

# COMMONWEALTH OF MASSACHUSETTS TRIAL COURT

# DISTRICT COURT COMPLAINT LANGUAGE MANUAL

REVISED THROUGH March 2, 2023

# **About This Manual**

- Using this manual. This manual includes offense codes and charging language for more than 5,000 offenses. It was developed by the Administrative Office of the District Court in 1994 and subsequently adopted for the WMS and MassCourts computer systems. In this manual:
  - A vertical line in the margin indicates either a now-repealed offense code, or an earlier version of a current offense code. These are
    retained because constitutional ex post facto rules limit criminal prosecutions to the offense definitions and penalties that were in effect
    at the time the offense was committed.
  - Civil motor vehicle infractions (CMVIs) are indicated by an asterisk (\*) after their offense descriptions. See G.L. c. 90C, § 3(C).
  - Offense codes do not reflect statutory subsections. The format of these offense codes reflects statutory chapters and sections, but not statutory subsections e.g., 269/10/H is an offense found in G.L. c.269, §10, but not necessarily in G.L. c. 269, §10(h). This is because it is not practical to incorporate the subsectioning of the General Laws and the Code of Massachusetts Regulations in the offense codes, since such subsectioning is often nonexistent, or a single subsection includes multiple offenses, or subsections have multiple layers (e.g., second-offense OUI is located at c.90, §24[1][a][1][¶4]). Offense code subsections have therefore been assigned arbitrarily (A, B, C, etc.). The offense description and the charging language do incorporate a reference to any statutory subsection.
- An electronic version of this manual in PDF format is available in the criminal area of the District Court's internet site at <a href="http://www.mass.gov/courts/districtcourt">http://www.mass.gov/courts/districtcourt</a>. (Court users may also access this manual in the criminal area of the District Court's intranet site.)
   In addition, the Trial Court's Information Services Department makes these codes and charging language available on the internet at <a href="http://www.mass.gov/courts/downloads/codes">http://www.mass.gov/courts/downloads/codes</a> in comma separated value (CSV) format for use in computerized systems.
- 3. **Prosecutor controls charging language**. While Massachusetts practice is for court personnel to prepare criminal complaints, the choice of charging language is ultimately the prosecutor's responsibility. Although the charging language in this manual is normally utilized as a matter of course, it is a prosecutor's right to vary the charging language as he or she wishes. When this occurs, the miscellaneous offense codes on p. 1 may be used to enter such nonstandard charging language for that case.
- 4. Jury must not view penalty information or subsequent-offense allegation. For the convenience of counsel and the sentencing judge, the charging language for each offense is followed by the authorized sentence for that offense. However, clerk's office personnel who work with juries must never submit to a jury a complaint or verdict slip that includes penalty information or indicates that the defendant is being charged as a subsequent offender. See Commonwealth v. Bart B., 424 Mass. 911, 913, 679 N.E.2d 531, 533-534 (1997), and cases cited; G.L. c. 278, § 11A. An expurgated version of the complaint may be prepared for the jury, or the judge may decide not to send the complaint to the jury room.

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# Miscellaneous Offenses

999999 MISCELLANEOUS STATUTORY VIOLATION

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of G.L. c. [GENERAL LAWS CHAPTER VIOLATED:], § [GENERAL LAWS SECTION VIOLATED:].

888888 MISCELLANEOUS COMMON LAW VIOLATION

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of the common law. (PENALTY: see G.L. c.279, §5.)

777777 MISCELLANEOUS CODE OF MASS REGS VIOLATN

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of [CODE OF MASS. REGS. CHAPTER VIOLATED:] Code Mass. Regs. § [CODE OF MASS. REGS. SECTION VIOLATED:].

666666 MISCELLANEOUS NON-MV MUNIC ORDINANCE/BYLAW VIOL

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of [ORDINANCE/BYLAW VIOLATED:] of the City or Town of [NAME OF MUNICIPALITY:].

555555 MISCELLANEOUS MV MUNIC ORDINANCE/BYLAW VIOL

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of [MOTOR VEHICLE ORDINANCE/BYLAW VIOLATED:] of the City or Town of [NAME OF MUNICIPALITY:].

444444 EMERGENCY, VIOLATION OF EXECUTIVE ORDER DURING STATE OF St. 1950 c639 §8 Effective 7/20/1950 on [DATE OF OFFENSE:], did [DESCRIPTION OF OFFENSE], in violation of Executive Order No. [NUMBER], said Order having been issued by the Governor pursuant to Chapter 639 of the Acts of 1950, as amended, during a declared State of Emergency. (PENALTY: imprisonment not more than 1 year; or not more than \$500; or both.)

# **Common Law Offenses**

COMLAW1 AFFRAY (Common Law)

on [DATE OF OFFENSE:] did make an affray with [NAME OF OTHER PERSON IN AFFRAY:], in violation of the Common Law. (PENALTY from G.L. c.279, §5: "according to the nature of the crime, as conforms to the common usage and practice in the Commonwealth.")

COMLAW2 CONTEMPT, CRIMINAL (Common Law)

on [DATE OF O2FFENSE:] did commit criminal contempt of this court in that he or she did [DESCRIPTION OF ACT(S) CONSTITUTING CONTEMPT:], in violation of the Common Law. (PENALTY from G.L. c.279, §5: "according to the nature of the crime, as conforms to the common usage and practice in the Commonwealth.")

COMLAW3 ESCAPE FROM POLICE OFFICER (Common Law)

on **[DATE OF OFFENSE:]**, having been lawfully arrested, while so arrested and in the custody of a person whom the defendant knew to be a police officer, did escape therefrom, in violation of the Common Law. (PENALTY from G.L. c.279, §5: "according to the nature of the crime, as conforms to the common usage and practice in the Commonwealth.")

COMLAW4 POLICE OFFICER, INTERFERE WITH (Common Law)

on **[DATE OF OFFENSE:]** did intimidate, hinder or interrupt a police officer in the lawful performance of his or her duty, in violation of the Common Law. (PENALTY from G.L. c.279, §5: "according to the nature of the crime, as conforms to the common usage and practice in the Commonwealth.")

COMLAW5 RESIST ARREST (Common Law)

on **[DATE OF OFFENSE:]** did knowingly resist arrest by, and obstruct, a police officer in the lawful performance of his or her duty, in violation of the Common Law. (PENALTY from G.L. c.279, §5: "according to the nature of the crime, as conforms to the common usage and practice in the Commonwealth.")

COMLAW6 SOLICIT TO COMMIT FELONY (Common Law)

on [DATE OF OFFENSE:] did solicit, counsel, advise, entice or induce [NAME OF PERSON SOLICITED:] to commit a felony, to wit: [FELONY FOR WHICH SOLICITED:], with the intent that such person commit or procure such felony, in violation of the Common Law. (PENALTY from G.L. c. 279, §5: "according to the nature of the crime, as conforms to the common usage and practice in the Commonwealth" for a misdemeanor.)

COMLAW7 OBSTRUCT JUSTICE (Common Law)

on **[DATE OF OFFENSE:]** did knowingly interfere with the testimony of **[NAME OF WITNESS INTERFERED WITH:]**, a witness in a judicial proceeding, in violation of the Common Law. (PENALTY from G.L. c.279, §5: "according to the nature of the crime, as conforms to the common usage and practice in the Commonwealth.")

COMLAW8 FORGERY (Common Law)

on [DATE OF OFFENSE:] did falsely make a written instrument for the purpose of fraud and deceit and such instrument was "of such a description that it might defraud or deceive, if used with that intent", in violation of the Common Law. <u>See Commonwealth</u> v. <u>Dunleay</u>, 157 Mass. 386, 387 (1892) (PENALTY from G.L. c.279, §5: "according to the nature of the crime, as conforms to the common usage and practice in the Commonwealth.")

COMLAW9 UTTERING (Common Law)

on [DATE OF OFFENSE:] did knowingly utter a forged document with the intent to defraud, in violation of the Common Law. See Commonwealth v. Russell, 156 Mass. 196, 197 (1892). (PENALTY from G.L. c.279, §5: "according to the nature of the crime, as conforms to the common usage and practice in the Commonwealth.")

Revised thru 1/05/2022 Complaint Language 1

# **General Laws Offenses**

### 1/5 **BOUNDARY MARK, VANDALIZE COMMONWEALTH** c1 §5

on **[DATE OF OFFENSE:]** did wilfully or maliciously disturb, injure, remove, obliterate, deface or cover up a monument or mark designating the boundary line of the Commonwealth, not being excepted by law, in violation of G.L. c.1, §5. (PENALTY: imprisonment not more than 6 months; or not more than \$50.)

### 1/10 U.S. SIGNAL/MONUMENT/BLDG, VANDALIZE c1 §10

on [DATE OF OFFENSE:] did wilfully injure, deface or remove a signal, monument, building or appurtenance erected, used or constructed under the authority of the United States, in violation of G.L. c.1, §10. (PENALTY: \$50.)

### 2/7/A MAYFLOWER PLANT, TAKE/INJURE c2 §7

on **[DATE OF OFFENSE:]** did pull up or dig up the plant of the mayflower (epigaea repens) or a part thereof, or did injure such plant or a part thereof in a manner not reasonably necessary to procuring the flower therefrom, within the limits of a state highway or other public way or place, or upon the land of another without written authority from him or her, in violation of G.L. c.2, §7. (PENALTY: not more than \$50.)

### 2/7/B MAYFLOWER PLANT, TAKE/INJURE NT/DISGUISE c2 §7

on **[DATE OF OFFENSE:]** did pull up or dig up the plant of the mayflower (epigaea repens) or a part thereof, or did injure such plant or a part thereof in a manner not reasonably necessary to procuring the flower therefrom, within the limits of a state highway or other public way or place, or upon the land of another without written authority from him or her, while in disguise or secretly in the nighttime, in violation of G.L. c.2, §7. (PENALTY: not more than \$100.)

### 3/28A WITNESS FAIL TESTIFY BEFORE GENERAL CT c3 §28A

(Effective 5/20/54)

on **[DATE OF OFFENSE:]**, having been summoned as a witness to give testimony or produce papers, by the authority of either branch of the General Court, or both jointly, or under some provision of law, upon a matter under inquiry before either branch, or before a committee of either branch, or before a joint or special committee or special commission consisting in whole or in part of members of the General Court: (1) did wilfully make default; or (2) having appeared, did refuse without constitutional right to answer under oath or affirmation a question pertinent to the question under inquiry, in violation of G.L. c.3, §28A. (PENALTY: imprisonment not less than 30 days, not more than 1 year; or not less than \$100, not more than \$1000; or both.)

### 3/40 LOBBYIST REGISTRATION VIOLATION c3 §40

(Effective 1/1/95)

on **[DATE OF OFFENSE:]**: (1) having employed or agreed to employ an executive or legislative agent, did fail within one week thereafter to cause the name of such agent to be entered upon the docket of such agents maintained by the State Secretary pursuant to G.L. c.3, §41; or (2) having been employed or having agreed to employment as an executive or legislative agent, did fail within ten days thereafter to cause his or her name to be entered upon such docket, in violation of G.L. c.3, §40. (PENALTY from §48: not less than \$100, not more than \$5000.)

### 3/41 LOBBYIST FAIL FILE AUTHORIZATION c3 §41

(Effective 1/1/95)

on **[DATE OF OFFENSE:]** being an executive or legislative agent, did fail within ten days after entering his or her name on the docket of such agents maintained pursuant to G.L. c.3, §41 to file with the State Secretary a written authorization to act as such agent, signed by the employer on whose behalf he or she had assumed to act, and to provide the State Secretary with three photographs of himself or herself, in violation of G.L. c.3, §41. (PENALTY from §48: not less than \$100, not more than \$5000.)

# 3/42 LOBBYIST CONTINGENCY FEE VIOLATION c3 §42

(Effective thru 7/31/95)

on **[DATE OF OFFENSE:]**: (1) did make an agreement whereby compensation or some thing of value was to be paid to a person contingent upon the passage or defeat of some legislation or the approval or veto of some legislation by the governor; or (2) did agree to undertake to promote, oppose or influence legislation or to communicate with members of the legislature, or to advocate approval or veto by the governor, for consideration to be paid upon the contingency that some legislation was passed or was defeated, in violation of G.L. c.3, §42. (PENALTY from §48: not less than \$100, not more than \$5000.)

### 3/42 **LOBBYIST CONTINGENCY FEE VIOLATION** c3 §42

(Effective 8/1/95-12/2/98)

on **[DATE OF OFFENSE:]**: (1) did make an agreement whereby compensation or some thing of value was to be paid to a person contingent upon a decision, as described in the definition of "executive agent" in G.L. c.3, §39, or the passage or defeat of some legislation or the approval or veto of some legislation by the governor; or (2) did agree to undertake to influence such a decision, or to communicate to influence such a decision or to promote, oppose or influence legislation or to communicate with members of the legislature, or to advocate approval or veto by the governor, for consideration to be paid upon the contingency of the outcome of such a decision or that some legislation was passed or defeated, in violation of G.L. c.3, §42. (PENALTY from §48: not less than \$100, not more than \$5000.)

### 3/43/A LOBBYIST FAIL FILE EXPENDITURE REPORT c3 §43

(Effective 1/1/95-7/31/95)

on **[DATE OF OFFENSE:]**, being an executive or legislative agent appearing on the docket maintained by the State Secretary pursuant to G.L. c.3, §41, did fail to render to the State Secretary in accordance with G.L. c.3, §43 a sworn itemized statement or statements of all expenditures incurred or paid in the course of such employment for the reporting period or periods beginning **[FIRST DAY OF REPORTING PERIOD:]** and ending **[LAST DAY OF REPORTING PERIOD:]**, by the fifteenth day of the month following the end of such period or periods, in violation of G.L. c.3, §43. (PENALTY from §48: not less than \$100, not more than \$5000.)

