# ALASKA COURT SYSTEM OFFICE OF THE ADMINISTRATIVE DIRECTOR ADMINISTRATIVE BULLETIN NO. 83 (Revised November 3, 2020)

### TO: ALL HOLDERS OF ADMINISTRATIVE BULLETIN SETS:

All Justices Senior Staff
All Judges Court Analysts
Area Court Administrators Central Services
Clerk of the Appellate Courts Judicial Services
Rural Court Administrators APD Warrants

All Clerks of Court All Magistrates Judges

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OTHERS: Department of Public Safety, Department of Law Criminal Division,

Municipal Police Chiefs, and Municipal Prosecutors

SUBJECT: Minor Offense Citations, Complaints, and Information: Required Contents

This bulletin is issued pursuant to Minor Offense Rule 3(c). The term "minor offense" is defined in Minor Offense Rule 2. Because misdemeanors and Class C felonies may also be charged on a citation, the form of the citation described in this bulletin includes fields necessary when criminal offenses are charged on a citation.

Dated:	November 3, 2020	/s/
		Stacey Marz
		Administrative Director

Bulletin History: Originally issued March 7, 2013, effective April 15, 2013; revised effective June 24, 2014; revised effective January 1, 2017; revised effective February 15, 2019; and revised November 3, 2020.

The February 15, 2019, amended revisions include:

- A new heading "Section 1 Citations", and
- Several sections were modified to include required information for Complaints and Information's filed in minor offense cases.
- Appendix A was revised to display the 12-06-2018 version of the Department of Public Safety's Alaska Uniform Citation approved by the Alaska Court System.

The November 3, 2020 amended revision eliminates the field requirements in C. for Underage Consuming cases.

### A. Format

1. Paper Citations.

Paper citations must be printed on 8.5" x 11" paper and must look exactly like the paper citation form approved by the Alaska Court System (ACS) for the Department of Public Safety (DPS). The approved citation is shown in Appendix A. The Alaska Uniform Citation published by the DPS is available without charge to all agencies authorized to issue citations.

#### 2. Electronic Citations.

Agencies that want to file minor offense citations electronically with the court system must comply with Minor Offense Rule 22. Agencies may either use the TraCS electronic citation software available from DPS or develop their own electronic citation solution. Agencies must contact the court system's Information Services Department for the required technical specifications. The printed version of electronic citations must look exactly like the printed version of the TraCS electronic citation approved by the ACS.

## B. Required Contents

1. A citation, complaint or information must include the information required by Minor Offense Rule 3(b). A complaint must meet the requirements of Criminal Rule 3(a). An information must meet the requirements of Criminal Rule (c)(1).

## 2. Defendant and Offense

- a. Each citation may name only one defendant and only one offense. Minor Offense Rule 3(a).
- b. A complaint or information may include more than one defendant and more than one offense. Each defendant joined in an information or complaint will be assigned a separate case number. The prosecuting authority must provide the court with an additional copy of the charging document for each defendant's case file. Minor Offense Rule 4(b).
- c. Except as provided in (d), a citation, complaint, or information must name an individual as the defendant and must list the following:
  - (1) the defendant's full name, including middle name or initial, if middle name or initial is known;

