admission to the United States, or denial of naturalization pursuant to the laws of the United States."

PENALTIES:	Classification of Misdemeanor	Maximum term of Jail Time	Maximum Fine Amount	
	First Degree (M1)	180 Days	\$1000.00	
	Second Degree (M2)	90 Days	\$ 750.00	
	Third Degree (M3)	60 Days	\$ 500.00	
	Fourth Degree (M4)	30 Days	\$ 250.00	
	Minor Misdemeanor (MM)	No Jail Time	\$ 150.00	
		Court Costs Are In Addition To Any Fines Imposed		

<u>APPEAL RIGHTS</u>: Within 10 days from the date the Magistrate renders judgement, you may appeal that decision by filing a written notice of appeal with the Mayor's Court Clerk.

A Federal Appeals Court has determined that it may be inappropriate to allow Mayors to preside over Mayor's courts in Ohio. As a result, if you would like to have your case transferred to the appropriate Municipal Court, please request a transfer at this time.

All Fines & Costs Must Be Paid Upon Final Disposition of the Defendant's Case

I HAVE READ **BOTH SIDES** OF THIS STATEMENT OF RIGHTS FORM AND I UNDERSTAND WHAT MY RIGHTS ARE. I KNOWINGLY, INTELLIGENTLY, AND VOLUNTARILY GIVE UP MY RIGHTS TO EMPLOY AN ATTORNEY, OR TO HAVE ONE APPOINTED FOR ME. I ALSO GIVE UP MY RIGHTS SET FORTH ABOVE, INCLUDING MY RIGHT TO HAVE MY RIGHTS EXPLAINED TO ME IN OPEN COURT.

<u>PLEA:</u>	I understand the	charge(s) against me and the	possible maximum penalties.	Having knowingly, intelligently, and	voluntarily waived my rights, I
plead	() GUILTY	() NO CONTEST	() NOT GUILTY	() ONCE IN JEOPARDY	

NAME:		DATE:
ADDRESS:		PHONE:
CITY, STATE, ZIP:		DOB:
SIGNATURE:		
CASE#	OFFENSE	

PERSONS ARRESTED FOR OVI

If you are charged for operating a motor vehicle while under the influence of alcohol, a drug of abuse, or both alcohol and a drug of abuse under Pickerington Codified Ordinance Section 434.01, and you have either refused to submit to a chemical test, or if you have submitted to the requested test and have been found to have a prohibited concentration of alcohol or a drug of abuse in your blood, breath, or urine, your driver's or commercial driver's license, or permit for non-residential operating privileges have been immediately suspended by the police officer, on behalf of the Registrar of Motor Vehicles. You may appeal this suspension at your initial appearance and/or request that the Court permit Occupational Driving Privileges during the period of suspension.

Independent of any penalties or sanctions imposed upon you pursuant to any other section of the Pickerington Codified Ordinance, your driver's or commercial driver's license or permit, or non-residential operating privilege is now suspended. The suspension takes effect immediately upon your arrest. The suspension will last at least until your initial appearance on the charge that will be held within five days after the date of the arrest or the issuance of a citation to you. You may appeal the suspension at the initial appearance.

LENGTH OF SUSPENSION (DEPENDING ON PRIOR INSTANCES WITHIN 6 YEARS)

FOR REFUSAL		FOR PROHIBITED CONCENTRATION OF ALCOHOL		
No Prior Refusals	1 Year	No Prior Convictions	90 Days	
One Prior Refusal	2 Years	One Prior Conviction	1 Year	
Two Prior Refusals	3 Years	Two Prior Convictions	2 Years	
Three or More Refusals	5 Years	Three Prior Convictions	3 Years	

PERSONS ARRESTED FOR DRIVING UNDER SUSPENSION

If you are charged for driving under an FRA suspension, or driving under an OVI suspension, your vehicle and/or identification plates may have been seized and kept by the law enforcement agency, or will be immobilized. The period of seizure or immobilization will be at least until your initial appearance in court. At the initial appearance, the court may order the vehicle returned to you or released to the vehicle owner. If you are convicted, the court may issue an order of immobilization of the vehicle and the impoundment of its license plates. Upon a second conviction of wrongful entrustment or a third conviction of driving under an FRA suspension, an OVI suspension, or a municipal ordinance similar to one of these offenses, the Court, upon your conviction, may order forfeiture of the vehicle. If you are not the vehicle owner, you should immediately inform the owner that the vehicle and the license plates have been seized and that the owner may be able to obtain the return or release of the vehicle and plates.

If you have a COMMERCIAL DRIVER'S LICENSE, and you were OPERATING A COMMERCIAL VEHICLE:

A. You may request an Administrative Hearing for your DISQUALIFICATION by:

- 1. Preparing a WRITTEN request;
- 2. Submitting the request by REGISTERED OR CERTIFIED MAIL within 30 days of your refusal or test date (see reverse side), and
- 3. Mailing it to:

Ohio Bureau of Motor Vehicles Attention: Drivers CDL P,O. Box 16784 Columbus, OH 43266-0084

B. You may make an appeal of this suspension in court at the time of your initial appearance. Even though you may appeal this suspension, your driving privileges will still be suspended.