



OHIO DEPARTMENT OF PUBLIC SAFETY
BUREAU OF MOTOR VEHICLES

**ALS COURT DISPOSITION / PRE-TRIAL SUSPENSION
NOTIFICATION**

SUBJECT NAME		SOCIAL SECURITY NUMBER	DATE OF BIRTH
ADDRESS		CITY	
RE: COURT CASE NUMBER	DATE OF HEARING	DATE OF OFFENSE	DRIVER LICENSE NUMBER

This matter came for hearing on the date indicated above in reference to the suspension action in accordance with the provisions of Section 4511.197 of the Ohio Revised Code (R.C.).

- The appellant's appeal was granted upon the court's determination of one or more of the following conditions:
- The arresting law enforcement officer did not have reasonable ground to believe that an OVI violation or a violation of R.C. 4511.194 (Physical Control) was committed before the test.
 - The officer did not request the appellant to submit to the chemical test.
 - The officer did not inform the appellant of the consequences of a refusal or of submitting to the test.
 - The appellant did not refuse the test. (Refusal Case)
 - The test results did not indicate a prohibited concentration of alcohol/controlled substance. (Positive Case)
 - The officer did not place appellant under suspension.
 - BMV Form 2255 was not filed with the court or was not sent within 48 hours of the offense.
 - BMV Form 2255 was completed improperly.
 - Test not administered within the 3-hour time limit.
 - Initial hearing on ALS not held within 5 days.

The ALS will be vacated and the fee waived if any box above is checked.

- Judicial Pre-Trial suspension imposed.
- Stay of Administrative License Suspension issued.
- The appeal is withdrawn by the defendant.
- Stay of ALS rescinded. ALS suspension re-imposed from _____ until _____.
- Limited Privileges granted from _____ until _____.
- Pre-Trial Suspension Terminated.
- The appellant's appeal is denied for failure to show error.
- Ignition Interlock required.

The ALS-Positive was adjudicated as follows:

- ALS terminated upon OVI or OVUAC conviction, do not collect ALS reinstatement fee. R.C. 4511.191(C)(2)
- Not convicted of OVI, R.C. 4511.19, or municipal OVI, after a positive test result. ALS terminated, do not collect ALS reinstatement fee. R.C. 4511.197(D)

The ALS-Refusal was adjudicated as follows:

- ALS terminated upon OVI conviction, do not collect ALS reinstatement fee. R.C. 4511.191(B)(2)
- ALS terminated upon Physical Control conviction, do not collect ALS reinstatement fee.
- Not convicted of original charge after refusal, ALS stands. R.C. 4511.197(D)
- Terminate ALS, reinstatement fee not waived.

- ALS terminated per plea agreement, do not collect ALS reinstatement fee.

CLERK	COURT
CITY	4 DIGIT COURT CODE

SIGNATURE OF PROSECUTING ATTORNEY X	DATE	SIGNATURE OF JUDGE X	DATE
---	------	--------------------------------	------

Please mail this form to:

Ohio Bureau of Motor Vehicles
ALS/Points Unit
P.O. Box 16784
Columbus, Ohio 43216-6784