Holland Municipal Court of Record PO Box 157, Holland, Texas 76534 102 W. Travis St., Holland, TX 76534 PH. (254) 657-2460

Court Hours Mon-Fri. 8:00am to 5:00pm **Honorable Matthew Wright** **Court Clerk**

court@cityofholland.org

YOUR RESPONSIBILITY TO APPEAR FOR THIS CITATION

HOW DO I RESPOND/APPEAR?

Defendants MUST make an initial appearance in one of these ways - Your response date appears on your citation. It is the last day that is considered "on time." You may also contact the Court to confirm your due date.

1.) In person 2.) by mail 3.) by email 4.) by attorney representation

HOW DO I KNOW MY EXACT RESPONSE/ APPEARANCE DATE?

WHEN CAN I TAKE CARE OF MY CITATION?

You may appear at any time (during regular business hours) up until your response date. After the response date, you may pay the fine, or post bond in the full amount of the fine to request a court date.

FAILURE TO APPEAR ON OR BEFORE YOUR RESPONSE DATE may result in a warrant being issued for your arrest, additional charges for failure to appear, and an increase of fines.

INSTRUCTIONS FOR JUVENILES (AGES 10-16)

Persons ages 10-16 must appear in person, in open Court, WITH A PARENT OR LEGAL GUARDIAN. CONTACT THE COURT ON OR BEFORE THE APPEARANCE DATE ON THE CITATION TO SET THE COURT DATE.

TO RESPOND, CHOOSE OPTION 1, 2. OR 3

OPTION 1 PLEAD NO CONTEST OR GUILTY AND PAY FINE

APPEAR IN PERSON

Come to the Holland Municipal Court Office during business hours. Monday-Friday 8:00 am to 5:00 pm.

APPEAR BY MAIL

You may submit your payment & plea by mail (not applicable to juveniles.) Payment type: Cashier's Check or Money Order, Payable to Holland Municipal Court, or pay on our web page at www.cityofholland.org APPEAR BY FMAIL

/u / =/u/ = / =/u/ u=	
You may submit your payment online www.cityofholland.org & plea by email to court@cityofholland.org	
☐ Plea of No Contest	
I, the undersigned, do hereby enter my appearance on the complaint of the offense, to wit:	
, charged in Municipal Court Citation Number	
(Violation)	
Lunderstand that I have a right to a jury trial and that my signature on this plea of polo contendere (meaning	"no co

יום נחמנ ו nave a rignt to a jury trial and that my signature on this plea of nolo contendere (meaning "no contest") will have the same force and effect as a plea of guilty on the judgment of the Court. I do hereby plead nolo contendere to ne r's

said offense as charged, waive my right to a jury trial or hearing by the Court, and agree to judge assesses. I understand that my plea may result in a conviction appearing on either a license record.	, ,
☐ Plea of Guilty I, the undersigned, do hereby enter my appearance on the complaint of the offense, to wit: , charged in Municipal Court Citation Number	
(Violation)	

I understand that I have a right to a jury trial. I do hereby plead guilty to the offense as charged, waive my right to a jury trial or hearing by the Court, and agree to pay the fine and costs the judge assesses. I understand that my plea may result in a conviction appearing on either a criminal record or a driver's license record.

I understand that I have a right to file an appeal, with the court, within 10 (ten) days from the judgment date on this case. (The judgment will be entered on the date of your plea.) By entering a plea of guilty or no contest by mail you are declining to request discovery of evidence in your case.

Under penalty of perjury				
	Defendant's Signature		Date	
		Print Name		

Current Mailing Address

City, State and Zip

THE PLEA FORM MUST BE SIGNED BY THE DEFENDANT and into the court by the appearance date on your citation. (Over)

OPTION 2: PLEAD NOT GUILTY AND REQUEST A PRETRIAL
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Declaration of innocence I, the undersigned, hereby present my appearance on the complaint of the crime, namely:, charged in Municipal Court Number I plead not guilty.
Initial:
I want a jury trialI waive my right to a jury trial and request a trial in court.
I waive my right to a jury that and request a that in court.
I promise to appear, in person, in the City Court on any date for which this case is scheduled before this Court. I understand
that if I fail to appear at any time, a default charge may be filed, and warrants may be issued for my arrest.
Company Date
Date
OPTION 3 REQUEST THE DRIVING SAFETY COURSE OPTION (You Can Apply By Mail, email or in Person)
You may request that one (1) moving violation charge be dismissed by taking a Drivers Safety Course (DSC). HOWEVER, YOU LOSE THAT RIGHT IF YOU FAIL TO PROVIDE WRITTEN NOTICE TO THE COURT ON OR BEFORE YOUR APPEARANCE DATE OF YOUR CITATION. (If Eligible) 1. Valid Texas Driver's License Class "C" (no CDL) 2. DSC not taken in the past 12 months for the dismissal of a traffic violation 3. Personal Liability Insurance in your name or you listed as a driver 4. Going less than 25 mph over the speed limit IF YOU ARE ELIGIBLE, YOU MUST, ON OR BEFORE YOUR APPEARANCE DATE, SUBMIT THE FOLLOWING TO THE COURT: 1. A plea of Guilty or No Contest (see form below) 2. A Sworn Affidavit (see affidavit after the plea section of this form below) MUST be Notarized. 3. Provide proof of liability insurance in your name or you as a listed driver on policy 4. Pay proper fee of \$144.00 (do not pay original court cost). If the violation was in a school zone add an additional \$25.00 (Cashier's Check or money order Payable to Holland Municipal Court, or at www.cityofholland.org with a debit/credit card) 5. Copy of Driver's License 6. Copy of Driving record for the past 3 years (type 3(a)) from Driver Improvement Texas Department of Public Safety, P.O. Box 15999, Austin, Texas 78761-5999, or at https://www.dps.texas.gov/section/driver-license/howorder-driver-record.
YOU WILL NOT RECEIVE CONFIRMATION IN REFERENCE TO THIS REQUEST, UNLESS THE COURT FINDS YOU ARE NOT ELIGIBLE FOR THE DSC OPTION. YOU MAY SEND THE FORM "RETURN RECEIPT REQUESTED" BY THE U.S. POST OFFICE IF YOU WANT TO KNOW IF WE RECEIVED THE INFORMATION. If you are eligible and submit the above to the Court on or before your appearance date, you will then have ninety (90) days from the appearance date to have the State Approved DSC into the court. The school that you attend does not submit the certificate to the Court. It is your responsibility to produce the certificate of completion to the Court. A fine of \$200.00 will be charged if the course is not completed within the prescribed time limit. I HEREBY ENTER A Plea of () Guilty () No Contest, waive my right to a jury trial and request a 90 day
deferral to take a Drivers Safety Course approved by the State of Texas AFFIDAVIT
I swear that I have not had a Drivers Safety Course within the last 12 months for the dismissal of a traffic charge nor that I am taking a Drivers Safety Course for some other traffic charge and that I have not taken a Drivers Safety course that is not reflected on my driver record.
SignatureDate
Print name /
Citation # DL#
Violation
Sworn and subscribed before me on thisday of, 20
NOTARY PUBLIC, STATE OF TEXAS {SEAL}

