photos, videos, etc. that show you did not commit the Pring your evidence to court—especially documents,

2. You will then have the opportunity to present your case.

police). You can then ask those witnesses questions as The prosecutor may question witnesses (like the

"discovery").

You can ask for these documents before trial (ask for The prosecutor must share these documents with you. The prosecutor may share documents with the judge.

that you committed the offense beyond a reasonable doubt. 1. The prosecutor will present their evidence to try to prove

What happens at trial:

can cross-examine (question) you.

- If you choose to testify on your own behalf, the prosecutor porth your own and the prosecutor's witnesses. your own witnesses (ask for a "subpoena") and question
- You should prepare to question witnesses. You can bring police say you did.
- Bring anything that helps show you did not do what the
- You can bring in your own evidence to support your case. first time you go to court. prosecutor will use against you. Ask for "discovery" the
- You have the right to see and inspect evidence that the supporting your side (your defense). ticketing officer. You may want to introduce evidence are guilty. This can be as little as the testimony of the doubt. The prosecutor must use evidence to prove you
- \bullet You are innocent until proven guilty beyond a reasonable

Your rights at trial:



conviction), and there will be no other court dates or punishments. If you are found not guilty, you will be acquitted of the charges (no

form at www.ProSeSTL.org.

convince the judge that you are unable to afford the fee. Find this fee may be waived if you fill out an In Forma Pauperis form and de novo or a review application). There is a fee to do this, but the days to ask for a new (jury) trial in Associate Circuit Court (trial sentenced by the judge. If you want another trial, you have 10 If you are found guilty after a municipal bench trial, you will be

yours, then arguments from both before making a decision in your case. At all trials, the judge or jury will hear the prosecutor's evidence, then

Associate Circuit Court (see MO Supreme Court Rule 37.61). certification. Your trial will likely happen in another court called the If you want a trial by jury, you can request it through a process called

> or decided by a jury. want a trial decided by a judge (the default) In municipal court, you can usually decide if you

HOM DO I DEFEND

sgainst you.

share with the prosecutor can potentially be used as evidence REMEMBER: The prosecutor is not on your side. Anything you

but you will have to plead guilty if you want to agree to what the your driving record. You can try to negotiate with the prosecutor, service, or change the ticket charge so you don't get points on charge, decrease the recommended fine, agree to community A prosecutor has the power to dismiss a case, change the

Megotiating with the prosecutor:

prosecutor to see if you can get a better deal. This conversation You can plead not guilty and then ask to negotiate with the

probably do not have the right to a lawyer paid for by the prosecutor does not want to ask for jail time as punishment, you You have a right to bring a lawyer to your court date. If the

date) when you will have to come back to present your evidence If you plead not guilty, the judge will give you another date (trial

Pleading not guilty:

bossiple consequences of a municipal conviction. See page 5 for how to defend yourself at trial and page 7 for the should be confidential.

See page 7 for a full range of sentences the judge

your municipal fines or fees. See page 11 for your options if you cannot afford

opportunity to be represented by a lawyer and you could not afford

You should not be sentenced to jail time if you did not have an

pave to pay. You may also ask to speak with the prosecutor to

Judge may amend the charge and/or reduce how much money you

now insured or have registration, show the judge your proof. The

If you were stopped for no insurance/no registration and you are

Judge for time served as your sentence instead of fines or fees. You

guilty and having a conviction on your record, consider asking the

If you were previously locked up and you are okay with pleading

cannot receive time served for minor traffic violations.

service. You have the right to a payment plan. your fines and waive court costs, or get community your first court date. You may be able to reduce afford your fines or court costs, tell the judge at points being added to your license. If you cannot imposition of sentence (SIS probation) will avoid You may ask for a specific sentence. A suspended



to pay for a lawyer yourself.

negotiate to amend the charge.

Pleading guilty:

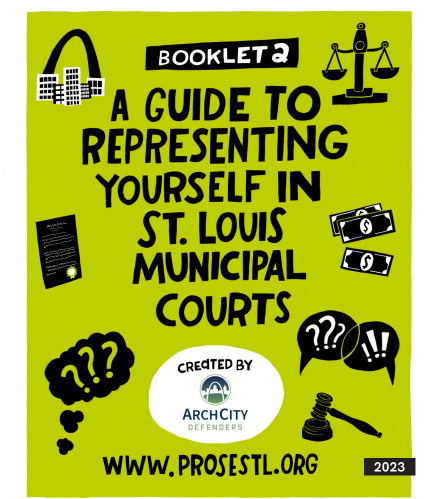
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See <u>Booklet 1: A Guide to Knowing Your Rights with the Police</u> and Getting Out of Jail for what to do if you're stopped by the police, what to do if you or a loved one is arrested, what to do if you get a ticket, and more.