### 3/43/A LOBBYIST FAIL FILE EXPENDITURE REPORT c3 §43

(Effective 8/1/95-12/2/98)

on **[DATE OF OFFENSE:]**, being an executive or legislative agent appearing on the docket maintained by the State Secretary pursuant to G.L. c.3, §41, did fail to render to the State Secretary in accordance with G.L. c.3, §43 an itemized statement, under oath, listing all campaign contributions, as defined in G.L. c.55, §1, all expenditures, and the total amount thereof, incurred, contributed or paid in the course of such employment, and all expenditures made for or on behalf of statewide constitutional officers, officers and employees of such offices, members of the general court, officers and employees of the general court, officers and employees of an authority, incurred or paid, during the period or periods beginning **[FIRST DATE OF REPORTING PERIOD:]** and ending **[LAST DATE OF REPORTING PERIOD:]**, on or before the fifteenth day of July for the period January 1 through June 30 or on or before the fifteenth day of January for the period July 1 through December 31 of the preceding year, not being excepted by law, in violation of G.L. c.3, §43. (PENALTY from §48: not less than \$100, not more than \$5000.)

3/43/B LOBBYIST GIFTS AGGREGATING +\$100 IN YEAR  $c3 \S 43$ 

(Effective 1/1/95-7/31/95)

2 COMPLAINT LANGUAGE Revised thru 1/05/2022

on [DATE OF OFFENSE:], being an executive or legislative agent, did offer to give to a public official or public employee, as defined in G.L. c.268B, §1, or to a member of such person's immediate family, gifts aggregating more than \$100 in a calendar year, in violation of G.L. c.3, §43. (PENALTY from §48: not less than \$100, not more than \$5000.)

### LOBBYIST GIFT/MEAL TO PUBLIC EMPLOYEE c3 §43

(Effective 8/1/95-12/2/98)

on [DATE OF OFFENSE:], being an executive or legislative agent: (1) did knowingly offer or knowingly give to a public official or public employee, as defined in G.L. c.268B, §1, or to a member of such person's immediate family, a gift, as defined in such §1; or (2) did knowingly pay for a meal, beverage, or other item to be consumed by such public official or employee, not being excepted by law, in violation of G.L. c.3, §43. (PENALTY from §48: not less than \$100, not more than \$5000.)

### LOBBYING COSTS +\$250, FAIL REPORT ANNUAL c3 §44

(Effective 1/1/95-7/31/95)

on [DATE OF OFFENSE:], being a group or organization not employing an executive or legislative agent and which was required to register with the State Secretary a report of lobbying expenditures of more than \$250 during a calendar year, did fail to do so in accordance with G.L. c.3, §44 for the reporting period or periods beginning [FIRST DAY OF REPORTING PERIOD:] and ending [LAST DAY OF REPORTING PERIOD:], by the fifteenth day of the month following the end of such period or periods, in violation of G.L. c.3, §44. (PENALTY from §48: not less than \$100, not more than \$5000.)

### LOBBYING EXPENDITURES, FAIL REPORT c3 §44

(Effective 8/1/95-12/2/98)

on [DATE OF OFFENSE:], being a group or organization not employing an executive or legislative agent, and which was required by G.L. c.3, §44 to register with the State Secretary a report of lobbying expenditures during a calendar year, did fail to do so in accordance with §44 for the period or periods beginning [FIRST DATE OF REPORTING PERIOD:] and ending [LAST DATE OF REPORTING PERIOD:], on or before the fifteenth day of July for the period January 1 through June 30 or on or before the fifteenth day of January for the period July 1 through December 31 of the preceding year, in violation of G.L. c.3, §43. (PENALTY from §48: not less than \$100, not more than \$5000.)

### LOBBYING EXPENDITURES, FAIL REPORT c3 §47

(Effective 1/1/95-7/31/95)

on [DATE OF OFFENSE:], being an employer of an executive or legislative agent, did fail to render to the State Secretary in accordance with G.L. c.3, §47 a sworn itemized statement or statements of all lobbying expenditures incurred or paid separately by such employer during the reporting period or periods beginning [FIRST DAY OF REPORTING PERIOD:] and ending [LAST DAY OF REPORTING PERIOD:], by the fifteenth day of the month following the end of such period or periods, in violation of G.L. c.3, §47. (PENALTY from §48: not less than \$100, not more than \$5000.)

### LOBBYING EXPENDITURES, FAIL REPORT c3 §47

(Effective 8/1/95-9/28/09)

on [DATE OF OFFENSE:], being an employer of an executive or legislative agent, did fail to render to the State Secretary in accordance with G.L. c.3, §47, a complete and detailed itemized statement, under oath, of all lobbying expenditures incurred or paid separately by such employer during the period or periods beginning [FIRST DATE OF REPORTING PERIOD:] and ending [LAST DATE OF REPORTING PERIOD:], on or before the fifteenth day of July for the period January 1 through June 30 or on or before the fifteenth day of January for the period July 1 through December 31 of the preceding year, in violation of G.L. c.3, §47. (PENALTY from §48: not less than \$100, not more than \$5000.)

### LOBBYING EXPENDITURES, FAIL REPORT c3 §47

(Effective 9/29/09)

on [DATE OF OFFENSE:], being an employer of an executive or legislative agent, did fail to render to the State Secretary in accordance with G.L. c.3. §47. a complete and detailed itemized statement, under oath, of all lobbying expenditures incurred or paid separately by such employer during the period or periods beginning [FIRST DATE OF REPORTING PERIOD:] and ending [LAST DATE OF REPORTING PERIOD:], on or before the fifteenth day of July for the period January 1 through June 30 or on or before the fifteenth day of January for the period July 1 through December 31 of the preceding year, in violation of G.L. c.3, §47. (PENALTY from §48: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not less than \$100, not more than \$10,000 fine; or both.)

### PREVAIL WAGE, PRINTER FAIL PAY c5 §1

on [DATE OF OFFENSE:] did, as a contractor, sub-contractor or other employer engaged in work to which G.L. c.5, §1 applied, or for himself or herself or as agent, superintendent or foreman for another: (1) fail to pay the prevailing rate or wages that had been determined pursuant to G.L. c.5, §1; or (2) did fail to keep a true and accurate record of all employees, to furnish a true statement of the contents of such record to the Commissioner of Administration on request, or to make such records open to inspection by an authorized representative of the Director of Labor and Workforce Development in accordance with G.L. c.5, §1, in violation of G.L. c.5, §1. (PENALTY: not less than \$25, not more than \$100.)

### PREVAIL WAGE, PRINTER FAIL PAY, SUBSQ. OFF. c5 §1 5/1/B

on [DATE OF OFFENSE:] did, as a contractor, sub-contractor or other employer engaged in work to which G.L. c.5, §1 applied, or for himself or herself or as agent, superintendent or foreman for another: (1) fail to pay the prevailing rate or wages that had been determined pursuant to G.L. c.5, §1; or (2) did fail to keep a true and accurate record of all employees, to furnish a true statement of the contents of such record to the Commissioner of Administration on request, or to make such records open to inspection by an authorized representative of the Director of Labor and Workforce Development in accordance with G.L. c.5, §1, the defendant having previously been convicted of such an offense, in violation of G.L. c.5, §1. (PENALTY: imprisonment not more than 3 months; or not less than \$50, not more than \$200; or both; and debarred from state work for 2 years.)

### **UNIT PRICING REGULATION VIOL c6 §115A**

on [DATE OF OFFENSE:] did offer for sale at retail [ITEM(S) LACKING UNIT PRICING:], without there being posted in a conspicuous place at or near the point of sale the price per unit or measurement of contents and the total sales price, not being excepted by law, in violation of a regulation of the Consumers' Council made pursuant to G.L. c.6, §115A. (PENALTY: not less than \$10, not more than \$50.)

### UNIT PRICING REGULATION VIOL, SUBSQ. OFF. c6 §115A 6/115A/B

(Effective 1/1/71)

on [DATE OF OFFENSE:] did offer for sale at retail [ITEM(S) LACKING UNIT PRICING:], without there being posted in a conspicuous place at or near the point of sale the price per unit or measurement of contents and the total sales price, not being excepted by law, the defendant having previously been convicted of such an offense, in violation of a regulation of the Consumers' Council made pursuant to G.L. c.6, §115A. (PENALTY: not less than \$25, not more than \$100.)

# BLIND AID PROGRAM, FALSE STATEMENT TO c6 §131F

on [DATE OF OFFENSE:] did knowingly make a false representation to the Commissioner of the Massachusetts Commission for the Blind or his or her agents, for the purpose of causing a person to be supported by the Commonwealth, or for the purpose of procuring a payment under G.L. c.6, or did by fraudulent means obtain such a payment, in violation of G.L. c.6, §131F. (PENALTY: imprisonment not more than 1 year; or not less than \$200, not more than \$500; §131H: if vendor, debarred for 3 years.)

### 6/134 BLIND-MADE SUPPLIES, FAIL PURCHASE c6 §134

on **[DATE OF OFFENSE:]**, being the State Purchasing Agent, or an officer in charge of a state institution who had been authorized by the State Purchasing Agent to make purchases, or an officer in charge of another public institution, as defined in G.L. c.6, §134, did wilfully refuse or neglect: (1) to purchase brooms, mops or other supplies, other than products of prison labor, from the Massachusetts Commission for the Blind when the Commission had for sale such items which had been assembled, manufactured or otherwise produced by persons under the supervision of, or in industrial schools or workshops under the supervision of, the Commission; or (2) when employing persons for piano tuning, cane seating or mattress renovating, to employ persons who were under the supervision of, or who worked in an industrial school or workshop under the supervision of, the Commission, in violation of G.L. c.6, §134. (PENALTY: not more than \$100.)

# 6/136 BLINDNESS DETERMINATION, FAIL REPORT c6 §136

on **[DATE OF OFFENSE:]**, being a physician, optometrist or other person who had conducted or was in charge of an eye examination, or the superintendent of an institution where such examination had taken place, did fail to report within 30 days to the Massachusetts Commission for the Blind that such examination had found the visual acuity of the person examined to be with correction 20/200 or less in the better eye, or the peripheral field of vision to have contracted to the ten degrees radius regardless of visual acuity, in violation of G.L. c.6, §136. (PENALTY: not less than \$100, not more than \$500.)

### 6/139 BLIND, UNLICENSED SOLICITATION FOR c6 §139

on **[DATE OF OFFENSE:]** did offer for sale tags, tickets, souvenirs or other merchandise, or conduct an entertainment or game, or otherwise solicit funds for the benefit of a blind person or group of blind persons without a license under G.L. c.6, §138, in violation of G.L. c.6, §139. (PENALTY from §141: imprisonment not less than 3 months, not more than 1 year; or not less than \$100, not more than \$500; or both. CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS COMMISSION FOR THE BLIND.)

### 6/140 BLIND, VIOLATE REGS FOR FUNDRAISING FOR c6 §140

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation of the Commissioner of the Massachusetts Commission for the Blind governing methods of raising funds for the benefit of blind persons, in violation of G.L. c.6, §140. (PENALTY: as set by regulation, but not more than \$500. §141: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS COMMISSION FOR THE BLIND.)

### 6/178/A CORI, DISSEMINATE/SEEK UNLAWFULLY c6 §178

(Effective thru 5/3/12)

on **[DATE OF OFFENSE:]** did willfully: (1) request, obtain or seek to obtain criminal offender record information under false pretenses; or (2) communicate or seek to communicate criminal offender record information to an agency or person other than in accordance with the provisions of G.L. c.6, §168-§175, in violation of G.L. c.6, §178. (PENALTY: imprisonment not more than 1 year; or not more than \$5000; or both.)

### 6/178/A CORI, DISSEMINATE UNLAWFULLY c6 §178

(Effective 5/4/12)

on **[DATE OF OFFENSE:]** did knowingly communicate or attempt to communicate criminal offender record information to some other individual or entity other than in accordance with the provisions of G.L. c.6, §\$168-175, in violation of G.L. c.6, §178. (PENALTY for each offense: jail or house of correction not more than 1 year; or not more than \$5000 fine; or both. If defendant is not a natural person, not more than \$50,000 fine.)

### 6/178/B **CORI, FALSIFY** c6 §178

(Effective thru 5/3/12)

on **[DATE OF OFFENSE:]**, being a member, officer, employee or agency of the Criminal History Systems Board or a participating agency, or being connected with an authorized research program, did willfully falsify criminal offender record information, or a record or records relating thereto, in violation of G.L. c.6, §178. (PENALTY: jail or house of correction not more than 1 year; or not more than \$5000; or both.)

### 6/178/B **CORI, FALSIFY** c6 §178

(Effective 5/4/12

on **[DATE OF OFFENSE:]** did knowingly falsify criminal offender record information, or some record relating thereto, in violation of G.L. c.6, §178. (PENALTY for each offense: jail or house of correction not more than 1 year; or not more than \$5000 fine; or both. If defendant is not a natural person, not more than \$50,000 fine.)

### 6/178/C CORI, SEEK UNDER FALSE PRETENSES c6 §178

(Effective 5/4/12)

on **[DATE OF OFFENSE:]** did knowingly request, obtain or attempt to obtain criminal offender record information or a self-audit from the Department of Criminal Justice Information Systems under false pretenses, in violation of G.L. c.6, §178. (PENALTY for each offense: jail or house of correction not more than 1 year; or not more than \$5000 fine; or both. If defendant is not a natural person, not more than \$50,000 fine.)

### 6/178/D CORI, UNLAWFULLY REQUESTING PERSON TO PROVIDE c6 §178 & 172(d)

(Effective 5/4/12)

on **[DATE OF OFFENSE:]** did request or require a person to provide a copy of his or her criminal offender record information other than as authorized pursuant to the provisions of G.L. c.6, §172, in violation of G.L. c.6, §§178 & 172(d). (PENALTY for each offense: jail or house of correction not more than 1 year; or not more than \$50,000 fine; or both. If defendant is not a natural person, not more than \$50,000 fine.)

### 6/178/E JUVENILE DELINQUENCY RECORD, DISSEMINATE UNLAWFULLY c6 §178

(Effective 5/4/12)

on **[DATE OF OFFENSE:]** did knowingly communicate or seek to communicate juvenile criminal records to some other individual or entity other than in accordance with the provisions of G.L. c.6, §§168-175, in violation of G.L. c.6, §178. (PENALTY for each offense: jail or house of correction not more than 1 year; or not more than \$7500 fine; or both. If defendant is not a natural person, not more than \$75,000 fine.)