- (2) the defendant's date of birth, if known;
- (3) the defendant's driver's license number or state identification number, if known, including the issuing state and whether the license is a commercial driver's license:
- (4) the defendant's mailing and residence address;
- (5) the defendant's phone numbers, if known; and
- (6) the defendant's APSIN ID, if known.
- d. Businesses, corporations, limited liability companies and other entities named as defendants. Minor Offense Rule 3(h).
  - (1) Sole Proprietorship. A citation, complaint, or information listing a sole proprietorship as defendant must name the owner of the business as the defendant and provide the information in b above. The name of the business must be listed in the description of the offense. The citation or summons must be served on the owner of the business as provided in 9 below.
  - (2) Corporation and Limited Liability Company. A citation, complaint, or information listing a corporation or limited liability company as defendant must name the corporation or company as the defendant. The mailing address for the entity must be listed on the citation, complaint, or information. The officer must serve the citation or summons on the on-site manager, a managing member, an officer, a managing or general agent, or on any other agent authorized by appointment or by law to receive service of process. If service cannot be made on one of the above in Alaska. service may be made as provided in AS 10.06.175(b) or 10.50.065(b). The mailing address for the entity must be listed on the citation, complaint, or information. The citation or summons must name the person served.
  - (3) Partnership, Unincorporated Association or Other Entity.
    A citation, complaint, or information listing a partnership, unincorporated association or other entity as defendant must name the entity as the defendant and must be served on a person designated for that entity in Civil Rule 4. The mailing address for the entity must be listed on the citation, complaint, or information. The citation or summons must name the person served.

### e. Classification of Offense

- (1) The citation, complaint, or information must state whether the offense is being charged as a:
  - (a) minor offense under the Minor Offense Rules,
  - (b) criminal offense, or
  - (c) "Under 21 Minor Refusal/Driving offense".1
- (2) For fish and game offenses, the citation, complaint, or information must indicate whether the offense is being charged as a strict liability violation.<sup>2</sup>
- (3) Citations must indicate if an offense is a commercial fishing offense.
- f. State Laws Adopted by Reference by Municipalities

If a municipality has adopted state statutes or regulations by reference, the citation, complaint, or information must list the statute or regulation being charged and indicate that it was adopted by reference.

3. Uniform Table of Minor Offenses (UMOT)

The citation, complaint, or information must include the statute, regulation or ordinance that the defendant is alleged to have violated as identified in the uniform table of minor offenses maintained by the court system. Minor Offense Rule 3(b). Both the number and the description must match the number and description listed in the table. If a federal commercial motor vehicle regulation adopted by state law (17 AAC) is charged, the 49 CFR regulation must be cited.

<sup>&</sup>lt;sup>1</sup> The offense category "Under 21 Refusal/Driving" refers to the offenses in AS 28.35.280-.290 or similar municipal ordinances. These offenses are in a separate category on the citation form because (1) even though they are classified as violations, they are assigned an underage consuming case number, and (2) criminal rules rather than minor offense rules apply to them. See Minor Offense Rule 18 and Administrative Bulletin 7, Section II.N.

<sup>&</sup>lt;sup>2</sup> Since most fish & game offenses may be charged as either a misdemeanor or a strict liability violation (minor offense), the officer or prosecutor must indicate on the citation, complaint, or information how the offense is being charged.

#### 4. Plaintiff

The citation, complaint, or information must list the appropriate plaintiff as follows:

- a. If the offense is a state statute or regulation and the issuing agency is a state agency, the plaintiff must be listed as the State of Alaska.
- b. If the offense is a state statute or regulation that has been adopted by reference by a municipality and the issuing agency is a municipal agency, the plaintiff must be listed as the municipality.
- c. If the offense is a municipal ordinance, the plaintiff must be listed as the municipality.

# 5. Agency ID

The citation must list the agency ID issued by DPS for the issuing agency.

## 6. Rule Requirements

As stated in Minor Offense 3(c), citations must include:

- a. The essential facts constituting the offense charged. If necessary, the offense description field should be used to list any additional facts not provided in other fields that are necessary to establish the essential facts.
- b. If a defendant is charged with one of the following the offenses, the underlying criminal case number must be listed on the citation:
  - (1) AS 11.56.730(d)(3) Failure to Appear, or
  - (2) Any municipal ordinance similar to the above that is classified as a violation or other minor offense.
- c. Notice of the defendant's rights listed in AS 12.25.200, as shown in the approved DPS citation form in Appendix A.
- d. The procedure for responding to the citation, as shown in the approved DPS citation form in Appendix A, including whether the offense is a mandatory court appearance offense, optional appearance offense, or a correctable offense.
- e. The consequences of failure to respond, as shown in the approved DPS citation form in Appendix A.

f. If forfeiture of seized items is authorized by statute or ordinance, the citation must list the seized items and the statute or ordinance that authorized the forfeiture. The defendant's response section must explain that a no contest plea will result in forfeiture of any seized item listed on the citation. The consequences section must explain that failure to respond will result in forfeiture of any seized item listed on the citation.

