Chapter Trans 114

UNIFORM TRAFFIC CITATION

Trans 114.01	Purpose and scope.	Trans 114.05	Field test findings.
Trans 114.02	Definitions.	Trans 114.06	Uniform traffic citation.
Trans 114.03	Uniform traffic citation form use.	Trans 114.07	Use of uniform traffic citation.
Trans 114.04	Safeguards.	Trans 114.08	Changes to the uniform traffic citation.

Note: Chapter Trans 114 was created as an emergency rule effective 5–1–89; chapter MVD 21 as it existed on December 31, 1989, was repealed and a new chapter Trans 114 was created effective 1–1–90.

Trans 114.01 Purpose and scope. As authorized by s. 345.11 (4), Stats., the purpose of this chapter is to establish a uniform traffic citation form and to provide a mechanism for field testing future revisions to the uniform traffic citation form as proposed by the council on uniformity of traffic citations and complaints.

History: Cr. Register, December, 1989, No. 408, eff. 1-1-90.

- **Trans 114.02 Definitions.** The words and phrases defined in ss. 340.01 and 343.01, Stats., and ch. 345, Stats., have the same meaning in this chapter unless a different meaning is expressly provided or the context clearly indicates a different meaning. In this chapter:
- (1) "Automated citation" means an automated uniform traffic citation described in s. 345.11 (2), Stats., created on a computer and printed on paper in the format prescribed by this chapter, rather than on a preprinted citation form.
- (2) "Field test" means to utilize a prototype traffic citation form among a representative number of law enforcement jurisdictions that volunteer to field test it.
- (3) "Prototype uniform traffic citation form" means a form created by the secretary's council on uniformity of traffic citations and complaints, which serves as a model for field testing and against which the secretary's council bases its recommendations for improvements when drafting the final version of the uniform traffic citation form.
- **(4)** "Field test jurisdiction" means a law enforcement jurisdiction which volunteers to field test a prototype uniform traffic citation form.

History: Cr. Register, December, 1989, No. 408, eff. 1–1–90; CR 02–153: am. (intro.), renum. (1) to (3) to be (2) to (4) and am. (2), cr. (1) Register June 2003 No. 570, eff. 7–1–03.

Trans 114.03 Uniform traffic citation form use. A prototype uniform traffic citation form may be used in field tests for the purpose of evaluating the changes authorized under s. 345.11, Stats., and to allow for input by affected parties toward the final design of the uniform traffic citation form. The prototype uniform traffic citation form will be used in lieu of the current traffic citation form in the field test jurisdictions during the field test. However, use of the prototype uniform traffic citation form does not invalidate the use of the current uniform traffic citation in the field test jurisdictions or in any other jurisdiction during the field test period.

History: Cr. Register, December, 1989, No. 408, eff. 1–1–90; CR 02–153: am. Register June 2003 No. 570, eff. 7–1–03.

Trans 114.04 Safeguards. To ensure the authenticity of documents and prevent fraud, the department may implement procedures designed to prevent duplication or fraudulent alteration of documents, including:

(1) Requiring control numbers appear on preprinted and automated citations.

- (2) Issuing blocks of control numbers to designated law enforcement agencies, law enforcement officers, or specific computers, to be printed on automated citations.
- (3) Auditing the use of citation forms and automated citation systems.

History: Cr. Register, December, 1989, No. 408, eff. 1–1–90; CR 02–153: r. and recr. Register June 2003 No. 570, eff. 7–1–03.

Trans 114.05 Field test findings. The department shall analyze the uniform traffic citation form field test findings and make recommendations for improvements to the council on uniformity of traffic citations and complaints.

History: Cr. Register, December, 1989, No. 408, eff. 1–1–90; CR 02–153: am. Register June 2003 No. 570, eff. 7–1–03.

- **Trans 114.06 Uniform traffic citation. (1)** PREPRINTED UNIFORM TRAFFIC CITATIONS. The preprinted uniform traffic citation forms shall be a 4–page preprinted form distributed by the department, the pages of which shall conform to the following requirements:
- (a) Each printed copy of the form shall contain a unique control number, determined by the department.
- (b) The front side of each page of the uniform traffic citation shall be identical and shall be in the format set forth in figure 1.
- (c) The reverse sides of each page shall differ according to use as follows:
- 1. Page one of the form is intended for use and filing by the court in which the citation is used. The reverse side of page one shall contain information needed by the court in the format set forth in figure 2.
- 2. Page 2 of the form is intended for eventual submission to the department. The reverse side of page 2 shall contain a report of court disposition in the format set forth in figure 3. The report shall be sent to the department within 5 days of the resolution of the case.

Note: s. 345.37 (5).