Visit ProSeSTL.org to find forms you can bring to court, organizations offering services, and ways you can get involved to stop the criminalization of communities.

Designed by Theresa Williams in St. Louis, Missouri | www.theresa-williams.com





Do not miss court! If you miss court, a warrant will be issued and you can be arrested for your failure to appear. Your license may also be suspended for missing court. If you missed your court date, immediately call the Court to try to make arrangements for a new court date to avoid a warrant. See your ticket for the Court's phone number.

Before you go to court:

- Call the Court to confirm the date, time, and place
- · Prepare your documents and evidence. Bring anything relevant to your defense. For traffic stops, this includes proof of your insurance at the time of your stop, your current insurance, registration, and driver's license information.
- · Check the Court's dress code on the Court's website.
- Do not bring anything to court that you would not want the police to find on you. You will go through a metal detector and the police can search you. Do not bring alcohol, drugs, or weapons (including pocket knives or pepper spray) with you.
- Try not to drive a car to court if there are issues with your license, plates, or registration. Police monitor court parking lots and could give you a ticket.
- · Appearing in court can take several hours. Most courts call cases on a first-come, first-served basis so arrive early if you can
- Courts are open to the public; children should only be barred if disruptive.

When you get to court:

- 1. Go through security. Police will check your bags and you will have to go through a metal detector.
- 2. Check in with the Court and make sure the Court knows you are there. Ask for a clerk and check in with them.
- 3. Sit down and wait for your name to be called to speak with the judge. Your first court date should not be a trial. Instead, the judge will tell you what you are charged with and ask you for your plea.
- 4. You may ask to speak with the prosecutor to try to negotiate a better outcome.

REMEMBER: You have the right to defend yourself with or without a lawyer!

When speaking with the judge:

The judge will tell you what the City has charged you with and ask you if you want to plead guilty, not guilty, or "guilty with an explanation." Guilty with an explanation has the same effects as pleading guilty.

On your first court date, do not plead guilty if you are not sure what you want to do! Once you have pled guilty, it is very difficult to change this plea. If you want to talk to the prosecutor first, plead not guilty. If you want to show evidence to the judge, plead not guilty. You will be given another court date.

If you plead guilty: the judge will find you guilty and then will tell you the fines and court costs that you owe, the date you have to pay them by, points that may be added to your license record, and any other punishment the judge chooses.

a signature stating that you completed your hours and the dates. סומכפצי. גסת אווו טפפס גס צפג מ ופננפג נגסעו נטמג צונפ סוו ופננפגטפסס אונו will be approved since some courts have their own list of approved

- like driving school, job training, or mental health or drug The Judge can order court-approved programs instead,
- The judge can order community service instead of fines.
- The Judge can give you more time to pay. The judge can decrease or waive court costs and fines.

some of the options under Rule 37.65:

Talk to the judge about what you will be able to do. Here are

attord my fine: If the judge finds I cannot

ment date or for not paying a fine or fee the Court finds that you can pay! REMEMBER: You can be locked up for failing to come to court on a pay-

form online at www.ProSeSTL.org.

why you cannot afford your fine. Find an example of the fines. This is a court document that explains to the judge

- I ye lingge may ask you to fill out a motion to reduce your of your financial situation and ask to show it to the judge.
- fits you receive, and costs you have. Bring all documentation Provide details explaining any income you earn, public bene-

To find an atternative." based on the Missouri Supreme Court Rule 37.65. I would like have the right to inform the Court of my inability to pay the fine

Explain to the judge that you cannot afford the fine. Say, "I

How to reduce the fine:

to pay the fines. finds that you could afford the fine or if the Court TUO TITLED OUT that you could not afford come to court to explain ot liet uoy ti liej ni uoy SAUT S MAG. afford. The Court can put FINACIAL STILLER POCUMENTS OF YOUR THINGS TO BRING: to pay a fee you cannot you in jail for failing The Court cannot put & BE PREPARED. KNOW YOUR OPTIONS SOU I OU TAHW FEES I CANNOT AFFORD. I HAVE MUNICIPAL

TY Y TY prosecutor's office 77 7 7 7 77 MINDOM PAYMENT TAVOO expungement process. intormation on the

for related forms and more resources on www.ProSeSTL.org pack&round check. See will still come up on a Sometimes your record you have a conviction. applications that ask if answer "no" on weaus τρατ λοη cau seals the record, which Expunging a conviction record if you expunge them. removed from your criminal or arrest records can be

