

READ INSTRUCTIONS CAREFULLY-FAILURE TO DO SO MAY VOID YOUR REQUEST.

UNDER SEC. 143A-2, RMVL, THE COURT SHALL DEFER PROCEEDINGS AND ALLOW YOU 90 DAYS TO PRESENT EVIDENCE THAT SUBSEQUENT TO THE ALLEGED OFFENSE, YOU HAVE SUCCESSFULLY COMPLETED A DRIVING SAFETY COURSE APPROVED BY THE TEXAS DEPT OF PUBLIC SAFETY, IF:

1. ON OR BEFORE YOUR APPEARANCE DATE, YOU ENTER A PLEA OF NOLO CONTENDERE OR GUILTY AND PRESENT TO THE COURT A WRITTEN REQUEST TO TAKE THE COURSE:
2. YOU HAVE A **VALID TEXAS DRIVER'S LICENSE OR PERMIT**
3. YOU HAVE NOT TAKEN THE COURSE FOR DISMISSAL OF A TRAFFIC CITATION WITHIN 12 MONTHS PRIOR TO OFFENSE DATE AND YOU SUBMIT A SWORN AFFIDAVIT TO THAT EFFECT.
4. YOU WERE NOT CHARGED WITH THE OFFENSE OF SPEEDING **25 MPH** OR MORE OVER THE POSTED SPEED LIMIT.
5. YOU SEND THE **\$108.00**. YOU MUST WITHIN 90 DAYS SUPPLY THE COURT WITH THE DSC CERTIFICATE OF COMPLETION, THE COURT COPY MUST BE SENT TO THE COURT. WHEN THE COURT HAS ACCEPTED THE CERTIFICATE, THE CHARGE WILL BE DISMISSED.
6. YOU **FURNISHED PROOF** OF LIABILITY INSURANCE TO THE COURT.
7. DISQUALIFICATIONS FOR DDC: HIT AND RUN, INVOLVED IN ACCIDENT WITH DAMAGE TO VEHICLE, FLEEING, NO TEXAS DRIVERS LICENSE, CDL VIOLATIONS IN ACCORDANCE WITH VCS ART. 6687B-2, SECTION 26 A THROUGH E.