### 6/178/F JUVENILE DELINQUENCY RECORD, FALSIFY c6 §178

(Effective 5/4/12)

on **[DATE OF OFFENSE:]** did knowingly falsify juvenile criminal records, in violation of G.L. c.6, §178. (PENALTY for each offense: jail or house of correction not more than 1 year; or not more than \$7500 fine; or both. If defendant is not a natural person, not more than \$75,000 fine.)

# 6/178/G JUVENILE DELINQUENCY RECORD, SEEK UNDER FALSE PRETENSES c6 §178

(Effective 5/4/12)

on **[DATE OF OFFENSE:]** did knowingly request, obtain or attempt to obtain juvenile delinquency records from the Department of Criminal Justice Information Systems under false pretenses, in violation of G.L. c.6, §178. (PENALTY for each offense: jail or house of correction not more than 1 year; or not more than \$7500 fine; or both. If defendant is not a natural person, not more than \$75,000 fine.)

# 6/1781/2 CORI, COMMIT CRIME/HARASS PERSON WITH c6 §1781/2

(Effective 5/4/12)

on **[DATE OF OFFENSE:]** did use criminal offender record information: (1) to commit a crime against the subject of the criminal offender record information; or (2) to engage in harassment of such subject by willfully and maliciously engaging in a knowing pattern of conduct or series of acts over a period of time directed at a specific person, which seriously alarmed that person and would cause a reasonable person to suffer emotional distress, in violation of G.L. c.6, §178½. (PENALTY: jail or house of correction not more than 1 year; or not more than \$5000 fine; or both.)

### 6/178F SEX OFFENDER INFO, HOMELESS SHELTER FAIL PROVIDE c6 §178F or §178F1/2

(Effective 9/10/99)

on [DATE OF OFFENSE:], being a homeless shelter receiving state funding, did fail to cooperate in providing information in its possession or known to it, that was necessary to verify the registration data or whereabouts of a sex offender who listed a homeless shelter as his or her residence, in response to a request for such information by the Sex Offender Registry Board or the local police department in the city or town in which such sex offender lived or worked, in violation of G.L. c.6, §178F or §178F½. (PENALTY: \$100 fine for each day that violation continues.)

### 6/178H/A SEX OFFENDER FAIL TO REGISTER c6 §178H

(Effective 10/1/96-9/9/99)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, did knowingly fail to register or verify registration information with the Sex Offender Registry established by G.L. c.6, §§ 178C-178O, as required by law, in violation of G.L. c.6, §178H. (PENALTY: house of correction not more than 21/2 years; or not more than \$1000; or both.)

### SEX OFFENDER FAIL TO REGISTER c6 §178H(a)-(c) 6/178H/A

(Effective 9/10/99-6/30/06)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, who was required to register pursuant to G.L. c.6, §§ 178C-178P: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, in violation of G.L. c.6, §178H(a)-(c). (PENALTY if defendant listed a homeless shelter as his or her residence pursuant to §§ 178C-178P: house of correction not more than 30 days. PENALTY OTHERWISE: state prison not more than 5 years; or house of correction not less than 6 months, not more than 2½ years; or \$1000 fine; or both imprisonment and fine.)

# SEX OFFENDER FAIL TO REGISTER c6 §178H(a)-(c)

(Effective 7/1/06-12/19/06)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, who was required to register pursuant to G.L. c.6, §§ 178C-178P: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, in violation of G.L. c.6, §178H(a)-(c). (PENALTY if defendant listed a homeless shelter as his or her residence pursuant to §§ 178C-178P: house of correction not more than 30 days. PENALTY OTHERWISE: state prison not more than 5 years; or house of correction not less than 6 months, not more than 2½ years; or \$1000 fine; or both imprisonment and fine. If convicted or adjudicated of any of the offenses set forth in G.L. c. 265, §§ 13B, 13F, 22A, 23, 24B or 26 or for conspiracy to commit any of these offenses, or an accessory thereto, or a like violation of the laws of another state, the United States or a military, territorial or Indian tribal authority shall, in addition to the term of imprisonment authorized by this section, be punished by a term of community parole supervision for life to be served under the jurisdiction of the parole board, as set forth in G.L. c. 127, § 133D. The sentence of community parole supervision for life to commence immediately upon the expiration of the term of imprisonment imposed or upon such person's release from probation supervision or upon the expiration of a continuance without a finding or upon discharge from commitment to the treatment center pursuant to G.L. c. 123A, § 9, whichever first occurs.)

### SEX OFFENDER FAIL TO REGISTER c6 §178H(a)(1) 6/178H/A

(Effective 12/20/06)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, who was required to register pursuant to G.L. c.6, §§ 178C-178P: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, in violation of G.L. c.6, §178H(a)(1). (PENALTY: state prison not more than 5 years; or house of correction not less than 6 months, not more than 21/2 years; or not more than \$1000 fine; or both such fine and imprisonment.)

### SEX OFFENDER FAIL TO REGISTER, SUBSQ. OFF c6 §178H 6/178H/B

(Effective 10/1/96-9/9/99)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, did knowingly fail to register or verify registration information with the Sex Offender Registry established by G.L. c.6, §§ 178C-178O, as required by law, the defendant having previously been convicted of such an offense, in violation of G.L. c.6, §178H. (PENALTY: house of correction not less than 90 days, not more than 2½ years; and not more than \$5000.)

### SEX OFFENDER FAIL TO REGISTER, SUBSQ. OFF. c6 §178H(a) 6/178H/B

(Effective 9/10/99-12/19/06)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, who was required to register pursuant to G.L. c.6, §§ 178C-178P: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, the defendant having previously been convicted of such an offense, in violation of G.L. c.6, §178H(a). (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION unless defendant listed a homeless shelter as his or her residence pursuant to §§ 178C-178P.)

# SEX OFFENDER FAIL TO REGISTER, SUBSQ. OFF. c6 §178H(a)(2)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, who was required to register pursuant to G.L. c.6, §§ 178C-178P: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, the defendant having previously been convicted of such an offense, in violation of G.L. c.6, §178H(a)(2). (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

### SEX OFFENDER FAIL TO REGISTER, HOMELESS, 2ND OFF. c6 §178H(c) 6/178H/C

(Effective 9/10/99-12/19/06)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, who was required to register and who listed a homeless shelter as his or her residence pursuant to G.L. c.6, §§ 178C-178P: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, the defendant having previously been convicted of such an offense, in violation of G.L. c.6, §178H(c). (PENALTY: state prison not more than 5 years; or house of correction not more than 2½ years; or not more than \$1000; or both imprisonment and fine.)

# SEX OFFENDER FAIL TO REGISTER, HOMELESS, 3RD OFF. c6 §178H(c)

(Effective 9/10/99-12/19/06)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, who was required to register and who listed a homeless shelter as his or her residence pursuant to G.L. c.6, §§ 178C-178P: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, the defendant having previously been convicted two or more times of such an offense, in violation of G.L. c.6, §178H(c). (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

### 6/178H/E SEX OFFENDER FAIL TO REGISTER, LEVEL 2 OR 3 c6 §178H(a)(1)

(Effective 12/20/06)

on [DATE OF OFFENSE:], being a sex offender, as defined in G.L. c.6, §178C, who had been classified as a Level 2 or Level 3 sex offender by the Sex Offender Registry Board pursuant to §178K, and who was required to register pursuant to §§ 178C-178Q: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, in violation of G.L. c.6, §178H(a)(1). (PENALTY: state prison not more than 5 years; or house of correction not less than 6 months, not more than 2½ years; or not more than \$1000 fine; or both such fine and imprisonment; subject to discretionary lifetime community parole supervision, pursuant to G.L. c.6, §178H(a)(3), to commence immediately upon release from imprisonment, probation supervision, continuance without a finding, or commitment to the treatment center pursuant to G.L. c.123A, §9, whichever occurs first.)

6/178H/F SEX OFFENDER FAIL TO REGISTER, PRIOR QUALIFYING OFFENSE c6 §178H(a)(1)

(Effective 12/20/06-11/3/10)

on **[DATE OF OFFENSE:]**, being a sex offender, as defined in G.L. c.6, §178C, who was required to register pursuant to G.L. c.6, §§ 178C-178Q: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, the defendant having previously been adjudicated or convicted of an offense set forth in G.L. c. 265, §§ 13B, 13F, 22A, 23, 24B or 26, or of conspiracy to commit such an offense, or as an accessory thereto, or of a like violation of the laws of another state, the United States or a military, territorial or Indian tribal authority, in violation of G.L. c.6, §178H(a)(1). (PENALTY: state prison not more than 5 years; or house of correction not less than 6 months, not more than 2½ years; or not more than \$1000 fine; or both such fine and imprisonment; plus lifetime community parole supervision to commence immediately upon release from imprisonment, probation supervision, continuance without a finding, or commitment to the treatment center pursuant to G.L. c. 123A, § 9, whichever occurs first.) 6/178H/F

### SEX OFFENDER FAIL TO REGISTER, PRIOR QUALIFYING OFFENSE c6 §178H(a)(1)

(Effective 11/4/10)

on **[DATE OF OFFENSE:]**, being a sex offender, as defined in G.L. c.6, §178C, who was required to register pursuant to G.L. c.6, §§ 178C-178Q: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, the defendant having previously been adjudicated or convicted of an offense set forth in G.L. c. 265, §§ 13B, 13B½, 13B¾, 13F, 22A, 22B, 22C, 23, 23A, 23B, 24B or 26, or of conspiracy to commit such an offense, or as an accessory thereto, or of a like violation of the laws of another state, the United States or a military, territorial or Indian tribal authority, in violation of G.L. c.6, §178H(a)(1). (PENALTY: state prison not more than 5 years; or house of correction not less than 6 months, not more than 2½ years; or not more than \$1000 fine; or both such fine and imprisonment; plus lifetime community parole supervision to commence immediately upon release from imprisonment, probation supervision, continuance without a finding, or commitment to the treatment center pursuant to G.L. c. 123A, § 9, whichever occurs first; or where fine alone is imposed, immediately upon imposition of that sentence.)

# 6/178H/G SEX OFFENDER FAIL TO REGISTER, SUBSQ. OFF., LEVEL 2 OR 3 c6 §178H(a)(2)

(Effective 12/20/06)

on **[DATE OF OFFENSE:]**, being a sex offender, as defined in G.L. c.6, §178C, who had been classified as a Level 2 or Level 3 sex offender by the Sex Offender Registry Board pursuant to §178K, and who was required to register pursuant to G.L. c.6, §§ 178C-178P: (1) did knowingly fail to register; or (2) did knowingly fail to verify registration information; or (3) did knowingly fail to provide notice of a change of address; or (4) did knowingly provide false information, the defendant having previously been convicted of such an offense, in violation of G.L. c.6, §178H(a)(2). (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

### 6/178K SEX OFFENDER INFO, AGENCY FAIL PROVIDE c6 §178K(3)

(Effective 9/10/99)

on **[DATE OF OFFENSE:]**, being an agency, as defined in G.L. c.6, §178C, that had been requested by the Sex Offender Registry Board to provide information that the Board deemed useful in providing notice under G.L. c.6, §§ 178C-178P and in assessing the risk of reoffense and the degree of dangerousness posed to the public by a sex offender, did fail to comply in good faith with such request within 30 days, in violation of G.L. c.6, §178K(3). (PENALTY: not more than \$1000 fine per day.)

### 6/178K/B SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3 c6 §178K(2)(e)

(Effective 12/20/06)

on **[DATE OF OFFENSE:]**, being a sex offender, as such term is defined in G.L. c.6, § 178C, who was classified as a level 3 offender pursuant to G.L. c.6, § 178K, did knowingly and willingly establish living conditions within, move to, or transfer to a convalescent or nursing home, infirmary maintained in a town, rest home, charitable home for the aged or intermediate care facility for the mentally retarded which met the requirements of the Department of Public Health under G.L. c.111, § 71, in violation of G.L. c.6, § 178K(2)(e). (PENALTY: jail or house of correction not more than 30 days; may not be continued without a finding or placed on file.)

### 6/178K/C SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3, 2ND OFF. c6 §178K(2)(e)

(Effective 12/20/06)

on **[DATE OF OFFENSE:]**, being a sex offender, as such term is defined in G.L. c.6, § 178C, who was classified as a level 3 offender pursuant to G.L. c.6, § 178K, did knowingly and willingly establish living conditions within, move to, or transfer to a convalescent or nursing home, infirmary maintained in a town, rest home, charitable home for the aged or intermediate care facility for the mentally retarded which met the requirements of the Department of Public Health under G.L. c.111, § 71, the defendant having previously been convicted of such an offense, in violation of G.L. c.6, § 178K(2)(e). (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$1000 fine; or both such fine and imprisonment; may not be continued without a finding or placed on file.)

# 6/178K/D SEX OFFENDER RESIDE IN NURSING HOME, LEVEL 3, 3RD OFF. c6 §178K(2)(e)

(Effective 12/20/06)

on **[DATE OF OFFENSE:]**, being a sex offender, as such term is defined in G.L. c.6, § 178C, who was classified as a level 3 offender pursuant to G.L. c.6, § 178K, did knowingly and willingly establish living conditions within, move to, or transfer to a convalescent or nursing home, infirmary maintained in a town, rest home, charitable home for the aged or intermediate care facility for the mentally retarded which met the requirements of the Department of Public Health under G.L. c.111, § 71, the defendant having previously been convicted of such an offense two or more times, in violation of G.L. c.6, § 178K(2)(e). (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

# 6/178N SEX OFFENDER REGISTRY INFO, MISUSE c6 §178N

(Effective 10/1/96-9/9/99)

on **[DATE OF OFFENSE]** did use information disclosed pursuant to the provisions of G.L. c.6, §§ 178C-178O to commit a crime, to wit: **[CRIME COMMITTED WITH INFORMATION:]**, in violation of G.L. c.6, § 178N. (PENALTY: house of correction not more than 2½ years; or not more than \$1000; or both.)