# 7. Penalty Information

The citation must inform the defendant of the following:

- any applicable bail forfeiture amount established by the supreme court or scheduled fine amount established by municipal ordinance;
- b. Any applicable surcharge amount required by law;
- c. the number of driver license points that will be assessed if the defendant is convicted of the alleged offense;
- d. if the offense is an optional court appearance offense, the total amount due; and
- e. if the offense is correctable and, if so, the type of proof defendant must show in order to have the citation dismissed.

## 8. DPS Requirements

In addition to meeting the requirements of this bulletin, all citations filed with the court must comply with any standards adopted by DPS under AS 12.25.175. Minor Offense Rule 3(d).

# 9. Social Security Number – Must Not Appear

The defendant's social security number must <u>not</u> appear on a citation, complaint, or information. Minor Offense Rules 3(e) and 4(b).

## 10. Probable Cause and Service of Citation

The officer must state on the citation that the officer has probable cause to believe the defendant committed the offense but need not state the grounds for the probable cause determination beyond the essential facts. The officer must certify, under penalty of perjury, on the citation that the

information in the citation is true<sup>3</sup> and must state which of the following methods set out in Minor Offense Rule 3(g) was used to serve the citation on the defendant:

- a. Personal service by handing the citation to the defendant. If the defendant is a corporation, limited liability company, or partnership, the citation must name the person served.
- b. By leaving it on property that is the subject of the offense.
- c. By any other method of service allowed by Civil Rule 4 that requires a separate proof of service at filing.<sup>4</sup>

## 11. Offenses Involving Motor Vehicles

- a. If a motor vehicle offense is charged, the citation, complaint, or information must indicate if the offense occurred in a traffic safety corridor or a highway work zone as provided in AS 28.90.030.
- b. If an offense involves a motor vehicle accident, the citation, complaint, or information must indicate whether the **accident** resulted in the **death** of a person.<sup>5</sup>
- c. For speeding offenses, the citation, complaint, or information must list the defendant's speed and the speed zone
- d. If the offense involves a motor vehicle and if the defendant holds a commercial driver's license (CDL) or is driving a commercial motor vehicle (CMV), the citation, complaint, or information must indicate whether the **offense** resulted in **physical injury to a person;** <sup>6</sup>

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<sup>&</sup>lt;sup>3</sup> Minor Offense Rule 3(f).

<sup>&</sup>lt;sup>4</sup> Minor Offense Rule 3(g)(2)(C).

AS 28.05.151(e) states: "The supreme court, in establishing scheduled amounts of bail under this section, and each municipality that establishes or has established a fine schedule under this section may not allow for the disposition of an offense without court appearance for a person who is cited for violation of the traffic laws in connection with a motor vehicle accident if the accident resulted in the death of a person. In this subsection, 'traffic laws' has the meaning give in AS 28.15.261." Also, see AS 28.33.1409(a) (10) about the possible disqualification of CDL by the Division of Motor Vehicles if negligent operation of a CMV causes a fatality.

