



ROGER W. WALLACH

ATTORNEY AT LAW

FROM "ASK THE LAWYER"
RADIO PROGRAM ON 1380 AM

CALL 314-692-7900

SE HABLA ESPAÑOL

OUR OFFICES NOW PROVIDE THE FOLLOWING SERVICES FOR YOU, WITH FULL SERVICES IN SPANISH:

TRAFFIC TICKETS

PERSONAL INJURY / ACCIDENT CASES

IMMIGRATION ISSUES

CRIMINAL LAW MATTERS

SPECIAL FOR TRAFFIC TICKETS

NO NEED TO COME INTO THE OFFICE. JUST SIGN THE AGREEMENT ON THE BACK AND MAIL IT TO US WITH COPIES OF THE TICKETS AND YOUR DRIVER'S LICENSE TO:

ROGER WALLACH
1 THE PINES COURT, SUITE 101
ST. LOUIS, MO 63141

INCLUDE A **CHECK OR MONEY ORDER PAYABLE TO WALLACH & ASSOCIATES** FOR **\$75.00 PER TICKET**.

INSTEAD OF MAILING, YOU MAY ALSO DROP IT ALL OFF AT OUR OFFICES, WHICH ARE NEAR HIGHWAY 141 AND OLIVE BLVD., IN ST. LOUIS COUNTY.

PLEASE INCLUDE A PHONE NUMBER FOR US TO BE ABLE TO SPEAK WITH YOU. WE WILL MAIL THE RESULT TO THE ADDRESS ON THE TICKET UNLESS YOU GIVE US A DIFFERENT ADDRESS.

NO DRIVER'S LICENSE? WE CAN STILL REPRESENT YOU, BUT WE WILL HAVE TO PLEAD YOU GUILTY. PLEASE SEE REVERSE FOR FURTHER DETAILS.

INDICATE BY MARKING "X" IN THE BOX, WHETHER YOU WANT US TO PLEAD YOU GUILTY AND NEGOTIATE THE FINE, OR TRY TO HAVE THE PROSECUTOR CHANGE THE CHARGES TO A DIFFERENT VIOLATION, WITHOUT POINTS AGAINST YOUR DRIVER'S LICENSE.

PLEAD ME
GUILTY

ASK FOR A CHANGE TO A VIOLATION
WITHOUT POINTS AGAINST LICENSE

NOTE: IF YOU DO NOT HAVE A DRIVER'S LICENSE, YOU MUST MARK "PLEAD ME GUILTY" AND THEN WE WILL TRY TO OBTAIN A REASONABLE FINE FROM THE PROSECUTOR AND THE JUDGE.

IF THERE ARE ANY QUESTIONS, PLEASE CALL TO SPEAK TO SOMEONE IN SPANISH.

PLEASE READ AND SIGN THE FORM BELOW AND RETURN IT TO US WITH A COPY OF YOUR TICKETS, YOUR DRIVER'S LICENSE IF YOU HAVE ONE, AND YOUR PAYMENT. YOU CAN FAX THE TICKETS, YOUR LICENSE IF YOU HAVE ONE, AND THIS AGREEMENT TO US AT 314-692-7957, BUT WE CANNOT BEGIN THE WORK OR REPRESENT YOU WITHOUT PAYMENT

TRAFFIC / FIXED FEE AGREEMENT

- 1. CONDITIONS** - "LAW FIRM" IS THE LAW FIRM OF WALLACH & ASSOCIATES, P.C. This Agreement will not take effect, Law Firm will have no obligation to provide legal services, and Client will not be or become a client of Law Firm, until Client returns a signed copy of this Agreement and pays the Fixed Fee Amount called for under Section 4 of this Agreement.
- 2. SCOPE OF SERVICES** - Law Firm will provide legal services reasonably required to represent Client. It is understood that the retention of the Law Firm and the fees charged herein are only for work to be done to the limit of this proceeding, namely, requesting a recommendation for a charge reduction for the prosecuting attorney's office, or a plea of guilty. This Agreement does not cover representation at court appearances, trials, appeals or in execution proceedings after judgment. Services in any matter not described above will require a separate Agreement.
- 3. RESPONSIBILITIES OF THE PARTIES** - Client agrees to be truthful with Law Firm, to cooperate, to keep Law Firm informed of any information or developments which may come to Client's attention, to abide by this agreement, and to pay Law Firm's bills on time. Client further agrees to keep Law Firm informed of Client's current address, telephone number, and whereabouts.
- 4. FIXED FEE CLAUSE** - Client agrees to pay an initial fixed fee of \$75.00 per traffic ticket PLUS all applicable law firm and court costs, for Law Firm's Services under this Agreement. Law Firm and Client both agree that the above fee will constitute a reasonable fee for the contemplated services. Unless Law Firm withdraws before the completion of the services or fails to perform substantial services, the fixed fee will be earned in full and no portion of it will be refunded once any material service has been performed by Law Firm on the Client's behalf. If Client discharges Law Firm before Law Firm's representation of Client in the above-referenced matter is concluded, Law Firm will be entitled to a reasonable fee for services rendered up to that point, which will be calculated on the Law Firm's regular hourly rates.
- 5. COSTS AND OTHER CHARGES** - Law Firm may incur various costs and expenses in performing legal services under this agreement. Client agrees to reimburse Law Firm for all costs, disbursements and expenses incurred by Law Firm, independent of any other monies forwarded to Law Firm under this Agreement. All costs and other charges billed to Client are due and payable upon receipt.

BY SIGNING BELOW, YOU INDICATE THAT YOU HAVE READ AND UNDERSTOOD THE FOREGOING TERMS ON BOTH SIDES OF THIS PAGE, AND THAT YOU AGREE TO THEM.

Client

Date