# 5/178N SEX OFFENDER REGISTRY INFO, MISUSE c6 §178N

(Effective 9/10/99)

on **[DATE OF OFFENSE]** did use information disclosed pursuant to the provisions of G.L. c.6, §§ 178C-178P to commit a crime against a sex offender, as defined in G.L. c.6, §178C, or to engage in illegal discrimination or harassment of an offender, in violation of G.L. c.6, § 178N. (PENALTY: house of correction not more than 2½ years; or fine not more than \$1000; or both.)

### 6A/13 INSPECTOR, OBSTRUCT DIV OF STANDARDS c6A §13

on **[DATE OF OFFENSE:]** did hinder, obstruct or in some way interfere with the Director or an inspector of the Divisions of Standards within the Executive Office of Consumer Affairs and Business Regulation in the performance of an official duty, in violation of G.L. c.6A, §13. (PENALTY: imprisonment not more than 2 months; or not more than \$300.)

### 6A/35/A RATE SETTING COMMN, FILE FALSE DATA WITH c6A §35

on **[DATE OF OFFENSE:]**, being a provider of health care services, did knowingly falsify data, statistics, schedules or other information filed with the Rate Setting Commission pursuant to G.L. c.6A, §35 or a regulation promulgated by the Commission, in violation of G.L. c.6A, §35. (PENALTY: not less than \$100, not more than \$500.)

### 6A/35/B RATE SETTING COMMN, FAIL FILE DATA WITH c6A §35

on [DATE OF OFFENSE:], being a provider of health care services, did knowingly fail to file with the Rate Setting Commission data, statistics, schedules or other information required pursuant to G.L. c.6A, §35 or by a regulation promulgated by the Commission, in violation of G.L. c.6A, §35. (PENALTY: not less than \$100, not more than \$500.)

### SAFE DRIVER INSURANCE PLAN, DISSEMINATING OR USING RECORDS OR DATA c6C §57A

(Effective 7/1/11)

on [DATE OF OFFENSE:] did, in violation of G.L. c.6C, §57A, disseminate or use records or data disseminated under the safe driver insurance plan. (PENALTY: imprisonment not more than 1 year; or not more than \$1,000; or both.)

### WITNESS FAIL TESTIFY AT A&F INQUIRY c7 §11

(thru 12/31/12)

on [DATE OF OFFENSE:], having been summoned and paid as a witness in a special examination by the Commissioner of Administration or the Personnel Administrator under G.L. c.7, §11 or, with the approval of the Governor or the Finance Committee of the Executive Council, under G.L. c.7, §10, did refuse to attend, or to be sworn or to affirm, or to answer a proper question, or to produce a book, contract, document or paper, in violation of G.L. c.7, §11. (PENALTY: imprisonment not more than 1 month; or not more than \$50; or both.)

### WITNESS FAIL TESTIFY AT A&F INQUIRY c7 §11

(Effective 1/1/13)

on [DATE OF OFFENSE:], having been summoned and paid as a witness in a special examination by the Secretary of Administration and Finance under G.L. c.7, §11 or, with the approval of the Governor, under G.L. c.7, §10, did refuse to attend, or to be sworn or to affirm, or to answer a proper question, or to produce a book, contract, document or paper, in violation of G.L. c.7, §11. (PENALTY: imprisonment not more than 1 month; or not more than \$50; or both.)

### A&F INQUIRY, DISTURB c7 §11 7/11/B

(thru 12/31/12)

on [DATE OF OFFENSE:] did wilfully interrupt or disturb a special examination by the Commissioner of Administration or the Personnel Administrator under G.L. c.7, §11 or, with the approval of the Governor or the Finance Committee of the Executive Council, under G.L. c.7, §10, or was disorderly thereat, in violation of G.L. c.7, §11. (PENALTY: imprisonment not more than 1 month; or not more than \$50; or both.)

### 7/11/B A&F INQUIRY, DISTURB c7 §11

(Effective 1/1/13)

on [DATE OF OFFENSE:] did willfully interrupt or disturb a special examination by the Secretary of Administration and Finance under G.L. c.7, §11 or, with the approval of the Governor, under G.L. c.7, §10, or was disorderly in a hearing, in violation of G.L. c.7, §11. (PENALTY: imprisonment not more than 1 month; or not more than \$50; or both.)

### PREVAIL WAGE, CLOTHES SUPPLIER FL PAY c7 §22

on [DATE OF OFFENSE:], as a manufacturer, contractor, jobber or other employer engaged in work to which G.L. c.7, §22(19) applied, or for himself or herself or as agent, superintendent or foreman for another: (1) did fail to pay the prevailing rate of wages as determined by the Director of Labor and Workforce Development pursuant to G.L. c.7, §22(19); or (2) did fail to keep a true and accurate record of all employees, to furnish a true statement of the contents of such record to such Director on request, or to make such records open to inspection by an authorized representative of the Commissioner of Administration or the Department of Labor and Workforce Development as required by G.L. c.7, §22, in violation of G.L. c.7, §22. (PENALTY: not less than \$100, not more than \$500.)

# PREVAIL WAGE, CLOTHES SUPPLIER FL PAY, 2ND OFF. c7 §22

on [DATE OF OFFENSE:], as a manufacturer, contractor, jobber or other employer engaged in work to which G.L. c.7, §22(19) applied, or for himself or herself or as agent, superintendent or foreman for another: (1) did fail to pay the prevailing rate of wages as determined by the Director of Labor and Workforce Development and Industries pursuant to G.L. c.7, §22(19); or (2) did fail to keep a true and accurate record of all employees, to furnish a true statement of the contents of such record to such Director on request, or to make such records open to inspection by an authorized representative of the Commissioner of Administration or the Department of Labor and Workforce Development as required by G.L. c.7, §22, the defendant having previously been convicted of such an offense, in violation of G.L. c.7, §22. (PENALTY: imprisonment not more than 3 months; or not less than \$250, not more than \$1000; or both; and debarment for 2 years.)

### PREVAIL WAGE, MEAT SUPPLIER FL PAY c7 §22

on [DATE OF OFFENSE:]: (1) did, for himself or herself or as agent, superintendent or foreman for another, fail to pay the prevailing rate of wages as determined by the Director of Labor and Workforce Development pursuant to G.L. c.7, §22(18); or (2) as a contractor, subcontractor or other employer engaged in work to which G.L. c.7, §22(18) applied, did fail to keep a true and accurate record of all employees, to furnish a true statement of the contents of such record to such Director on request, or to make such records open to inspection by an authorized representative of the Commissioner of Administration or the Department of Labor and Workforce Development as required by G.L. c.7, §22, in violation of G.L. c.7, §22. (PENALTY: not less than \$25, not more than \$100.)

### PREVAIL WAGE, MEAT SUPPLIER FL PAY, 2ND c7 §22

on [DATE OF OFFENSE:]: (1) did, for himself or herself or as agent, superintendent or foreman for another, fail to pay the prevailing rate of wages as determined by the Director of Labor and Workforce Development pursuant to G.L. c.7, §22(18); or (2) as a contractor, subcontractor or other employer engaged in work to which G.L. c.7, §22(18) applied, did fail to keep a true and accurate record of all employees, to furnish a true statement of the contents of such record to such Director on request, or to make such records open to inspection by an authorized representative of the Commissioner of Administration or the Department of Labor and Workforce Development as required by G.L. c.7, §22, the defendant having previously been convicted of such an offense, in violation of G.L. c.7, §22. (PENALTY: imprisonment not more than 1 month; or not less than \$250, not more than \$1000; or both; and debarment for 2 years.)

### COMPTROLLER'S EMPLOYEE, FINANCE VIOL BY c7A §14

on [DATE OF OFFENSE:] being an employee in the Office of the Comptroller, did knowingly [DESCRIPTION OF OFFENSE:], contrary to a provision of G.L. c.7A or c.29, in violation of G.L. c.7A, §14. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### **ARCHEOLOGICAL VIOLATION c9 §27C**

on [DATE OF OFFENSE:]: (1) did conduct a field investigation, as defined in G.L. c.9, §26B, on land owned or controlled by the Commonwealth, one of its agencies, or a political subdivision thereof, or in which the Commonwealth had an interest, without first obtaining a permit therefor as provided in G.L. c.9, §27C; or (2) did appropriate, deface, destroy or otherwise alter a site, specimen or landmark other than in the course of activities authorized under such a permit; or (3) did reproduce, retouch, rework or forge an archeological, paleontological or historical object, or falsely label, describe, identify or offer for sale or exchange an object, with intent to represent such object as an original and genuine archeological, paleontological or historical specimen; or (4) did

offer for sale or exchange any object with knowledge that it had been previously collected or excavated in violation of G.L. c.9, §27C, in violation of G.L. c.9, §27C. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both.)

### 10/29/A LOTTERY TICKET SALE AT PREMIUM c10 §29

on **[DATE OF OFFENSE:]** did sell a State Lottery ticket or share at a price greater than that fixed by the State Lottery Commission, in violation of G.L. c.10, §29. (PENALTY: not less than \$100, not more than \$500.)

### 10/29/B LOTTERY TICKET SALE WITHOUT LICENSE c10 §29

on **[DATE OF OFFENSE:]** did sell a State Lottery ticket or share, not being a licensed lottery sales agent, in violation of G.L. c.10, §29. (PENALTY: not less than \$100, not more than \$500.)

### 10/29/C LOTTERY TICKET SALE TO PERSON UNDER 18 c10 §29

on [DATE OF OFFENSE:] did sell a State Lottery ticket or share to a person under age eighteen, in violation of G.L. c.10, §29. (PENALTY: not less than \$100, not more than \$500.)

### 10/30/A LOTTERY TICKET, ALTER/FORGE/COUNTERFEIT c10 §30

on **[DATE OF OFFENSE:]**, with intent to defraud, did falsely make, alter, forge or counterfeit a State Lottery ticket or share, in violation of G.L. c.10, §30. (PENALTY: state prison not more than 3 years; or jail not more than 2 years; or not less than \$100, not more than \$500.)

### 10/30/B LOTTERY TICKET, UTTER OR PASS FALSE c10 §30

on **[DATE OF OFFENSE:]**, with intent to defraud, did utter or pass as true a falsely make, altered, forged or counterfeit State Lottery ticket or share, knowing it to be false, altered, forged or counterfeit, in violation of G.L. c.10, §30. (PENALTY: state prison not more than 3 years; or jail not more than 2 years; or not less than \$100, not more than \$500.)

### 10/30A/A STATE LOTTERY EMPLOYEE, IMPERSONATE c10 §30A

on [DATE OF OFFENSE:] did impersonate a member or employee of the State Lottery Commission, in violation of G.L. c.10, §30A. (PENALTY: imprisonment not more than 1 year; or not less than \$400.)

### 10/30A/B STATE LOTTERY LICENSE/JOB, PROMISE c10 §30A

on **[DATE OF OFFENSE:]** did promise or engage to secure a license to sell State Lottery tickets or shares, or to secure employment with the State Lottery Commission, for money, property or services or for a promise of money, property or services, in violation of G.L. c.10, §30A. (PENALTY: state prison not more than 3 years; or jail or house of correction not more than 2½ years; or both; and debarment from any public office of honor, trust or profit.)

### 10/38/A BEANO GAME, LICENSEE FAIL MANAGE c10 §38

(Effective thru 10/4/2000)

on **[DATE OF OFFENSE:]** being an organization licensed to conduct the game commonly called beano, or substantially the same game under another name, in connection with which prizes are offered to be won by chance, did fail to exercise exclusive control and management of such a game, or did fail to have one of its members in good standing in full control and management of such game at all times during its operation, in violation of G.L. c.10, §38. (PENALTY: not more than \$1000.)

### 10/38/A BEANO GAME, LICENSEE FAIL MANAGE c10 §38

(Effective 10/5/2000)

on **[DATE OF OFFENSE:]** being an organization licensed to conduct the game commonly called beano, or substantially the same game under another name, in connection with which prizes are offered to be won by chance, did fail to exercise exclusive control and management of such a game, or did fail to have one of its members in good standing in full control and management of such game at all times during its operation, in violation of G.L. c.10, §38. (PENALTY: not more than \$3000.)

### 10/38/B BEANO GAME, UNAUTHORIZED PERSON OPERATE c10 §38

(Effective thru 10/4/2000)

on **[DATE OF OFFENSE:]**, not being a member of an organization licensed to conduct the game commonly called beano, or substantially the same game under another name, in connection with which prizes are offered to be won by chance, did operate such a game under a license issued to such organization, in violation of G.L. c. 10, §38. (PENALTY: imprisonment not more than 1 year; and \$1000.)

# 10/38/C BEANO REGULATION VIOLATION c10 §38

(Effective thru 10/4/2000)

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, in violation of a regulation of the State Lottery Commission governing the game commonly called beano, or substantially the same game under another name, in connection with which prizes are offered to be won by chance, made pursuant to G.L. c.10, §38. (PENALTY: not more than \$1000.)

### 10/38/C BEANO REGULATION VIOLATION c10 §38

(Effective 10/5/2000)

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, in violation of a regulation of the State Lottery Commission governing the game commonly called beano, or substantially the same game under another name, in connection with which prizes are offered to be won by chance, made pursuant to G.L. c.10, §38. (PENALTY: not more than \$3000.)

# 10/38/D **BEANO VIOLATION** c10 §38

(Effective thru 10/4/2000)

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]** in connection with the game commonly called beano, or substantially the same game under another name, during which prizes were offered to be won by chance, in violation of G.L. c.10, §38 or §39. (PENALTY from §40: imprisonment not more than 1 year; or not more than \$1000; or both.)

### 10/40 **BEANO REPORT, FALSE STATEMENT IN** c10 §40

on **[DATE OF OFFENSE:]** did knowingly submit false information on an application, report or return required by G.L. c.10, §38 or §39 in connection with the game commonly called beano, or substantially the same game under another name, during which prizes were offered to be won by chance, in violation of G.L. c.10, §40. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### 12/8F/A CHARITY FAIL FILE ANNUAL REPORT c12 §8F

on **[DATE OF OFFENSE:]**, being a public charity, or the responsible officer or agent of a public charity, did wilfully fail to file the written report required by G.L. c.12, §8F for the year **[YEAR FOR WHICH REPORT NOT FILED:]**, in violation of G.L. c.12, §8F. (PENALTY: not more than \$500.)