- 3. Page 3 of the form is intended for distribution to the person who is issued the citation. The reverse side of that page shall contain information for the person who was issued the citation in the format set forth in figure 4.
- 4. Page 4 of the form is intended for retention by the issuing agency. The reverse side of that page shall contain space for the issuing officer or agency to enter notes or other information, and shall be in the format set forth in figure 5.
- **(2)** AUTOMATED UNIFORM TRAFFIC CITATION SYSTEMS. (a) A person who is issued an automated citation shall be served with a printed citation in the format set forth in figure 6. The citation shall include a unique control number assigned to the issuing agency, officer or computer by the department.
- (b) The issuing agency shall supply data included on an automated citation to the clerk of court for the court before whom the person is required to appear. Data shall be provided in the format and within the timeframe required by that court.
- (c) Within 5 days of the resolution of the case, the clerk of courts shall transmit the data included on the automatic citation,

together with information regarding the resolution of the case to the department in the format required by the department.

Note: s. 345.37 (5), Stats.

- (d) An agency or court using an automated citation system shall maintain the data necessary to recreate a copy of the originally issued citation according to the agencies' or courts' records disposition policies.
- (e) If a court is unable to transmit data related to electronic citations to the department through the use of automated systems, the court may send the information necessary to enter the citation and court disposition in the department's records to the department by other means, provided the information is submitted in the format required by the department.

Note: The Council on Uniformity of Traffic Citations and Complaints is adopting these rules to encourage the use of electronic citations because they find the electronic exchange of data to be efficient and cost effective.

History: Cr. Register, December, 1989, No. 408, eff. 1–1–90; emerg. r. and recr. eff. 7–16–90; r. and recr. Register, October, 1990, No. 418, eff. 11–1–90; CR 02–153: cr. (1) and (2) Register June 2003 No. 570, eff. 7–1–03.

Trans 114.07 Use of uniform traffic citation. (1) Law enforcement agencies may use any of the uniform traffic citation forms that have been printed and are in use or storage, until stores of printed forms are consumed.

(2) All uniform traffic citation forms printed after July 1, 2003 shall conform to the form requirements of s. Trans 114.06.

Note: At the time the Uniform Traffic Citation was initially created, different jurisdictions printed and used different forms. Use of those forms was prohibited and remains prohibited. Subsequent changes to the uniform traffic citation, however, are largely cosmetic and have been made for convenience of law enforcement, the courts and the Department. All uniform traffic citation forms provide the essential informa-

tion needed by a defendant, the courts and DOT. Therefore, this chapter permits old stores of forms to be used as a cost-saving measure for law enforcement agencies. Using up old stores of forms also helps to prevent misuse of discarded forms.

History: Emerg. cr. eff. 7–16–90; cr. Register, October, 1990, No. 418, eff. 11–1–90; CR 02–153: am. (1), r. and recr. (2) Register June 2003 No. 570, eff. 7–1–03.

Trans 114.08 Changes to the uniform traffic citation.

- (1) The secretary may change the citation content and format in this chapter without rule making in order to:
 - (a) Change the order of fields for data processing purposes.
- (b) Make any change needed to conform the form to changes
- (c) Make any content or format change on the reverse side of page one of the form requested by the director of state courts.

Note: The reverse side of page one of the form is shown in Figure 2 to this rule.

(d) Make any content or format change on the reverse side of page 4 of the form requested by law enforcement agencies.

Note: The reverse side of page one of the form is shown in Figure 5 to this rule.

(2) Any change made under this section shall be promptly reported to the council on uniformity of traffic citations and complaints.

Note: The Department adopts this provision as necessary to the implementation and operation of s. 345.11(4), Stats., at the recommendation of the Council on Uniformity of Traffic Citations and Complaints.

Conforming the traffic citation to changes in state law without rule making or to changing the form or content of the citation may be accomplished without rule making. s. 227.01(13)(j) and (q), Stats. The provisions of sub. (1)(c) and (d) should not be used by the Department to make substantive changes relating to the use of the Uniform Traffic Citation. Clearinghouse Rules 02–153 Comments, Wisconsin Legislative Council Rules Clearinghouse.

History: CR 02-153: cr. Register June 2003 No. 570, eff. 7-1-03.