<sup>&</sup>lt;sup>6</sup> AS 28.33.140 states: "Conviction resulting in disqualification from driving commercial vehicle. (a) In addition to any court action or administrative action in this or any other jurisdiction, conviction of a person who holds or is required to have a commercial driver's license of any of the following offenses is grounds for immediate disqualification from driving a commercial motor vehicle for the periods set out in this section: ...(6) a serious traffic violation." The term "serious traffic violation" is defined in AS 28.33.190(16)(D): "violation of a law or ordinance relating to traffic control, which was determined by

#### 12. Commercial Motor Vehicle Offenses

If an offense involves the use of a commercial motor vehicle as defined in AS 28.90.990(a)(2), the citation, complaint, or information must indicate if the motor vehicle is:

- a. over 10,000 lbs,
- b. over 26,000 lbs,
- c. designed to transport more than 15 passengers, or
- d. used in the transportation of hazardous materials.<sup>7</sup>

#### 13. Game Restitution

If a mandatory court appearance offense involves the unlawful taking of an animal listed in AS 16.05.925(b), the citation must name the animal taken and list the restitution amount listed in the statute.

## C. Fields Listed on Citation Not Required for Minor Offenses

The following are <u>not</u> required to be listed on the citation, complaint, or information when a minor offense is charged. These fields are only required when a misdemeanor or Class Felony case is filed. These fields are not required for an offense that must be filed as an Underage Consuming case under Minor Offense Rule 18.

- 1. APSIN ID (Alaska Public Safety Information Number Identification)
- 2. ATN (arrest tracking number)
- 3. CTN (charge tracking number)

the court by a preponderance of the evidence to have been a factor in causing physical injury to a person;"

<sup>7</sup> "Lbs." means the "gross vehicle weight rating or gross combination weight rating." AS 19.10.399, AS 28.40.100, and 17 AAC 25.250.

The regulations in 13 AAC 03 apply to any vehicle or combination which (1) has a gross vehicle weight rating or gross combination weight rating greater than **26,000 pounds**, or (2) is designed to transport more than 15 passengers, including the driver, or (3) is used to transport hazardous materials. See AS 28.40.100(a)(2) for a more complete definition of "commercial motor vehicle" as applied to the offenses in chapter 03 of 13 AAC. This definition applies to all the statutes in Title 28 and all the regulations adopted under Title 28. Note that this definition does not apply to the statutes in AS 19.20.300-.399 (Commercial Motor Vehicle Requirements) or to the regulations in 17 AAC 25 (Commercial Vehicle Motor Vehicles).

The regulations in 17 AAC 25 apply to any vehicle or any combination which either (1) has a gross vehicle weight rating or gross combination vehicle weight rating greater than **10,000 pounds**, or (2) is designed to transport more than 15 passengers, including the driver, or (3) is used to transport hazardous materials. See 17 AAC 25.250(1) and AS 19.10.399(1).

## APPENDIX A – PAPER CITATION

Paper citations must be printed on 8.5" x 11" paper in at least four-part sets, as follows:

Original to be filed with the court or the city (printed on white paper)

One copy for the agency (printed on pink paper)

One copy for the defendant to keep (printed on green paper)

One copy for the defendant to mail with response (printed on white paper)

Paper citations must look exactly like the paper citation form approved by the Alaska Court System (ACS) for the Department of Public Safety (DPS). The front of the citation and the back of each of the four copies are shown below.

Front of Citation	See page 10
Back of Original Citation	See page 11
Back of Defendant's Copy to	See page 12
Keep	
Back of Defendant's Copy to Mail	See page 13. This copy is identical to the back of the defendant's copy to keep on page 12.

The Alaska Uniform Citation published by the DPS is available without charge to all agencies authorized to issue citations.