### 12/8F/B CHARITY FILE FALSE ANNUAL REPORT c12 §8F Revised

on [DATE OF OFFENSE:], being a public charity, or an officer or agent of a public charity, did wilfully make, execute or file a report for the year [YEAR FOR WHICH FALSE REPORT FILED:], which was false in a material representation, in violation of G.L. c.12, §8F. (PENALTY: imprisonment not more than 1 year; or not more than \$5000; or both.)

### **CIVIL RIGHTS ORDER VIOLATION c12 §11J**

on [DATE OF OFFENSE:], after having been served with a temporary restraining order or a preliminary or permanent injunction issued by the Superior Court pursuant to G.L. c.12, §11H or §11I, did violate such order or injunction, in violation of G.L. c.12, §11J. (PENALTY: imprisonment not more than 2½ years; or not more than \$5000; or both.)

### **CIVIL RIGHTS ORDER VIOLATION WITH INJURY c12 §11J**

on [DATE OF OFFENSE:], after having been served with a temporary restraining order or a preliminary or permanent injunction issued by the Superior Court pursuant to G.L. c.12, §11H or §11/, did violate such order or injunction, bodily injury having resulted therefrom, in violation of G.L. c.12, §11J. (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

### **HEALTH PROVIDER VIOL INJUNCTION, UNLIC c12 §11L**

(Effective 4/13/95)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], and thereby did violate a temporary restraining order or a preliminary or permanent injunction issued pursuant to G.L. c.12, §11L by the [COURT THAT ISSUED INJUNCTION:] on [DATE ON WHICH INJUNCTION ISSUED:], after such order had been served on the defendant, in violation of G.L. c.12, §11L. (PENALTY: house of correction not more than 2½ years; or not more than \$25,000; or both.)

### **INSPECTOR GENERAL CONFIDENTIALITY VIOL c12A §13**

on [DATE OF OFFENSE:], being a member of the Inspector General's staff or the Inspector General Council, did violate the secrecy of proceedings contrary to the provisions of G.L. c.12A, §9 or §10, in violation of G.L. c.12A, §13. (PENALTY: imprisonment not more than 6 months; or not more than \$1000.)

### **INSPECTOR GENERAL CONFIDENTIALITY VIOL c12A §15**

on [DATE OF OFFENSE:], being a person subject to the direction of the Inspector General, a member of the Inspector General Council, or a person designated to hear testimony under G.L. c.12A, §15, did violate the secrecy of a summons issued or testimony given pursuant to §15, in violation of G.L. c.12A, §15. (PENALTY: jail or house of correction not more than 6 months; or not more than \$1000.)

### 15D/6/A CHILD CARE PROGRAM, UNLICENSED c15D §6(a)

(Effective 7/31/08)

on [DATE OF OFFENSE:] did operate a school-aged child care program, child care center, family child care home, large family child care home, placement agency, group care facility, or temporary shelter facility without having been licensed by the Department of Early Education and Care, in violation of G.L. c. 15D, § 6(a). (PENALTY from G.L. c. 15D, § 15(a): house of correction not more than 2½ years; or fine not more than \$5000; or both.)

### FAMILY FOSTER CARE, UNLICENSED c15D §6(b)

(Effective 7/31/08)

on [DATE OF OFFENSE:] did maintain a child in family foster care without placement, supervision and approval by a placement agency, and without having been licensed by the Department of Early Education and Care, in violation of G.L. c. 15D, § 6(b). (PENALTY from G.L. c. 15D, § 15(a): house of correction not more than 21/2 years; or fine not more than \$5000; or both.)

### ADOPTION, UNLICENSED c15D §6(c)

on [DATE OF OFFENSE:]: (1) did place or knowingly facilitate the placement of a child in the care or control of another person not related to that child by blood or marriage, or in the care or control of an organization other than a licensed or approved placement agency, for purposes of adoption in this Commonwealth; or (2) being unrelated to such child by blood or marriage, or being an organization other than a licensed or approved placement agency, did receive a child for purposes of adoption, other than from a licensed or approved placement agency, in violation of G.L. c. 15D, § 6(c). (PENALTY from G.L. c. 15D, § 15(a): house of correction not more than 21/2 years; or fine not more than \$5000; or both.)

# FOSTER HOME PLACEMENT, UNAPPROVED c6(d)

(Effective 7/31/08)

on [DATE OF OFFENSE:] did place a child in a foster home before the approval of such home by the Department of Early Education and Care, other than for an emergency placement in a foster home limited to relatives or long-term friends of the child's family, in violation of G.L. c. 15D, § 6(d). (PENALTY from G.L. c. 15D, § 15(a): house of correction not more than 21/2 years; or fine not more than \$5000; or both.)

### CHILD CARE PROGRAM, ADVERTISING UNLICENSED c15D §6(e)

on [DATE OF OFFENSE:] did cause to be published in a newspaper distributed in this Commonwealth or to be broadcast on a radio or television station in this Commonwealth an advertisement or notice for the placement or reception of a child under 16 years of age for family foster care, family child care, large family child care, child care center care, school-aged child care program, group residential care, or temporary shelter care or adoption that (1) was not placed by a licensed or approved placement agency, licensed family child care home, large family child care home, child care center, school-aged child care program, group care facility or temporary shelter facility, or with the written approval of the Department of Early Education and Care, or (2) did not include the license or registration number issued to the provider or agency under G.L. c. 15D, § 6, in violation of G.L. c. 15D, § 6(e). (PENALTY from G.L. c. 15D, § 15(a): house of correction not more than 21/2 years; or fine not more than \$5000; or both.)

# **PUBLIC ASSISTANCE FRAUD c18 §5B**

on [DATE OF OFFENSE:] did knowingly make a false representation or, contrary to a legal duty to do so, did knowingly fail to disclose a material fact affecting eligibility or level of benefits to the Department of Public Welfare or Transitional Assistance or its agents, for the purpose of causing himself or herself or some other person to be supported in whole or in part by the Commonwealth, or for the purpose of procuring a payment under an assistance program administered by such department, in violation of G.L. c.18, §5B. (PENALTY: imprisonment not more than 1 year; or not less than \$200, not more than \$500.)

# PUBLIC ASSISTANCE, ABANDON FAMILY TO c18 §5F

(Effective thru 2/9/95)

on [DATE OF OFFENSE:], being the father of a family, did leave his family for the purpose of qualifying them for assistance under a program administered by the Department of Public Welfare or Department of Transitional Assistance, in violation of G.L. c.18, §5F. (PENALTY: imprisonment not more than 3 | months; or not more than \$200.)

### PUBLIC ASSISTANCE, ABANDON FAMILY TO c18 §5F 18/5F

(Effective 2/10/95)

on [DATE OF OFFENSE:], being the father of a family, did leave his family for the purpose of qualifying them for assistance under a program administered by the Department of Transitional Assistance, in violation of G.L. c.18, §5F. (PENALTY: imprisonment not more than 3 months; or not less than \$200, not more than \$500.)

(Effective 7/1/10-7/27/11)

on **[DATE OF OFFENSE:]**, being an individual or store owner, did knowingly accept for the purchase of alcoholic beverages or tobacco products an electronic benefit transfer card from a recipient of direct cash assistance from the Department of Transitional Assistance held on such card, in violation of G.L. c. 18, § 5/ and St. 2010, c.—, § 139. (PENALTY: jail or house of correction not more than 2½ years; or fine of not less than \$1,000; or both.)

18/5J TRANSITIONAL ASSISTANCE FUNDS FOR ALCOHOL/LOTTERY/TOBACCO, ACCEPT c18 §5J (E1

(Effective 7/28/11-7/26/12)

on **[DATE OF OFFENSE:]**, being an individual or store owner, did knowingly accept for the purchase of alcoholic beverages, lottery tickets or tobacco products an electronic benefit transfer card from a recipient of direct cash assistance from the Department of Transitional Assistance held on such card, in violation of G.L. c.18, §5J. (PENALTY: not more than \$500 for a first offense; not less than \$500, not more than \$1,000 for second offense; not less than \$1,000 for third or subsequent offense.)

18/5J/A TRANSITIONAL ASSIST FUNDS, EBT TRANSACTION AT PROHIB ESTABLISHMENT c18 §5J

(Effective 7/27/12)

on **[DATE OF OFFENSE:]**, being an owner of a store, as described in G.L. c.18, §5J, did knowingly allow an electronic benefit transfer transaction, as defined in G.L. c.18, §5I(a), in violation of G.L. c.18, §5J. (PENALTY: not more than \$500 for a first offense; not less than \$500, not more than \$2,500 for a second offense; not less than \$2,500 for a third or subsequent offense.)

18/5J/B TRANSITIONAL ASSIST FUNDS, EBT TRANSACTION FOR PROHIB SERVICE/PRODUCT c18 §5J

(Effective 7/27/12)

on **[DATE OF OFFENSE:]**, being a store owner, did knowingly allow an electronic benefit transfer transaction, as defined in G.L. c.18, §5I(a), for a service or product prohibited by G.L. c.18, §5I(b), in violation of G.L. c.18, §5J. (Penalty: not more than \$500 for a first offense; not less than \$500, not more than \$2,500 for a second offense; not less than \$2,500 for a third or subsequent offense.)

18/5J/A TRANSITIONAL ASSISTANCE FUNDS +\$100, MISAPPLY c18 §5J

(Effective 7/1/10-7/27/11)

on **[DATE OF OFFENSE:]:** did embezzle, willfully misapply, steal or obtain by fraud some funds, asset or property of a value of \$100 or more provided by the Department of Transitional Assistance, in violation of G.L. c. 18, § 5J and St. 2010, c.—, § 140. (PENALTY: "jail or house of correction for not more than 5 years"; or not more than \$25,000 fine; or both.)

18/5J/B TRANSITIONAL ASSISTANCE FUNDS +\$100, RECEIVE MISAPPLIED c18 §5J

(Effective 7/1/10-7/27/11)

on **[DATE OF OFFENSE:]:** did receive, conceal or retain for his own interest some funds, asset or property of a value of \$100 or more provided by the Department of Transitional Assistance, knowing that such funds, assets or property had been embezzled, willfully misapplied, stolen or obtained by fraud, in violation of G.L. c. 18, § 5J and St. 2010, c.—, § 140. (PENALTY: "jail or house of correction for not more than 5 years"; or not more than \$25,000 fine; or both.)

18/5J/C TRANSITIONAL ASSISTANCE FUNDS -\$100, MISAPPLY c18 §5J

(Effective 7/1/10-7/27/11)

on **[DATE OF OFFENSE:]:** did embezzle, willfully misapply, steal or obtain by fraud some funds, asset or property provided by the Department of Transitional Assistance, in violation of G.L. c. 18, § 5J and St. 2010, c.—, § 140. (PENALTY: jail or house of correction not more than 1 year; or not more than \$1000 fine; or both.)

18/5J/D TRANSITIONAL ASSISTANCE FUNDS -\$100, RECEIVE MISAPPLIED c18 §5J

(Effective 7/1/10-7/27/11)

on **[DATE OF OFFENSE:]:** did receive, conceal or retain for his own interest some funds, asset or property provided by the Department of Transitional Assistance, knowing that such funds, assets or property had been embezzled, willfully misapplied, stolen or obtained by fraud, in violation of G.L. c. 18, § 5J and St. 2010, c.—, § 140. (PENALTY: jail or house of correction not more than 1 year; or not more than \$1000 fine; or both.)

18/5K/A TRANSITIONAL ASSISTANCE FUNDS +\$100, EMBEZZLE/STEAL/OBTAIN BY FRAUD c18 §5K

(Effective 7/28/11)

on **[DATE OF OFFENSE:]** did embezzle, steal or obtain by fraud some funds, assets or property of a value of \$100 or more provided by the Department of Transitional Assistance, in violation of G.L. c.18, §5K. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or fine of not more than \$25,000; or both such fine and imprisonment.)

18/5K/B TRANSITIONAL ASSISTANCE FUNDS +\$100, RECEIVE EMBEZZLED/STOLEN c18 §5K

(Effective 7/28/11)

on **[DATE OF OFFENSE:]** did receive, conceal or retain for his own interest some funds, assets or property of a value of \$100 or more provided by the Department of Transitional Assistance, knowing that such funds, assets or property had been embezzled, stolen or obtained by fraud, in violation of G.L. c.18, §5K. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or fine of not more than \$25,000; or both such fine and imprisonment.)

18/5K/C

TRANSITIONAL ASSISTANCE FUNDS -\$100, EMBEZZLE/STEAL/OBTAIN BY FRAUD c18 §5K

(Effective 7/28/11)

on **[DATE OF OFFENSE:]** did embezzle, steal or obtain by fraud some funds, assets or property provided by the Department of Transitional Assistance, in violation of G.L. c.18, §5K. (PENALTY: jail or house of correction not more than 1 year; or not more than \$1000 fine; or both such fine and imprisonment.)

18/5K/D

TRANSITIONAL ASSISTANCE FUNDS -\$100. RECEIVE EMBEZZLED/STOLEN c18 \$5K

(Effective 7/28/11)

on **[DATE OF OFFENSE:]** did receive, conceal or retain for his own interest some funds, assets or property provided by the Department of Transitional Assistance, knowing that such funds, assets or property had been embezzled, stolen or obtained by fraud, in violation of G.L. c.18, § 5K. (PENALTY: jail or house of correction not more than 1 year; or not more than \$1000 fine; or both such fine and imprisonment.)