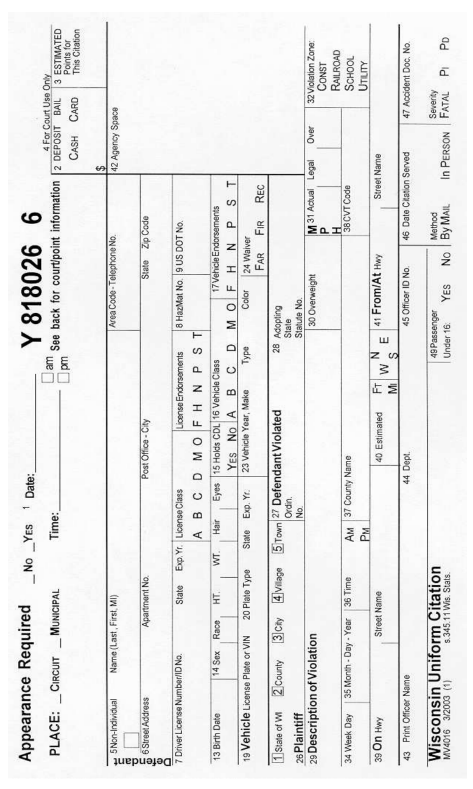


FIGURE 1

COURT RECORD 1 2 Date Filed Traffic Non-Traffic Criminal	3 JUDGE			4 Judge Code
ء ک	9 PLEA: Guity	No Contest	test Not Guilty	
Appeared Default By Attorney Warrant Issued - Date	10 FINDING: Guilty	☐ Not Guilty	lty Dismissed	
Plea By Mail Warrant Fee Assessed \$	11 AMENDED CHARGE:	:: Statute Number	e.	
Failed to Appear	Describe Charge			
Prosecutor 6	12 DISPOSITION:		Fine/Forfeiture 13	€9
Defense Attorney	Assessment Ordered		Penalty Assessment	
BOND: Signature 7 \$	nse Co Jail/HOG for	Dav/Mo /Yr	Dr. Imp. Surcharge	
Credit Card Type] Bond Card	1	Crime Lab/Drug Fee	
Cash/CK/MO \$	Not Required License Susp / Rev for	r Day / Mo. / Yr.	Jail Assessment	
TYPE OF PROCEEDING ® DATE TIME - COMMENTS	MMENTS Fine / Forfeiture pay within	Day / Mo. / Yr.	Justice Information Fee	
Initial Appearance	8		WitnessFee	
SchedulingConference	License Susp / Rev for OR	r Day / Mo. / Yr.	CourtSupportServiceFee	
Pre-trial	County Jail/H.O.C for	r Day / Mo. / Yr.	Court Costs	
Motions	OR Community Society for	Hre / Dave		
Court Trial	OR OR	1		
Uury Trial ()	Indigent Hearingon		TOTAL	69
	14 Date Disposed	15 Judge At Disposition	Oirouit	16 Code
17 DOCKET INFORMATION			Juvenile	
	18 Disposition Code	19 Sentence Code	20 Classification At Disposition If Changed	sition If Changed

FIGURE 2

Date of Adjudication 50		For DMV Use Only				
51 C	OU	IRT TYPE				
	1	Municipal				
	2	Circuit				
	3	Tribal Council				
Cour	t Brai		Adjudicating Cou	rt Code	Judge Code	
52			53		54	
		55	AMENDED (CHARGE		
1	Ame		201			
	Amended Statute Number					
2	Des	cribe Amended (Charge			
	-		arce	architector -	SURVEY CONTRACTOR OF THE PROPERTY OF THE PROPE	
	Spe	eed amended	to	mph d	over	
	We	ight amended to	0	Lbs.	over	
			7 ADJUDIC	ATION		
	1	Guilty			4 Not Guilty	
	2	Dismissed			5 Withdrawn	
		DESCR	IBE OTHER	DISPO	SITION	
61		Vacate Refusa	al			
63		Driver License Note: Suspens reported on for	Suspension_64 sion for failure to m MV3029, Cou	pay forfeitu irt Order Of	ure must be Suspension.	
65		Driver License Revocation 66 Y Years				
67		Driver License Suspension/Revocation				
		1. Consecutive to any outstanding Suspension/Revocation 3. Date of Notification by DOT				
			Notification by D Application	01		
			tive after Appli	cation		
		7. Effective				
68		Driver License	Ignition Interlock	Restriction	1	
		Begin Date				

FIGURE 3

INSTRUCTIONS-READ CAREFULLY

----- COURT APPEARANCE REQUIRED ---(See other side.) If your citation is checked "yes" following

"Appearance Required", you MUST appear in court. The "Court Appearance Not Required" instructions do not apply to you.

-----COURTAPPEARANCE NOT REQUIRED ------(See other side.)

- If you wish to dispute the citation, you must either appear in court or enter a "not guilty" plea by mail prior to your court date. Please include a photocopy of your ticket and your correct mailing address OR your correct name and mailing address, citation number, court appearance date listed on the citation, offense, and arresting police agency. These should be mailed to the court address written under "You Are Notified To Appear" on the other side. Your trial will be before a judge, unless you demand a jury trial in writing within 10 days of the court date on your citation and enclose the proper fee. Make check payable to the Clerk of Court and forward it to address shown on the reverse side. Jury demands in Municipal Court can only be made for intoxicated driving charges.
- If you do not wish to dispute the citation, simply mail in the "deposit" amount indicated on the other side of the citation by your court date. You must include a photocopy of your citation OR your correct name and address, citation number, court appearance date listed on the citation, offense and arresting police agency. Make your check payable to the Clerk of Court and mail it to the court address written under "You Are Notified To Appear" on the other side. You do not need to appear. The court will find you guilty and keep the "deposit" amount as payment for your citation.
- If you do nothing, the court may issue a warrant for your arrest, or may find you guilty and suspend your driver license if you fail to pay your fine.

