

Traffic Tickets

The Moreau Town Court handles all traffic tickets which are issued for violations of the Vehicle and Traffic Law which are alleged to have taken place within the Town. It is the obligation of the motorist to respond to the ticket in a timely fashion.

To handle a traffic ticket in our court, you need to review your ticket to determine if it is a "Misdemeanor" or "Traffic Infraction."

If the "Misdemeanor" box is checked, you must appear in Court on the day and time listed on the ticket to be arraigned by the Judge. For example, Driving While Intoxicated and Aggravated Unlicensed Operation are both "Misdemeanors." At the first Court appearance, which is called the arraignment, the Judge advises the defendant of the charges pending in the Court and what his/her rights are. If the defendant cannot afford an attorney, he/she can apply to be represented by the Public Defender

If the "Traffic Infraction" box is checked, you can handle the ticket either by appearing in person in Court on the date and time listed on the ticket or by mail.

1. Appearing in Person -

At the first court appearance, which is called the Arraignment, the Judge advises the defendant of the charges pending in the Court and what his/her rights are. The officer will not be present at the arraignment and no trial will be held on the first return date. A defendant will plead either **Guilty** or **Not Guilty**. If a Guilty plea is entered, the defendant will have a right to make a statement and the Judge will then impose a fine and/or mandatory surcharge. If a defendant pleads Not Guilty, the case will be adjourned for a "Pre-Trial Conference," which will give the Saratoga County District Attorney's office a chance to review your circumstances. They may offer you a plea bargain to a reduced charge, but, this is not guaranteed, nor will they speak with you directly. They will, however, speak to your attorney, should you be represented by one. If the plea offer is not acceptable to the defendant, the matter will be scheduled for trial, on the next vehicle and traffic day.

2. Mail Pleas -

If you choose to handle a traffic ticket by mail, you can plead either **Guilty** or **Not Guilty** by signing the appropriate section on the ticket and mailing it to the Court within 24 hours of when the ticket was issued. Please make sure you give the court a current mailing address if the address On the ticket is no longer valid.

If you plead **Not Guilty**, you will receive notice to appear for a "**Pre-Trial Conference**." and the same instructions for appearing in person will apply. (Above)

If you plead **Guilty**, you will receive a letter telling you how much your fine and/or surcharge are.

If you do not hear back from the Court within six weeks from the scheduled return date, please call the Court to make sure that your plea was received.

Q: Is there a schedule of standard fines for traffic violations?

A: No. Fines are set by the Judge within certain maximum/minimum guidelines prescribed by law and are based on the severity of the offense. Repeat violations are usually assessed higher fines.

Q: If I plead guilty or am found guilty after trial, how long will I have to pay the fine?

A: All fines should be paid on the date of trial or guilty plea. If you are unable to pay your fine at the time, you may ask for an extension. Fines may also be paid in person by Visa and Master Card.

Q: What happens if I ignore the ticket, miss a Court date or fail to pay the fine and/or surcharge in a timely fashion?

A: The Court will notify the New York State Department of Motor Vehicles which will suspend your license. Driving while your license is suspended can be charged as a misdemeanor, or even, in some cases, as a felony. If you miss a Court date, call the Court Office and ask for a new court date. You may be required to post bail. The Court may also increase the fine.

Q: How long after I move to New York State can I continue to use my out-of-state license?

A: 30 days. Use of your out-of-state I license after that period is an infraction. It's also an infraction to hold licenses from more than one state.

Q: I have been charged with OWL Will I continue to be able to drive after my first Court appearance?

A: Quite possibly not. Better bring a backup driver to Court. And a lawyer.

Q: I have been charged with AUO (Aggravated Unlicensed Operation). What does that mean?

A: It means that you have been charged with driving after your license has been suspended, usually for failure to answer a summons or to pay a fine (or for other reasons, like suspended insurance). This is a Misdemeanor and can result in serious penalties. It is advisable for you to try to clear up the suspension(s) before you come to Court and bring proof that you have done so. Keep in mind that you cannot legally drive while you are suspended, even to Court.

Q: Am I entitled to a Court-appointed lawyer in the trial of a traffic infraction?

A: No, although you may bring a lawyer at your own expense.

Q: Am I entitled to a Jury in a trial of a traffic infraction?

A: No.

Q: How many points do various traffic infractions carry?

A: The point system is controlled by the Department of Motor Vehicles. The Court does not assess the points, nor can the Court prevent points from being assessed for moving