18/5I /A

FOOD STAMP TRAFFICKING +\$250 c18 §5L(b)

(Effective 7/27/12)

on **[DATE OF OFFENSE:]** (1) did knowingly present food stamp benefits for payment or redemption, or did knowingly transfer food stamp benefits to another, without using or without intending to use them for the benefit of the household for whom the benefits were intended, said benefits having a value of \$250 or greater; or (2) did knowingly possess, buy, sell, use, alter, accept or transfer food stamp benefits having a value of \$250 or greater, in any manner not authorized by the Food and Nutrition Act of 2008, 7 U.S.C. § 2011, as amended, in violation of G.L. c.18, §5L. (PENALTY: jail or house of correction not more than 2 years or state prison not more than 5 years or fine of not more than \$5,000; or both such fine and imprisonment.)

18/5L/B **FOOD STAMP TRAFFICKING +\$250, AGGREGATED** c18 §5L(b),(d)

(Effective 7/27/12)

on two or more dates between [FIRST DATE OF OFFENSE:] and [LAST DATE OF OFFENSE:], said period being six months or less, (1) did knowingly present food stamp benefits for payment or redemption, or did knowingly transfer food stamp benefits to another, without using or without intending to use them for the benefit of the household for whom the benefits were intended, and/or (2) did knowingly possess, buy, sell, use, alter, accept or transfer food stamp benefits in any manner not authorized by the Food and Nutrition Act of 2008, 7 U.S.C. § 2011, as amended, said food stamp benefits having a total

aggregated value of \$250 or greater, in violation of G.L. c.18, §5L. (PENALTY: jail or house of correction not more than 2 years or state prison not more than 5 years or fine of not more than \$5,000; or both such fine and imprisonment.)

### 18/5L/C FOOD STAMP TRAFFICKING -\$250 c18 §5L(b)

(Effective 7/27/12)

on **[DATE OF OFFENSE:]** (1) did knowingly present for payment or redemption, or did knowingly transfer food stamp benefits to another, without using or without intending to use them for the benefit of the household for whom the benefits were intended, as defined in regulations of the Department of Transitional Assistance, said food stamp benefits having a value of less than \$250; or (2) did knowingly possess, buy, sell, use, alter, accept or transfer food stamp benefits having a value of less than \$250, in any manner not authorized by the Food and Nutrition Act of 2008, 7 U.S.C. § 2011, as amended, in violation of G.L. c.18, §5L. (PENALTY: jail or house of correction not more than 1 year; or fine of not more than \$1,000; or both such fine and imprisonment.)

### 18/5L/D FOOD STAMP TRAFFICKING -\$250, AGGREGATED c18 §5L(b),(d)

(Effective 7/27/12)

on two or more dates between [FIRST DATE OF OFFENSE:] and [LAST DATE OF OFFENSE:], said period being six months or less, (1) did knowingly present for payment or redemption, or did knowingly transfer food stamp benefits to another, without using or without intending to use them for the benefit of the household for whom the benefits were intended, as defined in regulations of the Department of Transitional Assistance; and/or (2) did knowingly possess, buy, sell, use, alter, accept or transfer food stamp benefits, in any manner not authorized by the Food and Nutrition Act of 2008, 7 U.S.C. § 2011, as amended, said food stamp benefits having a total aggregated value of less than \$250, in violation of G.L. c.18, §5L. (PENALTY: jail or house of correction not more than 1 year; or fine of not more than \$1,000; or both such fine and imprisonment.)

### 18/5M/A FOOD STAMP TRAFFICKING, ORGANIZATIONAL c18 §5M(b)

(Effective 7/27/12)

on **[DATE OF OFFENSE:]**, being an organization, did commit organizational food stamp benefits trafficking, in that it did knowingly: (1) use, sell, transfer, acquire, alter or possess food stamp benefits or electronic benefit transfer cards in a manner not authorized by the Food and Nutrition Act of 2008, 7 U.S.C. § 2011, or by the regulations of the Department of Transitional Assistance; or (2) present for payment or redemption food stamp benefits that have been received, transferred, altered or used contrary to the provisions of G.L. c.18, §5M, in violation of G.L. c.18, §5M(b) (PENALTY: fine of not less than \$5,000.)

### 18/5M/B FOOD STAMP TRAFFICKING, ORGANIZATIONAL, 2<sup>nd</sup> OFFENSE c18 §5M(b)

(Effective 7/27/12)

on **[DATE OF OFFENSE:]**, being an organization, did commit organizational food stamp benefits trafficking, in that it did knowingly: (1) use, sell, transfer, acquire, alter or possess food stamp benefits or electronic benefit transfer cards in a manner not authorized by the Food and Nutrition Act of 2008, 7 U.S.C. § 2011, or by the regulations of the Department of Transitional Assistance; or (2) present for payment or redemption food stamp benefits that have been received, transferred, altered or used contrary to the provisions of G.L. c.18, §5M, the defendant having previously been convicted of such an offense, in violation of G.L. c.18, §5M(b) (PENALTY: fine of not less than \$10,000.)

### 18/5M/C FOOD STAMP TRAFFICKING, ORGANIZATIONAL, 3<sup>rd</sup> or SUBSQ. OFFENSE c18 §5M(b)

(Effective 7/27/12)

on **[DATE OF OFFENSE:]**, being an organization, did commit organizational food stamp benefits trafficking, in that it did knowingly: (1) use, sell, transfer, acquire, alter or possess food stamp benefits or electronic benefit transfer cards in a manner not authorized by the Food and Nutrition Act of 2008, 7 U.S.C. § 2011, or by the regulations of the Department of Transitional Assistance; or (2) present for payment or redemption food stamp benefits that have been received, transferred, altered or used contrary to the provisions of G.L. c.18, §5M, the defendant having previously been convicted twice or more of such an offense in violation of G.L. c.18, §5M(b) (PENALTY: fine of not less than \$50,000.)

### 18/5M/D FOOD STAMP TRAFFICKING, ORGANIZATIONAL, AGGREGATED c18 §5M(b)

(Effective 7/27/12)

on two or more dates between [FIRST DATE OF OFFENSE:] and [LAST DATE OF OFFENSE:], said period being six months or less, being an organization, did commit organizational food stamp benefits trafficking, in that it did knowingly: (1) use, sell, transfer, acquire, alter or possess food stamp benefits or electronic benefit transfer cards in a manner not authorized by the Food and Nutrition Act of 2008, 7 U.S.C. § 2011, or by the regulations of the Department of Transitional Assistance; and/or (2) present for payment or redemption food stamp benefits that have been received, transferred, altered or used contrary to the provisions of G.L. c.18, §5M, in violation of G.L. c.18, §5M(b) (PENALTY: for first offense, fine of not less than \$5,000; for second offense, fine of not less than \$10,000; and for third or subsequent offense, fine of not less than \$50,000.)

# 18/15 PUBLIC ASSISTANCE INQUIRY, BANK REFUSE c18 §15

(Effective thru 2/9/95)

on **[DATE OF OFFENSE:]**, being the treasurer of a savings bank, national bank, trust company, co-operative bank, benefit association, insurance company or safe deposit company authorized to do business in the Commonwealth, upon written request signed by an officer of the Department of Public Welfare: (1) did unreasonably refuse to inform such officer of the amount deposited in the corporation or association to the credit of a person named in such request as a charge upon the Commonwealth, or as an applicant to the Commonwealth for public assistance under G.L. c.117 or c.118; or (2) did wilfully render false information in reply to such request, in violation of G.L. c.18, §15. (PENALTY: forfeiture of \$50.)

# 18/15 **PUBLIC ASSISTANCE INQUIRY, BANK REFUSE** c18 §15

(Effective 2/10/95)

on **[DATE OF OFFENSE:]**, being the treasurer of a savings bank, national bank, trust company, co-operative bank, benefit association, insurance company or safe deposit company authorized to do business in the Commonwealth, upon written request signed by an officer of the Department of Transitional Assistance: (1) did unreasonably refuse to inform such officer of the amount deposited in the corporation or association to the credit of a person named in such request as a charge upon the Commonwealth, or as an applicant to the Commonwealth for public assistance under G.L. c.117 or c.118; or (2) did wilfully render false information in reply to such request, in violation of G.L. c.18, §15. (PENALTY: forfeiture of \$500.)

# 19/19/A **MENTALLY ILL, UNLIC FACILITY FOR** c19 §19(e)

on **[DATE OF OFFENSE:]**, being a private, county or municipal facility, or a department or ward of such facility, for which a license was required under G.L. c.19, §19(a), did provide residential or day care services for the treatment or care of persons who are mentally ill without having obtained such a license, in violation of G.L. c.19, §19(e). (PENALTY: not more than \$500.)

# 19/19/B MENTALLY ILL, UNLIC FACILITY FOR,2ND OFF c19 §19(e)

on **[DATE OF OFFENSE:]**, being a private, county or municipal facility, or a department or ward of such facility, for which a license was required under G.L. c.19, §19(a), did provide residential or day care services for the treatment or care of persons who are mentally ill without having obtained such a license, the defendant having previously been convicted of such an offense, in violation of G.L. c.19, §19(e). (PENALTY: imprisonment not more than 2 years; or not more than \$1000.)

### 19A/15 ELDER ABUSE, FAIL REPORT c19A §15(a)

on **[DATE OF OFFENSE:]**, being a person subject to the reporting requirements of G.L. c.19A, §15(a), and having reasonable cause to believe that an elderly person was suffering from or had died as a result of abuse, as defined in G.L. c.19A, §14, did fail immediately to make or cause to be made a verbal report of such information, and within 48 hours to make a written report, to the Department of Elder Affairs or its designated agency, in violation of G.L. c.19A,

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### 19A/23/A ELDER AFFAIRS CONFIDENTIALITY VIOL c19A §23(d)

on **[DATE OF OFFENSE:]**, being an agent or employee of the Department of Elder Affairs, a designated agency, or other agency obligated to make an assessment under G.L. c.19A, did violate the provisions of G.L. c.66A with respect to records created or maintained under c.19A, in violation of G.L. c.19A, §23(d). (PENALTY: not more than \$500.)

### 19A/23/B ELDER AFFAIRS CONFIDENTIALITY VIOL &HARM c19A §23(d)

on **[DATE OF OFFENSE:]**, being an agent or employee of the Department of Elder Affairs, a designated agency, or other agency obligated to make an assessment under G.L. c.19A, did violate the provisions of G.L. c.66A with respect to records created or maintained under c.19A, harm having resulted to someone whose privacy was sought to be protected by the provision violated, in violation of G.L. c.19A, §23(d). (PENALTY: not more than \$1000; if state employee, subject to administrative discipline.)

### 19B/15/A MENTALLY RETARDED, PUBLIC EXPOSURE OF c19B §15(f)

(Effective 3/31/93-11/1/10)

on **[DATE OF OFFENSE:]** did video tape, audio tape, photograph, interview or expose to the public one or more patients at a facility licensed pursuant to G.L. c.19B, §15 to offer residential or day care services for persons who are mentally retarded, without either the express written consent of such patient or that of his or her legal guardian, in violation of G.L. c.19B, §15. (PENALTY: state prison not more than 5 years; or house of correction not more than 2½ years; or not more than \$2000.)

### 19B/15/A INTELLECTUAL DISABILITY, PUBLIC EXPOSURE OF PERSON WITH c19B §15(f)

(Effective 11/2/10)

on **[DATE OF OFFENSE:]** did video tape, audio tape, photograph, interview or expose to the public one or more patients at a facility licensed pursuant to G.L. c.19B, §15 to offer residential or day care services for persons with an intellectual disability, without either the express written consent of such patient or that of his or her legal guardian, in violation of G.L. c.19B, §15. (PENALTY: state prison not more than 5 years; or house of correction not more than 2½ years; or not more than \$2000.)

### 19B/15/B MENTALLY RETARDED, UNLIC FACILITY FOR c19B §15(e)

(Effective thru 11/1/10)

on **[DATE OF OFFENSE:]**, being a private, county or municipal facility, or a department or ward of such facility, did provide residential or day care services for the treatment or care of persons who are mentally retarded without having obtained the license required by G.L c.19B, §15(a), in violation of G.L. c.19B, §15(e). (PENALTY: imprisonment not more than 2 years; or not more than \$1000.)

### 19B/15/B INTELLECTUAL DISABILITY, UNLIC FACILITY FOR PERSONS WITH c19B §15(e)

(Effective 11/2/10)

on **[DATE OF OFFENSE:]**, being a private, county or municipal facility, or a department or ward of such facility, did provide residential or day care services for the treatment or care of persons with an intellectual disability without having obtained the license required by G.L.c.19B, §15(a), in violation of G.L.c.19B, §15(e). (PENALTY: imprisonment not more than 2 years; or not more than \$1000.)

### 19B/15A/A DEVELOPMENTAL DISABILITY, UNLIC FACILITY FOR PERSONS WITH c19B §15A(d)

(Effective 11/3/14)

on **[DATE OF OFFENSE:]** did provide residential or day care services for the treatment or care of persons with a developmental disability without having obtained the license required by G.L c.19B, §15A(a), in violation of G.L. c.19B, §15A(d). (PENALTY: imprisonment not more than 2 years; or not more than \$1000.)

### 19B/15A/B DEVELOPMENTAL DISABILITY, PUBLIC EXPOSURE OF PERSON WITH c19B §15A

(Effective 11/3/14)

on **[DATE OF OFFENSE:]** did video tape, audio tape, photograph, interview or expose to the public one or more patients at a facility licensed pursuant to G.L. c.19B, §15A to offer residential or day care services for persons with a developmental disability, without either the express written consent of such patient or that of his or her legal guardian, in violation of G.L. c.19B, §15A. (PENALTY: state prison not more than 5 years; or house of correction not more than 2½ years; or not more than \$2000.)

### 19C/10 DISABLED ABUSE, FAIL REPORT c19C §10

on [DATE OF OFFENSE:], being a mandated reporter, as defined in G.L. c.19C, §1, who in his or her professional capacity had reasonable cause to believe that a disabled person was suffering from a serious physical or emotional injury resulting from abuse, did fail to notify the Disabled Persons Protection Commission thereof orally immediately upon becoming aware of such condition and in writing within 48 hours after such oral report, not being prevented by the constraints of professional privilege, in violation of G.L. c.19C, §10. (PENALTY: not more than \$1000.)