DEMERIT POINT, SUSPENSION & REVOCATION

INFORMATION - This charge may result in demerit points assessed against you. Accumulating 12 or more points within 12 consecutive months will be cause for suspending your driving privileges. If you have a probationary license, points for the second and subsequent convictions may be doubled. Depending on the circumstances and charge, conviction may result in revocation or suspension of your driving privileges. Traffic Safety School may be used to reduce points. information, contact the Division of Motor Vehicles.

If you have a disability and need help in court, please contact the Clerk of Court's office listed on the reverse side of this form.

FIGURE 4

Date of Disposition Plea		51 Finding ☐ Guilty ☐ Default	☐ Withdrawn
	est Not Guilty	☐ Not Guilty ☐ Dismissed	☐ Forfeiture
52 Driver License Acti	on:		☐ Days
50			☐ Months
D.L. Suspension/R	evocation	55 Comments	☐ Years
54 Court Officer		55 Comments	
Jail Sentence			
56 Incident Report (R	emove this page	from book before	completing)
· ·			
ALE			

Highway 57	Divided	t Divided Leas	
Highway 57	Property and the Assessment	t Divided Lane	
Weather 58	Clear Rain	Snow Fog	Cloudy
	Property of the Control of the Contr	Snow Fog	

FIGURE 5

You Are Notified To Appe Mandatory Appearance:	ear Date	Form No. and Ver	CITATION NO.		
, ,,			Estimated Points	DEPOSIT	Cash-Card
			Court Use		
Defendant (Last Name, First, Middle), Street Address, P.	O. Box, City, State, Zip Co	ode	Birth Date	Sex Race
			нт.	WT.	Hair Eyes
Driver License Number		State Exp. Yr.			
License Plate Number	Plate Type	State Exp. Yr.			
Vehicle Identification Number	US DOT No.	Placard No.	OPERATING AS:		Class CDL Waiver
Vehicle Year Make	Туре	Color	Endorsements		CMV
Plaintiff			Ordinance Violated Adopting	State Statute	
Violation Description			BAC Overweight		Agency Space
Week Day Date	Time	Actual Speed Le	gal Over		
County	City/Villa	ge/Town			
ON Hwy. No. and/or Street Name			Estimated Distance		
FROM/AT Hwy. No. and/or Street Nam	ne		GPS Coordinates		
Officer Name			Zone: RR - Utility - School - Con	st	Accident Type
Officer ID Department			Ĩ	Date Citation Serv	ved Method

READ INSTRUCTIONS CAREFULLY

COURT APPEARANCE REQUIRED - If your citation is checked "yes" following "Appearance Required," you MUST appear in court. The "Court Appearance Not Required" instructions do not apply to you.

COURT APPEARANCE NOT REQUIRED - IF YOU WISH TO DISPUTE THE CITATION, you must either appear in court or enter a "not guilty" plea by mail prior to your court date. Please include a photocopy of your ticket and your correct mailing address OR your correct name and mailing address, citation number, court appearance date listed on the citation, offense, and arresting police agency. These should be mailed to the court address. Your trial will be before a judge, unless you demand a jury trial in writing within 10 days of the court date on your citation and enclose the proper fee. Make check payable to the Clerk of Court and forward it to the address shown above. Jury demands in Municipal Court can only be made for intoxicated driving charges.

If you have a disability and need help in court, please contact the above Clerk of Court's office.

IF YOU DO NOT WISH TO DISPUTE THE CITATION, mail the "deposit" amount, by your court date, with a photocopy of your citation OR with your correct name and address, citation number, court appearance date listed on the citation, offense and arresting police agency. Make check payable to the Clerk of Court and mail it to the court address. You do not need to appear. The court will find you guilty and keep the "deposit" amount as payment for your citation.

IF YOU DO NOTHING, the court may issue a warrant for your arrest, or may find you guilty and suspend your driver license if you fail to pay your fine.

DEMERIT POINT, SUSPENSION AND REVOCATION INFORMATION - This charge may result in demerit points assessed against you. Accumulating 12 or more points within 12 consecutive months will be cause for suspending your driving privileges. If you have a probationary license, points for the second and subsequent convictions may be doubled. Depending on the circumstances and charge, conviction may result in a suspension or revocation of your driving privileges. Attending Traffic Safety School prior to conviction may be used to reduce points. For more information, contact the DMV.

T331 9/2001 WDOT s.345.11 Wis. Stats.

Wisconsin Uniform Citation

FIGURE 6