

**JUSTICE OF THE PEACE 2-1**

**ADMINISTRATIVE DISMISSALS**

Sometimes the Court can dismiss cases when the Defendant fixes or demonstrates compliance with the law. Following is a list of administrative dismissals, the Defendant will need to provide evidenc of compliance with the statute prior to entering a plea of guilt.

❒ Defendant presented evidence of remedied expired driver’s license within 20 working days or before the Defendant’s first court appearance, whichever is later. (Sec. 521.026, T.C.). The Defendant pays a $20.00 fee (*up to $20*).

❒ Defendant presented evidence of remedied driver’s license by changing the address or name on his or her driver’s license not later than 20 working days after the date of the offense. (Sec. 521.054, T.C.). The Defendant pay a $20.00 fee (*up to $20*) OR the fee maybe waived in the interest of justice.

❒ Defendant presented evidence that the defendant’s driver’s license endorsement was imposed because of a physical condition that was surgically or otherwise medically corrected before the date of the offense, or was in error; DPS removed the restriction or endorsement before the Defendant’s first court appearance; and the Defendant paid a $10.00 fee (*up to $10*). (Sec. 521.221, T.C.)

❒ Defendant presented evidence of remedied expired registration within 20 working days or before the Defendant’s first court appearance, whichever is later, and proof of payment of a late registration fee to the county assessor-collector. (Sec. 502.407, T.C.). The Defendant pays a $20.00 fee (*up to $20*).

❒ Defendant presented evidence of a registration insignia issued to the motor vehicle that was attached to the vehicle establishing that the vehicle was registered for the period during which the offense was committed, and the Defendant paid a $10.00 fee *(up to $10)*. (Sec. 502.473, T.C.)

❒ Defendant presented evidence of remedied registration insignia issued and attached to the motor vehicle establishing that the vehicle has been registered before the Defendant’s first court appearance, and the Defendant paid a $10.00 fee *(up to $10)*. (Sec. 502.473, T.C.)

❒ Defendant presented evidence of remedied registration insignia that is for the correct vehicle, issued by the correct department, and is in effect for the current period, before the Defendant’s first court appearance, and the Defendant paid a $10.00 fee *(up to $10)*. (Sec. 502.475, T.C.)

❒ Defendant presented evidence of remedied license plates (by properly displaying the required plates on the vehicle) before the Defendant’s first court appearance, and the Defendant paid a $10.00 fee *(up to $10)*. (Sec. 504.943, T.C.)

❒ Defendant presented evidence of remedied license plates that are for the current period and not obscured or impaired in readability before the Defendant’s first court appearance, the Defendant showed that the vehicle was issued a plate by the department that was attached to the vehicle, establishing that the vehicle was registered for the period during which the offense was committed, and the Defendant paid a $10.00 fee *(up to $10)*. (Sec. 504.945, T.C.)

❒ Defendant presented evidence of remedied defective equipment before the Defendant’s first court appearance, the offense did not involve a commercial motor vehicle, and the Defendant paid a $10.00 fee (*up to $10*). (Sec. 547.004, T.C.)

❒ Defendant presented evidence of remedied expired disabled parking placard within 20 working days or before the Defendant’s first court appearance, whichever is later. The disabled parking placard was not expired for more than 60 days, and the Defendant paid $20.00 fee (*up to $20*). (Sec. 681.013, T.C.)

❒ Defendant presented evidence of remedied expired disabled parking placard within 20 working days or before the Defendant’s first court appearance, whichever is later, and the disabled parking placard was expired for more than 60 days. (Sec. 681.013, T.C.)

❒ Defendant presented evidence of a driver’s license issued to the defendant, appropriate for the type of vehicle operated, that was valid at the time of the offense. (Sec. 521.025, T.C.). The Defendant pays a $10.00 fee (*up to $10*).

❒ Defendant presented satisfactory evidence to the Court of valid proof of financial responsibility under Section 601.053, T.C. that was valid and in effect at the time of the offense. (Sec. 601.193, T.C.)

❒ Defendant presented evidence of a passing vehicle inspection report (1) within 20 working days after the date of citation *(operating a vehicle without complying with inspection requirements as certiﬁed under Section 548.256, T.C.)* or before the Defendant’s first court appearance date, whichever is later and (2) within 40 working days after the applicable deadline provided by Chapter 548, T.C., Chapter 382, H.S.C., or the Texas Department of Motor Vehicle’s administrative rules regarding inspection requirements. (Sec. 548.605, T.C.). The Defendant pays a $20.00 fee (*up to $20*).

**For Offenses Committed on or after January 1, 2016**

❒ Defendant presented evidence of a commercial learner’s permit or driver’s license that was issued to the defendant and was valid when the offense was committed. (Sec. 522.011, T.C.) The Defendant pays a $10.00 fee (up to $10).