The plea form is not required when paying in full. Pay on the city website <u>cityofwells.us</u> or mail in a cashier's check, or money order payable to Wells Municipal Court and your citation will be closed as a conviction.

EznetPay will process your payment.

Contact the court for payment amount; the website will not give you the amount owed. ~ credit card fees applied by online company ~

The city of wells has no affiliation with doxo.com.

No personal checks or cash by mail accepted

CONTACT THE COURT FOR FULL CHARGES ON CONSTRUCTION ZONE & SCHOOL ZONE OR OFFENSES NOT LISTED.

CALLING THE COURT TO VERIFY THE PAYMENT AMOUNT DUE IS ADVISED

CALLING THE COURT TO VERH T THE TATMENT AMOUNT BUE	ID TID VISED
1. SPEEDING	
1-5 MPH OVER	\$255.00
6-10 MPH OVER	\$275.00
11-15 MPH OVER	\$295.00
16-20 MPH OVER	\$315.00
21-25 MPH OVER	\$335.00
26-30 MPH OVER	\$355.00
ANYTHING OVER 30 MPH – CONTACT THE COURT FOR THE AMOUNT DU	E
2. VIOLATE DRIVER'S LICENSE RESTRICTION	\$311.00
3. ILLEGAL, UNSAFE OR IMPROPER TURN	\$302.00
4. FAILURE TO DRIVE IN SINGLE LANE	\$299.00
5. POSSESSION OF DRUG PARAPHERNALIA	\$446.00
6. FAILURE TO YIELD R.O.W	\$244.00
7. RAN STOP SIGN	\$300.00
8. DRIVING WITHOUT A LICENSE	\$291.00
9. DRIVING WHILE LICENSE INVALID	\$408.00
10. PERMIT UNLICENSED PERSON TO DRIVE	\$246.00
11. PASS IN NO PASSING ZONE	\$304.00
12. FAILURE TO APPEAR	\$50.00
FIX IT CITATION INFORMATION IS LISTED BELOW	
13. FAIL TO CHANGE ADDRESS (Schedule 1) T.C. 521.054(d)	\$186.00
14. EXPIRED VEHICLE REGISTRATION (Schedule 2) T.C. 502.473 (d)	\$216.90
15. OPERATION A VECHICLE WITHUT TWO VALID LICENSE PLATE	\$216.90
(Schedule 2) T.C. 504.943 (d)	
16. DEFECTIVE EQUIPMENT; (Head Light, Mud Flaps, Tail Light, ect.)	\$194.00
(Schedule 2)	
17. EXPIRED DRIVER'S LICENSE (Schedule 3)	\$246.00
19. FAILURE TO PROVIDE VALID DRIVERS LICENSE (Schedule 3)	\$245.00
18. FAILURE TO MAINTAIN FINANCIAL RESPONSIBILITY (Schedule 4)	\$304.00
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FIX IT CITATION INFORMATION IS LISTED BELOW

- Dismissible with \$20.00 fee provided remedied no later than the <u>20th working days</u> after the date of offense and court is provided proof.
- (2) Dismissible with \$10.00 fee provided registration is remedied no later than the 20th working day of offense or before a first court appearance, whichever is later, and the court is provided with proof from tax office and a picture of the sticker on the vehicle.
 - ***Expired registration also requires that penalty fee is paid if it has been expired more than 60 days. The sale of the vehicle does not dismiss the citation.
 - Equipment repairs require a copy of invoice and picture of the working item.
- (3) Dismissible with \$20.00 provided driver's license is produced that was the license was not expired more than 60 days or was valid on date of citation for the time violation was received, this must accompany a DPS letter showing that license is valid 20th working day of offense.
- (4) Dismissible upon verification of evidence that insurance was in effect on the vehicle driven at the date and time of the offense.

CHECK YOUR LICENSE STATUS: http://www.texasfailuretoappear.com

Municipal Court Notice

This letter is furnished as a courtesy to you to assist in processing the charge(s) against you. Please follow the instructions below.

- 1. Fill out and mail your plea sheet before your contact date listed at the bottom of your citation and before you contact the court. You have 2 weeks from the date your citation was issued to send in your plea sheet.
- 2. Programs and pretrial hearings cannot be set up without a plea.
- 3. Contact the court by the due date written at the bottom of your citation. This is a contact date and not a physical appearance court date.
- 4. Failure to mail in your plea sheet and contact the court will result in a FTA and license suspension with the TxDPS Omni FTA website.