Note: Some criminal charges

'uoisuadsns to get rid of this type of resolving your case in order Non are in compliance by qares; you will need to show fail to appear at your court suspend your license if you **KEMEMBER:** Courts can

state residence). beobje without an address, or people with out-oflicense (not people without immigration status, a judge. Only Missouri residents can obtain this insurance. You will have to make an argument to by filling out Form 4595 and showing proof of license to drive to essential locations. Apply In some cases, you can get a special hardship

INSTRUCTIONS ON WINGE TO GO TO Call the DOR at 573-526-2407 for step-by-step

reinstate or make your license valid.

license) and see Form 889 for the points you may (for information on how to reinstate a suspended Visit the Department of Revenue (DOR) website

DWI, driving without insurance, etc) violation offenses (speeding, driving while suspended, revocation of your license, especially with moving Points on your license and possible suspension or

Higher costs for car insurance

Impact on your driver's license:

checks depending on the search. completed SIS probation may still appear on background

conviction can appear in public background searches. A Effect on your background check: If you are convicted, the prosecuted in state court.

confd even become telonies because of municipal priors it more serious charges or harsher sentences. Certain offenses offense, you may be charged as a prior offender and get of a municipal offense and are charged later for a similar

If you get criminal charges in the future: If you are convicted

municipal conviction: Other consequences of a

This guide was created by ArchCity Defenders to support people representing themselves in court. This information is provided for general informational purposes only. We have tried to make it as accurate and up-to-date as possible, but laws can change and your individual situation may be different. Nothing in this guide should be understood as legal advice from ArchCity Defenders. We expressly disclaim all liability that results from actions taken or not taken in reliance on this guide. If you have further questions, please consult a lawyer. We do not intend this information as advertising or solicitation. By providing this information, we are not acting as your lawyer.

Many parts of the criminal legal system are unjust, promote continued marginalization of specific communities, and were designed to promote profit over justice. Often, judges, police, and prosecutors all play a part in systems that harm our communities. This guide offers individuals tools to push back, by empowering individuals and offering detailed tips to defend yourself. Ultimately, we believe that only by organizing together to change the system will communities be safe from its abuses.

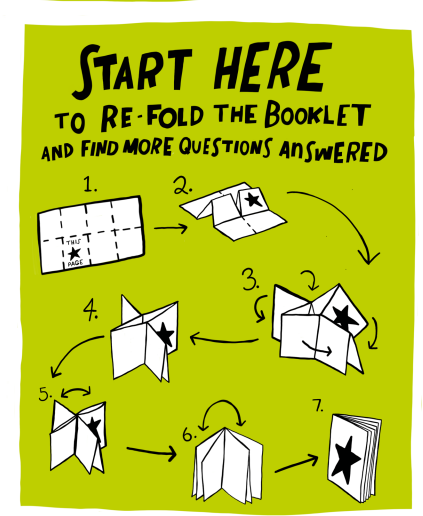
Visit www.ProSe.STL.org for links to service providers, court forms, volunteer opportunities, and other helpful information.

ArchCity Defenders | archcitydefenders.org | 314-361-8834

www.ProSeSTL.org

#ProSeSTL







There are many possible consequences for convictions or guilty pleas, and municipal courts can order different kinds of punishments.

FINES: If you plead guilty or are found guilty, a municipal court will usually punish you by making you pay a fine. If you can't afford your fine, see page 11. Do not leave court with a

- **PROBATION:** A court can sentence you to probation, which can either be bench or supervised probation. Bench probation normally means that you do not have to report to anyone. If you violate the rules of your probation (especially by picking up another charge), you can have your probation revoked and be sentenced to fines or jail depending on your type of probation Types of probation include:
- SIS Probation, or "Suspended Imposition of Sentence": This is usually only for someone's first charge. If you successfully complete your probation term without a violation, you will not get a conviction under Missouri law. The charges should not appear on most nongovernment background checks. If you violate your probation and it is revoked, it can become a conviction and you can receive any sentence (e.g., fines or jail) within the range of original punishment.

Note: Even if you complete SIS probation this type of probation still counts as a conviction for mmigration purposes and can affect punishments

- SES Probation, or "Suspended Execution of Sentence": An SES probation is considered a conviction. If you successfully complete this probation, you will not receive the suspended (back up) sentence. If you violate your probation and it is revoked, the judge will automatically give you your original suspended sentence.
- JAIL: Most municipal courts do not usually sentence people to jail as punishment. However, if the charges are serious (e.g., assault or DWI), or you have a number of prior convictions, jail time is still possible. This is usually based on what the prosecutor recommends to the judge. **BUT: You cannot be** sentenced to jail if you were not represented by a lawyer, could not afford a lawyer, and did not waive your right to a lawyer.