

WHAT ARE MY OPTIONS?

On any traffic offense, you have the absolute right to plead Not Guilty and request a trial. If you choose to go to trial, you will need to post an appearance bond. An appearance bond simply means you are putting up collateral (usually surety) to guarantee your appearance in Court.

If you wish to plead Not Guilty, you may also request trial by Judge or Jury. That choice is yours. You are not required to have an attorney in court, but you may hire one if you wish. The District Attorney of Wood County will have an attorney present to prosecute the case against you. The Judge is prohibited, by law, from discussing your ticket with you unless you have pled guilty or no contest, or the District Attorney is also present.

If you choose to go to Court, you are responsible for bringing all papers, pictures, and exhibits with you to the Court hearing. You may also contact the Court for information on how to subpoena witnesses.

You may also plead Guilty or Nolo Contendre (No Contest) and pay the fine amount listed below, or you may refer to the Defensive Driving Option listed below. Drivers under 17 who get tickets are required to appear in Court with their parents.

HOW MUCH IS IT IF I WANT TO PAY THE FINE?

Fine Schedule (All costs are included in the listed amount)

If your citation is filed as a violation in a construction zone with workers present, the fine is doubled.

All commercial drivers license violators must contact the Court.

If your violation is not listed here or you have a question, you may contact the Court by telephone at 903-763-2713. Other options are listed under frequently asked questions.

SCHEDULE OF ACCEPTABLE FINES

EFFECTIVE SEPTEMBER 1, 2017

For the offense of Speeding, the base fine is \$125.00 plus \$5.00 for each mile over the posted limit.

Fail to Control Speed/Unsafe Speed	\$180.00	Permit Unlicensed Person to Drive	\$280.00
Ran Stop Sign or Red Signal	\$180.00	No Valid Inspection Sticker	\$160.00
Fail to Yield Right of Way	\$180.00	Expired Vehicle Registration	\$160.00
Pass in No Pass Zone	\$180.00	Expired Drivers License	\$160.00
Fail to Drive in Single Lane	\$180.00	No Liability Insurance	\$300.00
Illegal, Unsafe or Improper Turn	\$180.00	No Driver's License	\$160.00
Defective Equip., e.g. Headlight, etc.	\$160.00	Driving While License Invalid (1 st)	\$300.00
Fail to Change Address on DL	\$160.00	Driver/Passenger Safety Belt Violation	\$150.00
Violate Drivers License Restriction	\$160.00		

Alternatives to Payment of Fines and Costs

A defendant who is convicted of a criminal offense punishable by fine only is entitled to alternative methods of satisfying the judgment against them if they are unable to pay the fine or costs, in whole or in part.

Those alternative methods include:

- 1) A payment plan, allowing the defendant to make payments toward the fine and costs in designated intervals. Note that if any amount is paid more than 30 days after the judgment assessing the fine or costs then a \$25 time payment fee must be assessed.
- 2) Disposition of the amount assessed by performing community service. There are many options that meet the requirements of the law for community service, see Art. 45.049 of the Code of Criminal Procedure for full details. A defendant is entitled to a minimum of \$100 credit for every 8 hours of community service performed.
- 3) If performing community service imposes an undue hardship, a defendant who is indigent or who lacks sufficient resources to pay is entitled to a waiver of the fine and costs, in whole or in part.

WHAT ABOUT DEFENSIVE DRIVING?

Where can a citizen get a copy of their driving record from D.P.S?

www.texas.gov

If your ticket is in Judge Gilbreath's Court, and you have not taken Defensive Driving in the last twelve months preceding the date of this offense, you may wish to take the course to keep the offense off of your record. You are not allowed to take defensive driving for some offenses, including but not limited to speeding more than 24 miles per hour over the limit, passing a school bus, fleeing a police officer, speeding 95 miles per hour or more, and certain other offenses. If the Department of Public Safety refuses to accept the defensive driving course because your record reflects you have had one within the last twelve months preceding this offense, a warrant may be issued for your arrest. You must receive permission from the court to complete the course. The traffic offense will be dismissed if you take the course and present proof to the Court. To apply for defensive driving, you must do the following:

1. Submit a cashier's check or money order for \$112.00.
2. Submit the cashier's check/money order, the ticket, a copy of your driver's license, and proof of insurance to the court in person or by mail. The insurance must have the phone number and name of your insurance company to be considered valid.
3. Also include the signed and notarized affidavit. (provided to you by the officer or can be downloaded from this website)

The course must be state approved. YOU are responsible for making sure the course is completed and that the court receives proof you took the course. If the Court has not received proof of a defensive driving course within the time prescribed by law, a warrant may be issued for your arrest.

HOW DO I KEEP THIS OFF MY RECORD?

In some circumstance, you may request deferred adjudication from the Court. If you have a good driving record, and you are not currently on deferred disposition, you may make a request of the court. Deferred Disposition means you will be placed on probation for a period of up to one year. If you successfully complete the probationary period without receiving a conviction of any violation in the State of Texas and submit a notarized Affidavit of Dismissal to the Court, the original charge will be dismissed. As part of deferred disposition, if you are under the age of 25 and you are charged with a traffic violation classified as a moving violation, you are required by law to take a defensive driving course.

Deferred disposition must be approved by the Judge and is at his discretion.

I GOT A TICKET FOR EXPIRED INSPECTION CERTIFICATE, EXPIRED DRIVERS LICENSE, OR EXPIRED LICENSE PLATES. CAN IT BE DISMISSED?

If your expiration was less than 60 days, and you get the problem fixed (new license, tags, inspection) within 20 working days or before the first court appearance date, whichever is later and present proof to the Court, your citation will be dismissed. On expired registration, you must also so proof that the fee prescribed by Section 502.045 TTC was paid when the vehicle was registered.

NO SEAT BELT TICKET

The **Only Circumstance** in which a no seatbelt ticket may be dismissed would be a medical circumstance, and would require a letter from your doctor on his letterhead.