					CITATION #
				Agency D	P 00483577
Defendant	Last	First	Widdle 5	Suffix	1, 0040001.
Plaintiff		Agency		Agency case	N
	F&G Offe	nse charged as strict l	iability violation		AL/DRIVING OFFENSE
District Court at		Judicial District:	Court Case#		
DOB		LicHt _		ClassAPS	
Mail Addr	Same			Employer	
Lic/Reg Commercia	StExpires	YrMake		Color	
Location Statute Offense:	Time		z. Code ted by reference	CTN Hwy Work Zone	Code Safety Corridor
Over Limit	MPH in a	H Zone	Damage Only	☐ Injury ☐ Fatality	Commercial Fishing
	ed that can be forfeited per AS 16.	05.190, AS 04.16.20		nce (list other statute/ordin	y appearance offense only.
				A	
	Oriver License Points Fine must include base amo	Ball/Fine* \$_		charge \$s per bail forfeiture so	Total Due \$
information is       personally       left it on p	handed it to defendant on t roperty that is the subject of will be served by a Civil Ru	he date shown below the offense on the d e 4 method of service	v. ate shown belok te that requires a	a separate proof of se	
r	Officer's Signature		Inted Name	ID	Date
MANDATO or request	ORY COURT APPEARANC  at  ORY COURT APPEARANC  a trial date. If you fall to a plained on the back of this ci	E. For criminal or un AM/PM. If you f E. For a minor offen ppear and did not r	ail to appear, a se, you must ap equest a trial d	warrant will be issue pear on	d for your arrest. atAM/PM
Correct Show proce at any Alas	TABLE. This citation will be to the defect and present the of that you had [] a license ska State Trooper Post or _ ot, you must pay online or fi ity)	vehicle for inspection insurance that	n was valid when		ed
	L COURT APPEARANCE. (	Within 30 days you	must pay online	or fill out the back of	this form and mail it to:

If you come to court, bring this citation with you. If you are under 18, you must bring your parent or legal guardian.

JUDGE'S NOTES FOR MINOR OFFENSE JUDGMENT	
(Electronic record in CMS is the official judgment. MO Rule 20(a))	
Defend the second of the first transfer of the second of t	
☐ Default Judgment because defendant failed to appear for trial.  Plea: ☐ No Contest ☐ Guilty	
Trial: Not Guilty Guilty	- 200
Dismissed by: Prosecution	125
Court because:	
unnecessary delay in bringing defendant to trial	
prosecution or representative failed to appear for trial	
defendant was not the person whom the prosecution intended to charge	
in furtherance of justice because	
	83
SENTENCE	
Date:	
Fine: \$ Due Date:	
Surcharge: \$ Due Date:	
Restitution Ordered: [Can be ordered only in mandatory court appearance offenses. MO Rule 10(d).	
CR-465 Restituted Judges, nt must be entered when restitution is ordered.]:	
Game Restitution: \$ Other Restitution: \$ for	
Forfeiture <sup>2</sup> Ordered: The following items are ordered for following.	
Seized items required by statute/ordinance to be forced:	32
☐ Items authorized (but not required) to be forfeited by state /ordinance:	
	-17
<ul> <li>All fish, or its fair market value, taken or retained as a suit of a strict liability commercial fishing violation provided in AS 16.05.722(b).</li> </ul>	on as
provided in AS 10.03.722(b).	
Court Costs: \$35 (if default judgment)	
Collection Costs: \$35 (if transferred for collection)	
14. 00. 0.400 0.000 0.000	
Minor Offense Rule 10(d) Restitution. If the offense is a mandatory appearance offense, the court may order results as provided in AS 16.05.925(b) or any other statute or ordinance authorizing restitution. If the offense is a manual results are restitution.	stituti
appearance offense, any default judgment entered must order payment of any applicable restitution listed	in A
16.05.925(b). As provided in AS 16.05.165(d), restitution under AS 16.05.925(b) may not be ordered for offenses for	cwhi
bail has been forfeited under AS 16.05.165(c).	
<sup>2</sup> Minor Offense Rule 10(c) Forfeiture.	
(1) A default judgment or a judgment entered on a no contest plea must order forfeiture of any seized items listed	on th
citation or other charging document.	
(2) All other judgments of conviction must order forfeiture of:	
<ul> <li>(A) all fish and game seized under AS 16.05.190 and listed on the citation or other charging document,</li> </ul>	
<ul><li>(B) all fish, or its fair market value, taken or retained as a result of a strict liability commercial fishing violation.</li></ul>	tion i
provided in AS 16.05.722(b), (C) any seized items listed on the citation or other charging document if a statute or ordinance requires the item.	n to I
forfeited upon conviction, and	101
(D) any other items ordered by the court to be forfeited when forfeiture is authorized by statute or ordinance.	
(3) Forfeited items shall be disposed of at the discretion of the prosecuting authority, unless otherwise ordered by the	cour