### 19C/11 DISABLED ABUSE REPORT, RETALIATE FOR c19C §11

(Effective 11/3/87-11/10/04)

on **[DATE OF OFFENSE:]** did discharge or cause to be discharged or otherwise discipline or in some manner discriminate against or threaten a person for filing a report with the Disabled Persons Protection Commission or testifying in a Commission proceeding, or providing information to the Commission or to the Secretary or General Counsel of, or any department within, the Executive Office of Human Services, in the course of an investigation of alleged abuse of a disabled person, in violation of G.L. c.19C, §11. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### 19C/11 DISABLED ABUSE REPORT, RETALIATE FOR c19C §11

(Effective 11/11/04)

on **[DATE OF OFFENSE:]** did willfully discharge or cause to be discharged or otherwise discipline or in some manner discriminate against or thereafter take some retaliatory action against an employee, client or other person for filing a report with the Disabled Persons Protection Commission or testifying in a Commission proceeding or providing information to the Commission, the General Counsel or the Secretary of Health and Human Services or some department, office, commission or other agency within the Executive Office of Human Services in the course of an investigation of alleged abuse of a disabled person, in violation of G.L. c.19C, §11. (PENALTY: imprisonment not more than 1 year; or not more than \$1000 fine; or both.)

# DIV OF FORESTS & PARKS REGS FOR STATE FORESTS/PARKS/RESERVES (G.L. c.21, §4A) — see 304 CMR §12.00-§20.01 21/6C ENVIRONMENTAL OFFICER, IMPERSONATE c21 §6C

on **[DATE OF OFFENSE:]**: (1) did impersonate a deputy director, chief or deputy chief of enforcement, or a warden, environmental police officer or deputy environmental police officer; or (2) not being authorized to do so, did wear a metallic badge or distinctive uniform entitled to be worn only by such persons, in violation of G.L. c.21, §6C. (PENALTY: not less than \$10, not more than \$100.)

# 21/16/A WELL DIGGER FAIL REPORT NEW WELL c21 §16

on **[DATE OF OFFENSE:]**, being a person engaged in the business of digging or drilling wells, did fail to submit a report to the Division of Water Supply Protection, within thirty days after completion of a well by digging or drilling, in violation of G.L. c.21, §16. (PENALTY: not more than \$300.)

### 21/16/B WELL DIGGING WITHOUT PERMIT c21 §16

on [DATE OF OFFENSE:] did engage in the business of digging or drilling wells within the Commonwealth without being registered with the Division of Water Supply Protection, in violation of G.L. c.21, §16. (PENALTY: not more than \$300.)

### PUBLIC ACCESS BOARD REGS FOR PUBLIC ACCESS TO WATERS/TRAILS/PATHS (G.L. c.21, §17A) — see 324 CMR §2.03

### 21/17B SCENIC RIVER/STREAM ORDER VIOLATION c21 §17B

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of an order of the Commissioner of Conservation and Recreation, with the approval of the Board of Environmental Management, dated [DATE OF ORDER:], regulating, restricting or prohibiting dredging, filling, removing or otherwise altering, or polluting the scenic and recreational rivers and streams of the Commonwealth, in violation of G.L. c.21, §17B. (PENALTY: imprisonment not more than 6 months; or not less than \$10, not more than \$100; or both.)

### WASTEWATER CERTIF APPLIC, FALSE STATE ON c21 §34C

on [DATE OF OFFENSE:] did knowingly make a false representation in an application to be certified as an operator of a wastewater facility as required under the provisions of G.L. c.21, §34B, in violation of G.L. c.21, §34C. (PENALTY: imprisonment not more than 1 year; or not more than \$2500 per day of violation; or both.)

### **WASTEWATER TREATMENT REGULATION VIOL c21 §34C** 21/34C/B

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a valid regulation, order or permit issued by the Board of Certification of Operators of Wastewater Treatment Facilities, in violation of G.L. c.21, §34C. (PENALTY: imprisonment not more than 1 year; or not more than \$2500 per

### 21/34C/C WASTEWATER TREATMENT, UNCERTIFIED c21 §34C

on [DATE OF OFFENSE:] did manage, operate or maintain a facility used for the treatment, neutralization or stabilization of wastewater from homes, public buildings, or commercial or industrial sources or some combination thereof, the individual in charge of such facility not being in possession of a currently valid certificate of competency issued by the Board of Certification of Operators of Wastewater Treatment Facilities pursuant to G.L. c.21, §34B, in violation of G.L. c.21, §34C. (PENALTY: imprisonment not more than 1 year; or not more than \$2500 per day of violation; or both.)

### WATER POLLUTION MONITORING, FALSIFY c21 §42

(Effective 7/27/73-8/3/04)

on [DATE OF OFFENSE:] did knowingly falsify, tamper with, or render inaccurate a monitoring device or method required under G.L. c.21, in violation of G.L. c.21, §42. (PENALTY: imprisonment not more than 1 year; or not less than \$2500, not more than \$25,000 per day of violation; or both.)

### WATER POLLUTION MONITORING, FALSIFY c21 §42

(Effective 8/4/04)

on [DATE OF OFFENSE:] did knowingly falsify, tamper with, or render inaccurate a monitoring device or method required under G.L. c.21, in violation of G.L. c.21, §42. (PENALTY: imprisonment not more than 1 year; or not less than \$2500, not more than \$50,000 per day of violation; or both.)

### WATER POLLUTION VIOLATION c21 §42

(Effective 7/27/73-8/3/04)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], contrary to a provision of G.L. c.21 other than §34B or §34C, or a valid regulation, order or permit prescribed or issued by the Director of the Division of Water Pollution Control thereunder, in violation of G.L. c.21, §42. (PENALTY: imprisonment not more than 1 year; or not less than \$2500, not more than \$25,000 per day of violation; or both.)

### **WATER POLLUTION VIOLATION c21 §42**

(Effective 8/4/04)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], contrary to a provision of G.L. c.21 other than §34B or §34C, or a valid regulation, order or permit prescribed or issued by the Director of the Division of Water Pollution Control thereunder, in violation of G.L. c.21, §42. (PENALTY: imprisonment not more than 1 year; or not less than \$2500, not more than \$50,000 per day of violation; or both.)

### WATER POLLUTION, FALSE STATEMENT ON c21 §42 21/42/C

(Effective 7/27/73-8/3/04)

on [DATE OF OFFENSE:] did knowingly make a false representation in an application, record, report or plan required under G.L. c.21, §42. (PENALTY: imprisonment not more than 1 year; or not less than \$2500, not more than \$25,000; or both.)

### WATER POLLUTION, FALSE STATEMENT ON c21 §42

(Effective 8/4/04)

on [DATE OF OFFENSE:] did knowingly make a false representation in an application, record, report or plan required under G.L. c.21, §42. (PENALTY: imprisonment not more than 1 year; or not less than \$2500, not more than \$50,000; or both.)

### WATERS, POLLUTE COMMONWEALTH c21 §42

(Effective 7/27/73-8/4/04)

on [DATE OF OFFENSE:] did throw, drain, run, discharge or allow the discharge of a pollutant into waters of the Commonwealth, not in conformity with a permit issued pursuant to G.L. c.21, §43, in violation of G.L. c.21, §42. (PENALTY: imprisonment not more than 1 year; or not less than \$2500, not more than \$25,000 per day of violation; or both.)

# WATERS, POLLUTE COMMONWEALTH c21 §42

(Effective 8/4/04)

on [DATE OF OFFENSE:] did throw, drain, run, discharge or allow the discharge of a pollutant into waters of the Commonwealth, not in conformity with a permit issued pursuant to G.L. c.21, §43, in violation of G.L. c.21, §42. (PENALTY: imprisonment not more than 1 year; or not less than \$2500, not more than \$50,000 per day of violation; or both.)

### 21/50B OIL TANKER, UNBONDED c21 §50B

(Effective 8/27/70-8/3/04)

on [DATE OF OFFENSE:]: (1) was the owner, agent or charterer of a vessel that was in the waters of the Commonwealth for the purpose of discharging, or that did receive in the Commonwealth, cargo of bulk petroleum products without being bonded or having provided other acceptable evidence of financial responsibility as provided by G.L. c.21, §50B; or (2) was the operator of a terminal which did receive or discharge such cargo from or to a vessel not so bonded, in violation of G.L. c.21, §50B. (PENALTY: not more than \$5000.)

### OIL SPILL, BLOCK INVESTIGATION OF MARITIME c21 §50D

(Effective 8/4/04)

on [DATE OF OFFENSE:] did attempt to prevent an environmental police officer of the Office of Environmental Law Enforcement from boarding a vessel for, or from making, an inspection in the course of investigating a maritime spill incident resulting in or reasonably likely to result in a discharge of oil, hazardous material, or hazardous waste, to the waters of the Commonwealth, or did otherwise violate G.L. c. 90B, § 38, and in such attempt or violation did [DESCRIPTION OF OVERT ACT OR VIOLATION:], in violation of G.L. c.21, §50B. (PENALTY: \$5000 fine.)

### 21/52A OIL VIOLATION, WASTE c21 §52A

on **[DATE OF OFFENSE:]**, being an automobile service station, marina serving powered watercraft, or retail outlet selling automobile lubricating oil, after June 30, 1974: (1) did fail to install on the premises and maintain waste oil retention facilities, properly sheltered and protected to prevent spillage, seepage or discharge of the waste oil into storm or sanitary sewers or into the waters of the Commonwealth; or (2) did fail periodically to remove or have removed accumulated oil waste so as not to violate any water pollution control or other statute or regulation; or (3) did fail to accept at no additional charge waste oil in quantities not exceeding two gallons per day from an individual with sales receipts or other proof of purchase from such outlet, in violation of G.L. c.21, §52A. (PENALTY from §42: imprisonment not more than 1 year; or not less than \$2500, not more than \$25,000 for each day violation occurs or continues; or both.)

### 21/54 UNDERWATER MINERAL REGULATION VIOL c21 §54

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, in violation of a rule or regulation issued by the Director of the Division of Mineral Resources of the Department of Conservation and Recreation pursuant to G.L. c.21, §54. (PENALTY from §56: not more than \$1000.)

### 21/56/A UNDERWATER MINERAL EXPLORATION W/O LIC c21 §56

on **[DATE OF OFFENSE:]** did by seismic, electronic or other method explore for mineral resources on or in coastal waters of the Commonwealth, as defined in G.L. c.130, §1, or land thereunder, without a license issued by the Director of the Division of Mineral Resources of the Department of Conservation and Recreation, in violation of G.L. c.21, §56. (PENALTY: not more than \$10,000; and forfeiture of equipment.)

### 21/56/B UNDERWATER MINERAL EXTRACTION W/O LEASE c21 §56

on **[DATE OF OFFENSE:]** did extract mineral resources from coastal waters of the Commonwealth, as defined in G.L. c.130, §1, without a lease issued by the Director of the Division of Mineral Resources of the Department of Conservation and Recreation, not doing so for purposes of exploration permitted under a license, in violation of G.L. c.21, §56. (PENALTY: not more than \$10,000; and forfeiture of equipment.)

### 21A/13 ENVIRONMENTAL CODE, VIOLATE STATE c21A §13

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of the regulations known as the State Environmental Code, adopted by the Commissioner of the Department of Environmental Protection pursuant to G.L. c.21A, §13. (PENALTY: imprisonment not more than 1 year; or not more than \$25,000 for each day a violation occurs or continues; or both.)

### 21A/13A SEWAGE DISPOSAL SYSTEM INSPECTOR VIOL c21A §13A

(Effective 5/7/98)

on **[DATE OF OFFENSE:]**, being a system inspector of on-site sewage disposal systems, approved by the Department of Environmental Protection, did, in connection with an on-site inspection of a sewage disposal system under the provisions of the state environmental code performed by him or her: (1) recommend a specific disposal system installer to perform work related to the replacement, repair, alteration or design of such system; or (2) fail at the time of inspection to provide to the property owner a list prepared by the local board of health of local disposal system installers who were approved to perform such work, in violation of G.L. c.21A, §13A. (PENALTY: not more than \$1000 fine.)

### 21A/14/A DREDGED MATERIAL DISPOSAL REGUL VIOL c21A §14

on **[DATE OF OFFENSE:]**, in disposing of dredged materials within the marine boundaries of the Commonwealth, did **[DESCRIPTION OF OFFENSE:]**, contrary to the terms of a permit issued by the Department of Environmental Protection, or a rule or regulation promulgated pursuant to G.L. c.21A, §14, in violation of G.L. c.21A, §14. (PENALTY: imprisonment not more than 1 year; or not more than \$25,000 for each day a violation occurs or continues; or both.)

### 21A/14/B DREDGED MATERIAL, DISPOSE WITHOUT PERMIT c21A §14

on **[DATE OF OFFENSE:]** did dispose of dredged materials within the marine boundaries of the Commonwealth without a permit issued by the Department of Environmental Protection, in violation of G.L. c.21A, §14. (PENALTY: imprisonment not more than 1 year; or not more than \$25,000 for each day a violation occurs or continues; or both.)

### 21A/19D HAZARDOUS WASTE CLEANUP, UNLICENSED c21A §19D & §19J

(Effective 7/1/92)

on **[DATE OF OFFENSE:]**: (1) was, or did act as, or did advertise as, or did hold himself or herself out to be, or did represent himself or herself as being, a hazardous waste site cleanup professional, without being in possession of a valid license issued by the Board of Registration of Hazardous Waste Site Cleanup Professionals; or (2) did knowingly allow or suffer one or more of his or her employees, agents or contractors to do so, in violation of G.L. c.21A, §19D and §19J. (PENALTY in §19J: house of correction not more than 1 year; or not more than \$1000; or both. Each day of violation is a separate offense, provided that, in the aggregate, imprisonment shall not exceed two years and fine shall not exceed \$10,000.)