COMMON VIOLATION FINE AMOUNTS

\$235.00		
\$330.00		
\$360.00		
\$280.00	with proof of renewal	\$20.00.
\$280.00		
\$280.00		
\$280.00	With proof of Registration \$20.00.	
\$430.00	Dismissed with proof at time of stop.	
\$330.00		
\$220.00	With proof of Repair	\$10.00
\$130.00		
\$330.00		
\$385.00		
	\$330.00 \$360.00 \$280.00 \$280.00 \$280.00 \$280.00 \$430.00 \$330.00 \$130.00 \$330.00	\$330.00 \$360.00 \$280.00 with proof of renewal \$280.00 \$280.00 \$280.00 With proof of Registrati \$430.00 Dismissed with proof at \$330.00 \$220.00 With proof of Repair \$130.00 \$330.00

Please call the Court on all City Ordinance Violations or any Violations not listed

254-657-2460

ADMONISHMENT AS TO FINANCIAL CHANGES FORM

ALL DEFENDANTS unable to pay the ENTIRE FINE AND COURT COSTS WHEN SENTENCED are REQUIRED to CAREFULLY READ and ACKNOWLEDGE the following:

TODOS los DEFENDIENTES sin capacidad de pagar LA MULTA COMPLETA Y LOS COSTOS de CORTE despues de lasentencia, NECESITARAN LEER completamente y RECONOCER lo siguente:

I, the undersigned, acknowledge that until my fines and courts costs are paid in full, I agree to notify the Court of any changes in my personal financial situation that will likely interfere with my ability to pay the fine and court costs in the manner ordered by the Judge.

Yo, el infrascrito, reconozco que hasta que mis multas y el costo de corte son completamente pagados yo estoy de acuerdo en notificar a este juzgado de cualquier cambio en mi situación financiera o personal que interfiera con mi capacidad de pagar la multa y costos de corte en la manera ordenada por el Juez.

It is my responsibility to keep the Court informed of my ability to pay the fine and court costs. It is my responsibility to keep the Court informed in the event of financial hardship.

Es mi responsabilidad de informar a este juzgado de mi capacidad de pagar la multa y los costos de la corte. Es mi responsabilidad de informar a este juzgado en caso de dificultades economicas.

Depending on the situation, I understand that the Judge may be able to offer me other ways to pay or earn credit towards my fine and court costs. For the Judge to consider such circumstances, and to avoid the possibility of being arrested, I am required to provide timely and sufficient proof to the Court.

Dependiendo en la situacion, yo comprendo que el juez podra ofrecerme otras maneras de recivir or ganar credito hacia la multa y los costos de corte. Para que el juez considere la circumstancia, y para evitar la posibilidad de ser detenido, yo necesito proveer suficientes y oportunas pruebas a este juzgado.

Deferred Disposition (If you are not eligible for Driver's Safety Course)

Definition

Deferred disposition is a way of having your citation dismissed after satisfactory completion of a probationary period during which no additional convictions are received, and after all requirements imposed in the deferred order are satisfied.

The judge may, in the judge's sole discretion, defer disposition on most cases. You must, however, appear in court, on your court date at the bottom of the citation to request Deferred. The holder of a commercial driver's license (CDL) is not eligible for deferred disposition on moving traffic violations. Costs must generally be paid when the court grants deferred, and the court may impose a special expense fee not to exceed the maximum fine amount authorized by state law. If you complete the required terms, the case is dismissed. The deferred period cannot exceed 180 days.

If you are under the age of twenty-five (25) years you are required by Texas law to attend a Driving Safety Course as a condition of deferred disposition.

Judge's Ability to Dismiss

The municipal judge is responsible for conducting a fair, impartial, and public trial. The case against you is brought by the State of Texas through the prosecutor, not the court. Therefore, the judge may not dismiss a case without the prosecutor having the right to try the case. There are several exceptions to this rule, including deferred disposition, driving safety courses, and compliance dismissals.