For a receipt or program completion letter provide the court with a valid email or send a self-addressed stamped envelope.

Allow the postal service 7-10 business days to deliver your packet to the court. Tracking your package will help if the package isn't received by the court.

To be eligible for a driving safety course, a deferred program or the pretrial diversion program you must contact the court clerk prior to making any payments.

Out of state license holders are not eligible for a driving safety course but are eligible for a deferred program. Anyone that fails to contact the court to respond to the charge(s) by the appearance date shown on the bottom of the citation will receive additional charge filed against them for violate promise to appear and a hold will be sent to your licensed state under the non-resident violator compact (NRVC).

Additional charges of OMNI fees, Collection fees, FTA fees will be added to each charge for executing a license hold with the licensed state.

Always make copies of everything that you send to the court and contact the court to verify that we have received your packet and that your citation is closed.

At no time is it the court's responsibility to make sure your citation is taken care of; it is sole responsibility of the defendants to verify that the court has received your mailed & emailed correspondence.

Note: The Judge cannot discuss the merits of a pending judicial proceeding prior to trial (Canon 6(c)(2) code of Judicial Conduct). This means the judge cannot discuss your citation with you before the trial. The municipal court clerk cannot discuss your plea or any other questions about your citation. They are only there to give you the amount that you need to pay and what programs you are eligible for.

US Postal Service: PO Box 20 Wells, Texas 75976 UPS or FedEx: 293 Rusk Ave. Wells, Texas 75976 Court # (936) 867-0089

Email address: wellsmuncourt@consolidated.net Monday-Friday 8:00 AM -5:00 PM Court hours subject to change

FILL OUT THIS PLEA FORM AND MAIL BACK TO THE COURT BY THE DUE DATE AT THE BOTTOM OF YOUR CITATION

Name on Citation:
Ticket/Citation#:
Mailing Address:
City: State: Zip:
Telephone Number: ()
Date of Birth:Driver's License #:
e-mail Address:
Select only one plea 1, 2, 3, 4 or 5 below by checking the item #.
→ □ 1. I hereby enter a plea of GUILTY and waive appearance for
trial; or
→ □ 2. I hereby enter a plea of NOLO CONTENDERE and waive
appearance for trial. I will contact the court and set up a program or
pay my ticket in full.
→ □3. I hereby enter a plea of NOT GUILTY and request a <u>BENCH</u>
TRIAL. I understand I will have a pretrial hearing with the
prosecuting attorney. *
→ □ 4. I hereby enter a plea of NOT GUILTY and request a <u>JURY</u>
TRIAL.
I understand I will have a pretrial hearing with the prosecuting
attorney. *
Signed this, 20
→Signature:
This section does not require notarization.
→Signature:

THE STATE OF TEXAS <u>DOES NOT</u> ALLOW CDL OPERATORS TO TAKE ANY DEFERRED DISPOSITION OR A DRIVING SAFETY COURSE

BY SELECTING PLEA # 5 YOU MUST SIGN IN FRONT OF A NOTARY.

→□5. Request for DRIVING SAFETY COURSE.

→I hereby enter a plea of □ GUILTY □ NOLO CONTENDERE to the above charge(s) under the terms of Article 45.0511 C.C.P.

I certify that I have a valid Driver's License or active military I.D. that the alleged speed was not 25 miles per hour or more over the posted limit and that the offense was not committed in a construction or maintenance zone when worker was present; that I have not taken a course within the past 12 months preceding the date of the offense and am not in the process of taking such a course; and that I have not completed a course which is not reflected on my driving record.

I understand that I will be charged court costs and a fee and that these fees are not refundable and must be paid to the court before my charge will be dismissed.

I understand that I am not eligible for Driving Safety Course unless I provide proof of financial responsibility in my name or my name listed on the policy (liability insurance), as required by The Transportation Code.

I understand that I must complete and submit to the Court the Driving Safety Course documents within 90 days of the date of judgment.

→ Under pain or penalty of perjury	
Signature of Defendant	
→SWORN to and subscribed before me this, 20	day of
→NOTARY SIGNATURE & SEAL	
(Must be signed by a Notary Public authorized to add	ninister oaths)

JUVENILES 16 YRS & UNDER CAN NOT SET UP A PROGRAM WITHOUT A PARENT/GUARDIAN SPEAKING TO THE PROSECUTOR.