

Deferred disposition is a process, similar to probation, where the court imposes certain conditions on the defendant. If the defendant complies with the conditions, the criminal charge is dismissed, and no conviction is ever entered. However, if the defendant fails to comply, they will be convicted of the offense.

For Deferred Adjudication you will need:

1.) Using your citation and driver's license fill out a Plea Form. A Plea Form can be found on the previous screen or may be mailed or emailed to you with request to the court. Please check off on the #4 (B) and check off on your plea right next to it of guilty or nolo contendere requesting deferred adjudication. Make sure it is signed and notarized and returned by mail to the address on top of the form.

2.) Once your plea is entered our office will send a Deferred Disposition Order signed by the judge letting you know what needs to be paid and by when. *In order for your violation to be dismissed by Deferred Adjudication, you must not have any moving violations appear on your driving record during your 1-day deferred period. This period begins as soon as payment is made. If no violations appear on your driving record during your deferred period, your violation will be dismissed. If a moving violation appears on your driving record during your deferred period, you will be sent a Show Cause letter to appear before the Judge. The Judge may then revoke your Deferred Adjudication and place the violation with our Court on your driving record.*