

INFRACTION FEE AGREEMENT

To hire the Law Office of Andrew Charles Huff, PLLC please fill out this form and mail it, along
with your check or money order
(and a copy of your ticket or notice of court date, if available) to:

Law Office of Andrew Charles Huff
1001 4th Avenue Plaza, Suite 3600
Seattle, WA 98154
Phone: (206) 729-3477 // Fax: (206) 623-0965 // Email: andrewhuff@ahufflaw.com

Last Name	First Name	Middle Name
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D.O.B.

Address: _____ APT # _____

(City)	(State)	(Zip)
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WORK TEL: _____ HOME TEL: _____ CELL: _____

DRIVERS LIC #: _____ EMAIL ADDRESS: _____

REFERRED BY: _____

CITED FOR: _____ DATE OF VIOLATION: _____

CITATION/CASE #: _____ NAME OF COURT: _____

COURT DATE & TIME: (if known)

You are paying \$250/\$350 (circle one), or \$_____ (flat fee) by Cash/Check/Credit Card or Money Orders are deposited as soon as we receive your initial paperwork. All cases are a flat fee. Full payment is required at the beginning of representation.

The Law Office of Andrew Charles Huff hereby agrees to provide, for a flat fee (listed above), the following services: to act as your legal representative and represent you at the above court for the above listed traffic infraction(s). The goal of said representation is to prevent the above listed infraction(s) from appearing on your driving record (“Washington State Department of Licensing Driver’s Abstract”). The above fee is a flat fee and does not include any other related legal service, including, but not limited to: appeals, insurance matters, DOL hearings and damage claims out of this traffic matter. This fee is not a prepayment of any court fines or costs that might be ordered. The flat fee is not a guarantee that your ticket will be dismissed or that it will not go on your record. The flat fee shall be paid in full upon inception of service as listed above. Upon receipt of all or any portion of the flat fee, the funds are the property of the Law Office of Andrew Charles Huff, PLLP and will not be placed in a trust account. The fact that you have paid your fee in advance does not affect your right to terminate the client-lawyer relationship. In the event our relationship is terminated before the agreed upon legal services have been completed, you may or may not have a right to a refund of a portion of the fee. I have been provided a copy of this agreement.

I agree to abide by the terms of this agreement _____

Client / Date