Ingram, Zelasko & Goodwin, LLP, is one of the leading law firms in our area to provide legal assistance with regard to traffic infractions—our firm has handled traffic infractions for more than 20 years. Please read the following information and respond with a completed Request for Representation (see below), fee payment, and appropriate information/signature if you would like to request our firm to represent you for your traffic infraction.

IF YOU HAVE RECEIVED A GREEN OR WHITE INFRACTION TICKET, READ ON.

WHAT YOU NEED TO DO

- 1. You must respond to the Court within 30 days of receiving the traffic infraction.
- 2. If you plan to contest the ticket, please mark box No. 3 on the back of the citation, which means you wish to contest the infraction. This preserves your right. Even if you feel you may have committed the infraction, you should still check this box. We can always change to a mitigated hearing; however, we cannot always re-obtain a contested hearing.
- 3. Make two copies of the citation, one for us and one for you. Please send the original to the Court.
- 4. Complete the *Request for Representation* (below) and mail it along with the copy of your ticket, copy of your driver's license (for easier identification), and your payment to our office at 120 East First Street in Aberdeen, WA 98520. You may also email the information with your credit card payment (or you may call us with credit card processing information).
- 5. Include payment of:
 - A. \$750.00 (paid in full) for a speeding ticket or other moving infractions like distracted driving, failure to yield, wheels off roadway, and fail to signal in Grays Harbor or Pacific Counties.
 - B. \$1,500.00 (paid in full) for Negligent Driving in the Second Degree.
 - C. Payment must accompany your information or a file will not be opened. Our firm will <u>not</u> represent you in this matter if no payment is made.
 - D. The payment is a flat fee. If we are not successful in keeping the ticket off your record (dismissal, deferral, or amendment to a non-moving violation), your payment will not be refunded.
 - E. Any additional fines imposed by the court for an amendment, deferral, or miscellaneous court costs will be your sole responsibility.
- 6. Please provide our office with the specifics of your case, in writing, along with a diagram and/or pictures, and include it with your Request for Representation.
- 7. If you have an infraction that will require proof (i.e., insurance, tabs, or license), please make sure to provide our office with a copy of the proof. Make sure that the proof shows your insurance, tabs, or license was valid at the time of the stop. If you did not have current insurance, tabs, or license at the time of the stop, please obtain and provide proof of having done so to our office as soon as possible.
- 8. When your paperwork and flat fee are received, one of the attorneys in our firm will respond either by phone call or email to let you know whether or not our firm will represent you. If we are willing to represent you, a file will then be opened. If we are unable to represent you, we will inform you at this time.

PLEASE NOTE THAT UNTIL YOU ARE CONTACTED BY AN ATTORNEY FROM OUR FIRM TO ACKNOWLEDGE ACCEPTANCE OF YOUR CASE AND CONFIRM YOUR REPRESENTATION IN THIS MATTER, WE ARE NOT CONSIDERED TO HAVE AN ATTORNEY-CLIENT RELATIONSHIP WITH YOU.

REQUEST FOR REPRESENTATION

(Please fill in completely and/or print legibly)

| First Name: | | Middle/Initial: | Last Name: | | Mr. Mrs. Ms. |
|--|---|---|--|---|--|
| Birthdate: | Drivers License #: | | | Email: | |
| Address: | | | | | |
| | | | Street/Post Office Box | | |
| - | City | Work | State | Zip | |
| Home Phone: | | | | Cell Phone: | |
| | | | | | |
| CITATION INFO | RMATION: | | | | |
| Date of Citation | : | Cited for: | | | |
| Citation/Case No.: Officer's Name (if legible): | | | | | |
| Name/Location | of Court: Court Date and Time (if known): | | | | |
| | | | | | |
| | \$750.00 \$1,500.00 (other agreed upon fee) | by Cash/Money C | Order (Enclosed) Omplete information below) | Check (Enclo | osed) |
| Check One: | ☐ VISA ☐ MASTER | CARD DISCOVER | AMERICAN EXPRES | S | |
| Card No.: | | 3-digit code: | Expiration Date: | | |
| Name (as it appears on card): | | | | | |
| Billing Address: | | | | | |
| Cardholder Signature: | | | | | |
| | | | | | |
| The Washington State Bar Association requires attorneys to have persons engaging their services sign and execute the following prior to any legal services being provided. | | | | | |
| flat fee of \$7 traffic infraction, matters, hearing above-listed citat be dismissed. Ti client relationshi property of Ingra terminate the at have a right to a | negligent driving charge. This feature is with the Department of Licensis ion. This fee is not a prepayment is flat fee does not guarantee the being established and before a sum, Zelasko & Goodwin, LLP, and torney-client relationship. In the refund of a portion of the fee. | the following services: the is a flat fee and does not any, and/or damage claims are tof any court fines or costs that your citation will not appearing legal representation by Ingwill not be placed in a trust event our relationship is term | to act as your attorney and re include any other related legal s ising out of this traffic infraction hat may be ordered by the cour r on your driving record/abstract gram, Zelasko & Goodwin, LLP, baccount. The fact that you have | epresent you in the abo service, including, but not n. The fee is payment f t. The flat fee is not a g t. The flat fee shall be pa pegins. Upon receipt of e paid your fee in advance | ve-listed court for the named to limited to, appeals, insurance for representation for only the uarantee that your citation will aid in full prior to any attorney-the flat fee, the funds are the does not affect your right to |
| I have been provided with a copy of this agreement and agree to its terms. | | | | | |
| Signature | | | | te | |

PLEASE MAIL, FAX, OR EMAIL THIS FORM WITH YOUR PAYMENT TO:

Ingram, Zelasko & Goodwin, LLP 120 East First Street Aberdeen, WA 98520 Fax: (360) 538-1511

Email: infractions@izglaw.com

WHAT YOU SHOULD EXPECT

- 1. Within two to three weeks of responding to the Court, you should receive a notice to appear at Court. That date can vary from one to four months. Please save this notice.
- 2. Please make arrangements to appear at Court. It is always best for clients to appear. However, if you believe you cannot appear or choose not to appear, you must notify our office and the attorney handling your case. You must first confirm that the attorney representing you will not need your testimony.
- 3. For the hearing, please appear on time. Please dress and act accordingly.
- 4. Depending on the Court, your attorney will call you prior to the hearing and let you know if your appearance is necessary or if the case has been settled through negotiations.

PROCEDURE AT HEARING

- 1. When the case is called by the Court, please come forward and stand/sit next to the attorney that represents you. Please speak only when spoken to by the Court.
- 2. The Judge will then introduce the case, and the attorney assisting you will address the Court. He will be making initial procedural and legal motions. If the Judge grants his motions, your case will be dismissed. If this happens, please wait until the end of statements, then wait for your attorney outside the courtroom (if you wish to speak further to him). If the motions are denied, we will then continue with further motions and paperwork or proceed to a hearing.
- 3. If we proceed to a hearing, please be prepared to testify. Be affirmative that you did not commit the infraction. Please follow my directions and answer my questions.
- 4. The Judge will render a decision after all testimony.
- 5. No matter what the Judge decides, there are still options regarding disposition that will affect whether this infraction will appear on your record. These options will be explained, if necessary.

PROCEDURE FOLLOWING HEARING

- 1. At the end of the hearing, the attorney that handled your case will be more than willing to explain the Court's ruling and how it affects your driving record.
- 2. If necessary, your attorney will either call you or send you an email or a brief letter indicating the status of your case and any further obligations you may have.
- 3. Please feel free to give us any feedback you may have.