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11018400 9	MINOR OFFENSES ONLY	
MANDATORY COURT APPEARANCE: Yo	u must do one of the following:	In Amile
(1) Appear on the court date listed on the from	nt of the citation. (At the hearing, the court wi	Il explain the charges and your right
and ask you to enter a plea.) (2) Enter a plea of NOT GUILTY now and rec	quest a Idal data bu sharbing the III aland NC	ST CUID TVI have below a soulding the
requested information, and sending the response	onse to the court before the hearing date liste	ad on the front of the citation.
OPTIONAL COURT APPEARANCE: Within	a 30 days you must do one of the following:	fit tunis soldek
(1) Plead NO CONTEST by paying online at	www.courts.alaska.gov	
(2) Check one of the boxes below, provide th	e requested information, and mail this respon	nse to the court or city address lister
on the front of the citation.		
114.00	DEFENDANT'S RESPONSE	1001 Jan 1001 Points
I plead NO CONTEST. I am enclosing a send cash.) I understand that	a check or money order payable to the pla	eintiff for the total due. (Do not
I am giving up my right to a trial and	I the office rights lighed below	
A judgment of conviction will be ent	ered against me	rank to pattern
<ol><li>The number of points shown on the</li></ol>	front will be assessed against my driver's lic	
	of this citation will be forfeited.	
<ol><li>If this is my second or subsequent of</li></ol>	conviction for an optional appearance fish and	d game offense in the last two years
an action may be filed to revoke my	license under AS 46.05.410(a).	2 to 17 field
<ol><li>If this is a commercial fishing offens</li></ol>	e, points may be assessed against my fishin	g permit
7. If I do not pay the total amount due	the balance may be transferred for col	lection, a collection cost will be
added, and my PFD garnished.	Annual of methods [7]	Assemble C. Lander T. Tarak
I plead NOT GUILTY and request a tiel.	I live read and understand my rights listed	below. I understand that the court
will send me a notice of trial date, and	fail to spear for trial, a default judgmen	it will be entered against me as
explained below. (Do not send money.	The ourt ill send you a notice of the tria	al date.)
I do not wish to enter a plea at this time	I want to ppear court to have a judge exp	lain the charges and my rights to my
before I enter a plea. (The clark will give	you a gate and me to appear. This is NOT	a trial.)
aceta nilatriki dancemento milio	AP 30 TS, For an and a	- The state of the
Signature	Printee Nap	Date
glas negallo sommongos vertera con sul teratraca		
Mailing Address	▲ Email*	Phone
*By providing my email address, I request tha		
provided above. I agree to notify the court if I	change my email address wish to receive	documents by mail.
SALLING ZHA WHAL AND SHE AS ATTERED SHOULD A	ETIEDE L. SEETIMAL ENROGE MA COMMITTIONS WHILE	have probable raines to brokeye dis-
CONSEQUENCES FOR	FAILURE TO RESPOND O MINUTONEE	NSE CITATION : make a notation
If you fail to respond within 30 days, or if y against you for:		fault judgment will be entered
	ect. The critice on the data shown below	farry and street, supplied to a part 🗌
AND	r, for mandatory appearance offen es, the m	aximum fine permitted by law**
Court and collection costs required by court	et culo. AND	
Restitution if required by law, AND	article, AND	market global country
Forfeiture of any seized item(s) listed on t	he front of this citation AND	
Any surcharge required by statute, AND		E MANDAYONY COURT APPEA
	hicle, points will be assessed against your dr	
If this is a commercial fishing offense, point	nts may be assessed against your fishing per	Iver's licerise,
	1 (1 C) - 1 (1 C	
Efforts to collect this judgment will include gar	nishment of your Permanent Fund Dividend	de statut sell ray bemicke se sell my
**Maximum Fine Information: For mandator	v appearance minor offenses, either (1) cont.	act the clerk of court or (2) look at
CourtView: www.courts.alaska.gov	notivegans solution will on	
trodest test restrete de	YOUR RIGHTS	Short you look being smile
FOR A MINOR OFFENSE, you have the right		
question witnesses; 4. Testify, and 5. Have su	bpoenas issued to compel witnesses to appe	ear on your behalf
FOR A CRIMINAL OR UNDER 21 REFUSAL		
court, including your right to a court-appointed	attorney if you cannot afford to him one	
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#### MINOR OFFENSES ONLY

