

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA Criminal Division

Notice to Appear in Court or Post and Forfeit Arrest Processing for First Amendment Assemblies and Civil Disturbances

Thumb Print

0,00					
SUBJECT INFORMATION					
Arrest No.	CCN		PDID		DOB
Station Clerk/Officer/Badge/Unit/Cad.No.			Offense PSA		
Name of Arrested Person: Last, First, Middle					
You Have Been Arrested for the following offense(s) [Please List All Arrest Charges]					
Release and Return to Court Information					
CITATION RELEASE ONLY					
Officers: Please mark the appropriate Courtroom location and select a date by using the date chart on the Court's website.					
You are being released on your promise to appear at the Superior Court of the District of Columbia, 500 Indiana Ave., NW, Washington, D.C. on the DATE and TIMES below:					
at	arance times are based on the charge(s):				
In Courtroom 120 Any Oth	d Driving Offenses 9 AM er Traffic Offense 10 AM Traffic Offenses 11 AM				
ONLY U.S. Charge(s)					
at <u>9:30 a.n</u> DATE TIME	1. in Courtroom C-10				
U.S. AND OAG Charges			THIS SPA	CE	
at <u>9:00 a.</u> DATE TIME	m. in Courtroom 120		INTENTIONALLY L	EFT BL	ANK
at <u>9:30 a.</u> DATE TIME	m. in Courtroom C-10				
I acknowledge receipt of this Notice to Appear. I promise to appear on the date and time indicated above. I understand that if I fail to appear, a bench warrant may be issued for my arrest. I also understand that if I fail to appear I may be charged with a criminal offense that may result in a fine, imprisonment, or both if I am convicted of failing to appear.					
Signature of Arrested Person	Date				
POST AND FORFEIT MONE	Y ONLY				
Charge:Post and	Forfeit Amount:	Δο	knowledgement of Receipt o	f Notice t	o Arrested Person
\$			-		
		I acknowledge understand m	e that I have received and read the N	otice To Arr	rested Persons and I
I have chosen to pay and forfeit the collateral (money) amount set for the charge(s). I understand that I am waiving my right to a Court hearing when I pay and forfeit the amount set for the charge(s).					
		Signature Address:	of Arrested Person		Date
Signature of Arrested Person	Date	Phone:		Email:	
ATTENTION ALL ARRESTED PERSONS		Issued by Acting Clerk, Superior Court of the District			
If the Superior Court is closed due to an emergency, you must return to Court on the next business day at 9 a.m.		Signat	ture of Station Clerk	Badge No.	Unit

NOTICE TO ARRESTED PERSONS

Please review the information below that explains your release and your duty to comply. The information below is subject to change without advance notice.

CITATION RELEASE

If you are eligible, you may be released immediately on your promise to go to D.C. Superior Court, 500 Indiana Ave., NW, Washington, D.C. on the **date** and **time** on the Citation Release section on Page 1 of this document.

A prosecutor will decide whether to file a criminal case against you. If you do not appear in Court, a bench warrant may be issued for your arrest. In addition, you could be charged with failing to appear even if the prosecutor decides to drop the case.

As a condition of your release on citation, you may be directed to stay away from and have no contact with a particular person or persons and/or to stay away from a particular place until you appear in Court.

If you violate the stay away, a police officer can immediately arrest you, and you will be brought to Court on the next day that the Court is open. If the prosecutor charges you with any crime, you will have a right to be represented by an attorney. If you cannot afford an attorney, one will be provided for you.

IMPORTANT INFORMATION

Even though you were arrested, the government may decide not to file charges against you in Court. It is important that you bring the citation release form with you to Court on your arraignment date because it contains information that you may need to identify whether or not the government has filed charges in Court.

FOR CASE INFORMATION

For information on the status of your case, you may call the D.C. Superior Court's Criminal Division Customer Service line at **(202) 879-1373.**

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POST AND FORFEIT MONEY

If you have been charged with an eligible offense and you are eligible to post and forfeit, you may pay the amount of money set by the Court for the offense and the case will end. If you choose to pay the amount set, you will **NOT** get your money back because you are agreeing to forfeit the amount. No sanction, penalty, enhanced sentence, or civil disability will be imposed by any District of Columbia court or agency in any subsequent criminal, civil, or administrative proceeding or action if you post and forfeit. You **WILL** have an arrest record. You may file a motion with the Superior Court to seal your arrest record. For more information regarding sealing your record, you can contact the Public Defender Service of the District of Columbia at **202-628-1200** or via email at **www.pds.dc.org.**

- WHAT IF YOU CHANGE YOUR MIND AND DECIDE TO CONTEST THE CHARGES? If you decide you would rather appear in Court after you post the money, you can file a "Motion to Set Aside Forfeiture" within 90 days of today's date.
- WHAT IF THE GOVERNMENT DECIDED TO OPPOSE YOUR POST AND FORFEIT DECISION? The Office of the Attorney General for the District of Columbia, the prosecutor for this case, may file a "Motion to Set Aside Forfeiture" within 90 days.
- WHAT HAPPENS IF THE COURT GRANTS THE MOTION? If your motion or the government's motion is granted, the charges be reinstated and you will have to go to Court. If you cannot afford an attorney, you may be eligible for appointed counsel.

If you choose not to post and forfeit and elect to continue the criminal case, you are eligible for release on citation.

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