# MANDATORY COURT APPEARANCE: You must do one of the following:

 Appear on the court date listed on the front of the citation. (At the hearing, the court will explain the charges and your rights and ask you to enter a plea.)

(2) Enter a plea of NOT GUILTY now and request a trial date by checking the "I plead NOT GUILTY" box below, providing the requested information, and sending the response to the court before the hearing date listed on the front of the citation.

# OPTIONAL COURT APPEARANCE: Within 30 days, you must do one of the following:

(1) Plead NO CONTEST by paying online at www.courts.alaska.gov.

(2) Check one of the boxes below, provide the requested information, and mail this response to the court or city address listed on the front of the citation.

	DEFENDANT'S RESPONSE	
send cash.) I understand that	closing a check or money order payable to the plain trial and the other rights listed below.	intiff for the total due. (Do not
A Judgment of conviction w		
<ol> <li>The number of points show</li> <li>Any seized item listed on the</li> </ol>	on on the front will be assessed against my driver's lice the front of this citation will be forfeited.	
years, an action may be file	equent conviction for an optional appearance fish and ad to revoke my license under AS 16.05.410(g).	
	ng offense, points may be assessed against my fishing ount during the balance may be transferred for coll hed.	
will send me a notice of trial date	at a vial. have read and understand my rights listed to be and if I fail to ppear for trial, a default judgment money. The Court will send you a notice of the trial	will be entered against me as
I do not wish to enter a plea at the me before I enter a plea. (The co		ain the charges and my rights to OT a trial.)
Signature	Printed Name	Date
Mailing Address	Email*	Phone
By providing my email address, I rec	quest that the court email court documents issued in the court if I change my email address or wish to receive or	nis case to the email address

## CONSEQUENCES FOR FAILURE TO RESPOND TO MINES OF ENSE CITATION

If you fail to respond within 30 days, or if you fail to appear for a court carrie, a default judgment will be entered against you for:

- A fine in the amount shown on the front or, for mandatory appearance offeres, the maximum fine permitted by law\*\*
   AND
- Court and collection costs required by court rule, AND
- Restitution if required by law, AND
- · Forfeiture of any seized item(s) listed on the front of this citation, AND
- · Any surcharge required by statute, AND
- · If this offense involves a moving motor vehicle, points will be assessed against your driver's license.
- If this is a commercial fishing offense, points may be assessed against your fishing permit

Efforts to collect this judgment will include garnishment of your Permanent Fund Dividend.

\*\*Maximum Fine Information: For mandatory appearance minor offenses, either (1) contact the clerk of court; or (2) look at CourtView: <a href="https://www.courts.alaska.gov">www.courts.alaska.gov</a>

### YOUR RIGHTS

FOR A MINOR OFFENSE, you have the right to: 1. A trial; 2. Hire a lawyer to represent you in court; 3. Confront and question witnesses; 4. Testify; and 5. Have subpoense issued to compel witnesses to appear on your behalf.

FOR A CRIMINAL OR UNDER 21 REFUSAL/DRIVING OFFENSE the judge will explain your rights when you appear in court, including your right to a court-appointed attorney if you cannot afford to hire one.