### 21A/19J/A HAZARDOUS WASTE CLEANUP, FALSE STATE RE c21A §19J

(Effective 7/1/92)

on **[DATE OF OFFENSE:]**: (1) did knowingly make a materially false or inaccurate statement in an application, record, report, plan, design or statement which he or she did submit to the Board of Registration of Hazardous Waste Site Cleanup Professionals or to the Department of Environmental Protection; or (2) did knowingly make a materially false or inaccurate statement in a record, report, plan, file, log or register which he or she kept or was required to keep pursuant to some law, regulation or order for the protection of the environment; or (3) did knowingly allow or suffer one or more of his or her employees, agents or contractors to do so, in violation of G.L. c.21A, §19J. (PENALTY: house of correction not more than 1 year; or not more than \$1000; or both. Each day of violation is a separate offense, provided that, in the aggregate, imprisonment shall not exceed two years and fine shall not exceed \$10,000.)

### 21A/19J/B HAZARDOUS WASTE MONITOR/CONTROL, TAMPER c21A §19J

(Effective 7/1/92

on **[DATE OF OFFENSE:]**: (1) did knowingly and materially falsify, tamper with, alter, destoy or disturb a mechanism, recovery, or control system, or a monitoring device or method which some person maintained or which was required to be maintained pursuant to some law, regulation or order for the protection of the environment; or (2) did knowingly allow or suffer one or more of his or her employees, agents or contractors to do so, in violation of G.L. c.21A, §19J. (PENALTY: house of correction not more than 1 year; or not more than \$1000; or both. Each day of violation is a separate offense, provided that, in the aggregate, imprisonment shall not exceed two years and fine shall not exceed \$10,000.)

### 21A/19J/C HAZARDOUS WASTE, ENDANGER WITH c21A §19J

(Effective 7/1/92)

on **[DATE OF OFFENSE:]**: (1) did violate one or more provisions of G.L. c.21A, §19-§19J in a manner that constituted knowing endangerment of public health or safety or the environment; or (2) did knowingly allow or suffer one or more of his or her employees, agents or contractors to do so, in violation of G.L. c.21A, §19J. (PENALTY: house of correction not more than 1 year; or not more than \$1000; or both. Each day of violation is a separate offense, provided that, in the aggregate, imprisonment shall not exceed two years and fine shall not exceed \$10,000.)

### 21B/3 COAL MINING REGULATION VIOLATION c21B §3

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation of the Department of Environmental Protection concerning coal mining or extraction of coal, made pursuant to G.L. c.21B, §3. (PENALTY from §15: \$5000, plus \$1000 for each additional acre of land affected by violation.)

### COAL, EXPLORE FOR WITHOUT LICENSE c21B §4 21B/4/A

on [DATE OF OFFENSE:] did conduct an exploration for coal in the Commonwealth without having been issued a license so to do by the Commissioner of the Department of Environmental Protection, in violation of G.L. c.21B, §4. (PENALTY from §15: \$5000, plus \$1000 for each additional acre of land affected by violation.)

### 21B/4/B COAL EXPLORATION RESULTS, FAIL RELEASE c21B §4

on [DATE OF OFFENSE:] having been issued a license to conduct an exploration for coal in the Commonwealth, did fail to make public the results of such exploration one hundred and eighty days after the conclusion of exploration, in violation of G.L. c.21B, §4. (PENALTY from §15: \$5000, plus \$1000 for each additional acre of land affected by violation.)

### **COAL MINING WITHOUT LICENSE c21B §5**

on [DATE OF OFFENSE:] did begin the extraction of coal in the Commonwealth without having been issued a license to conduct coal mining operations by the Commissioner of the Department of Environmental Protection, in violation of G.L. c.21B, §5. (PENALTY from §15: \$5000, plus an additional \$1000 for each acre of land affected by violation.)

### **COAL MINING CEASE-WORK ORDER VIOLATION c21B §8**

on [DATE OF OFFENSE:] did violate the provisions of a coal mining cease-work order issued by the Department of Environmental Protection, in violation of G.L. c.21B, §8. (PENALTY from §15: imprisonment not more than 1 year; or not more than \$10,000; or both.)

### **COAL MINING BOUNDARIES, EXTEND UNLAW c21B §15**

on [DATE OF OFFENSE:] did extend a coal mining operation beyond the boundaries agreed to in the coal mining license issued by the Commissioner of the Department of Environmental Protection, in violation of G.L. c.21B, §15. (PENALTY: \$5000, plus \$1000 for each acre of land affected.)

### **HAZARDOUS WASTE VIOLATION c21C §5**

on [DATE OF OFFENSE:] did knowingly collect, transport, store, dispose of, treat, use or transport hazardous waste in a manner which could endanger human health, safety or welfare, or the environment, or in a manner inconsistent with a provision of G.L. c.21C or of a regulation, standard, license or order issued pursuant to G.L. c.21C, in violation of G.L. c.21C, §5. (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

### HAZARDOUS WASTE FACILITY, UNLICENSED c21C §7

on [DATE OF OFFENSE:] did construct, maintain or operate a facility, as defined in G.L. c.21C, §2, without, or not in accordance with the terms, restrictions, conditions and requirements of, a license issued by the Department of Environmental Protection, in violation of G.L. c.21C, §7. (PENALTY from §10: imprisonment not more than 2 years; or not more than \$25,000; or both.)

### HAZARDOUS WASTE LANDFILL POLLUTE WATER c21C §7 21C/7/B

on [DATE OF OFFENSE:] did operate a landfill for the treatment or disposal of hazardous waste in such manner as to cause discharge of hazardous waste into surface waters or groundwaters which the Department of Environmental Protection or the Water Resources Commission had determined were then used, or might reasonably be expected to be used in the future, as the supply of drinking water, in violation of G.L. c.21C, §7. (PENALTY from §10: imprisonment not more than 2 years; or not more than \$25,000; or both.)

### HAZARDOUS WASTE RELEASE, FL NOTIFY DEP c21E §7

on [DATE OF OFFENSE:], being the owner or operator of a site or vessel or other person described in G.L. c.21E, §5(a), did fail immediately to notify the Department of Environmental Protection as soon as he or she had knowledge of a release or a threat of release of oil or hazardous material, in violation of G.L. c.21E, §7. (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

### **HAZARDOUS WASTE ORDER VIOLATION c21E §9**

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of an order of the Department of Environmental Protection issued pursuant to G.L. c.21E, §9. (PENALTY from §11: imprisonment not more than 2 years; or not more than \$25,000; or both.)

### **HAZARDOUS WASTE VIOLATION c21E §11**

(Effective 3/23/86-8/3/04)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a provision of G.L. c.21E or an order or regulation issued or adopted thereunder. (PENALTY from §11: imprisonment not more than 2 years; or not more than \$25,000; or both.)

### **HAZARDOUS WASTE VIOLATION c21E §11**

(Effective 8/4/04)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a provision of G.L. c.21E or an order or regulation issued or adopted thereunder. (PENALTY from §11: imprisonment not more than 2 years; or not more than \$50,000 fine; or both.)

### 21G/7 WATER, WITHDRAW EXCESS WITHOUT PERMIT c21G §7

on [DATE OF OFFENSE:] did make a new withdrawal of more than the threshold volume of water from a water source, as such terms are defined in G.L. c.21G. §1, or did construct a building or structure which might require him or her to make such a new withdrawal of water, not being so authorized by a permit issued by the Department of Environmental Protection, in violation of G.L. c.21G, §7. (PENALTY from §14 for each day such offense occurs or continues: imprisonment not more than 180 days; or not less than \$1000, not more than \$10,000; or both.)

### WATER MANAGEMENT VIOLATION c21G §14 21G/14

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a provision of G.L. c.21G, or a rule or regulation adopted thereunder, or an order made thereunder by the Department of Environmental Protection, in violation of G.L. c.21G, §14. (PENALTY from §14 for each day such offense occurs or continues: imprisonment not more than 180 days; or not less than \$1000, not more than \$10,000; or both.)

### 21G/17 WATER EMERGENCY VIOLATION c21G §17

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of an order of the Department of Environmental Protection made during a state of water emergency declared under G.L. 21G, §15, in violation of G.L. c.21G, §17. (PENALTY from §14 for each day such offense occurs or continues: imprisonment not more than 180 days; or not less than \$1000, not more than \$10,000; or both.)

### 21H/5/A INCINERATOR ASH REGULATION VIOL c21H §5(g)

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, in violation of a rule or regulation of the Department of Environmental Protection for the land disposal of bottom ash and fly ash from refuse burning facilities made pursuant to G.L. c.21H, §5(g). (PENALTY from §8: imprisonment not more than 2 years; or not more than \$25,000; or both.)

# 21H/5/B INCINERATOR FAIL TEST FOR HAZARD WASTE c21H §5(c)

on **[DATE OF OFFENSE:]**, being the owner or operator of a refuse burning facility, did fail to test the air emissions, bottom ash and fly ash from such facility in accordance with G.L. c.21H, §5(a) for the presence of dioxins at least once every nine months, or for the presence of dioxins, furans, heavy metals or other hazardous constituents as required by the rules and regulations of the Department of Environmental Protection, in violation of G.L. c.21H, §5(c). (PENALTY from §8: imprisonment not more than 2 years; or not more than \$25,000; or both.)

# 21H/6/A INCINERATOR FAIL FILE ANNUAL REPORT c21H §6(b)

(Effective 7/1/92)

on **[DATE OF OFFENSE:]**, being the operator or owner of a refuse burning facility, did fail to file an annual report covering **[YEAR FOR WHICH REPORT NOT FILED:]** with the State Auditor, containing information sufficient for a determination that the fund required to be set aside by G.L. c.21H, §6(b) is being managed and used for the purpose of providing for the costs of pollution abatement and control equipment and procedures, in violation of G.L. c.21H, §6(b). (PENALTY from §8: imprisonment not more than 2 years; or not more than \$25,000; or both.)

### 21H/6/B INCINERATOR FAIL SET ASIDE 3% OF FEES c21H §6(b)

(Effective 7/1/92)

on **[DATE OF OFFENSE:]**, being the operator or owner of a refuse burning facility, did fail to set aside in a separate fund three per cent of any tipping fee received from any person, plus accumulated interest, for the purpose of providing for the costs of pollution abatement and control equipment and procedures, in violation of G.L. c.21H, §6(b). (PENALTY from §8: imprisonment not more than 2 years; or not more than \$25,000; or both.)

### 21H/6/C INCINERATOR WITHOUT ACID GAS SCRUBBER c21H §6(a)

on **[DATE OF OFFENSE:]**, being a resource recovery facility or other solid waste incinerator, did fail to operate with acid gas scrubbers, or such other technology providing equal or greater protection to the public health and environment, as determined by the Department of Environmental Protection in manner and time, in violation of G.L. c.21H, §6(a). (PENALTY from §8: imprisonment not more than 2 years; or not more than \$25000; or both.)

### 21H/8 SOLID WASTE REGULATION VIOLATION c21H §8

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, contrary to a rule, regulation, order, permit or approval issued or adopted by the Department of Environmental Protection pursuant to G.L. c.21H, and in violation of G.L. c.21H, §8. (PENALTY: imprisonment not more than 2 years; or not more than \$25,000; or both.)

# 21I/21 TOXICS USE VIOLATION c21I §21

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF VIOLATION:]**, contrary to G.L. c.21I, §10, §11 or §20, or a regulation or approval issued or adopted thereunder, in violation of G.L. c.21I, §21. (PENALTY from §21(B): imprisonment not more than 1 year; or not less than \$2500, not more than \$25,000; or both.)

### 21J/13 UNDERGROUND OIL STORAGE TANK VIOLATION c21J §13

(Effective 4/2/91)

on **[DATE OF OFFENSE:]**, being an owner or operator, as defined in G.L. c.21J, §1, did **[DESCRIPTION OF VIOLATION:]**, contrary to a provision of G.L. c.21J, or a rule or regulation promulgated thereunder, in violation of G.L. c.21J, §13. (PENALTY: imprisonment not more than 2 years; or not more than \$25,000; or both.)

# 21L/2/A ENVIRONMENTAL VIOL WITH RISK OF +\$25,000 DAMAGE c21L §2(b)

(Effective 7/1/03-8/3/04)

on [DATE OF OFFENSE:] did knowingly or recklessly commit an environmental violation and thereby cause a substantial risk of damage to natural resources or to the property of another person, as such terms are defined in G.L. c. 21L, §1, in an amount exceeding \$25,000, in violation of G.L. c. 21L, §2(b). (PENALTY for defendant who is an individual: State prison not more than 5 years; or jail or house of correction not more than 2½ years; or both such imprisonment and fine. PENALTY for defendant which is an organization: not more than \$250,000 fine; and court may place organization on probation and require as a condition of probation that the organization pay for an environmental audit, and implement its results, as described in §3.)

# 21L/2/A ENVIRONMENTAL VIOL WITH RISK OF +\$25,000 DAMAGE c21L §2(b)

(Effective 8/4/04)

on **[DATE OF OFFENSE:]** did knowingly or recklessly commit an environmental violation and thereby cause a substantial risk of damage to natural resources or to the property of another person, as such terms are defined in G.L. c. 21L, §1, in an amount exceeding \$25,000, in violation of G.L. c. 21L, §2(b). (PENALTY for defendant who is an individual: State prison not more than 5 years; or jail or house of correction not more than 2½ years; or both such imprisonment and fine. PENALTY for defendant which is an organization: not more than \$250,000 fine; and court may place organization on probation and require as a condition of probation that the organization pay for an environmental audit, and implement its results, as described in §3. ALTERNATE PENALTY from §2(d): "If a person derives pecuniary gain from an environmental violation that causes serious bodily injury to another human being or causes a substantial risk of damage to natural resources or to the property of another person, or if an environmental violation results in damage to natural resources or pecuniary loss to another person, such person who committed the violation may be fined not more than the greater of twice the gross gain or twice the gross loss or damage, unless imposition of a fine under this subsection would unduly complicate or prolong the sentencing process.")

# 21L/2/B ENVIRONMENTAL VIOL WITH RISK OF +\$25,000 DAMAGE, SUBSQ. OFF. c21L §2(b)

(Effective 7/1/03-8/3/04)

on [DATE OF OFFENSE:] did knowingly or recklessly commit an environmental violation and thereby cause a substantial risk of damage to natural resources or to the property of another person, as such terms are defined in G.L. c. 21L, §1, in an amount exceeding \$25,000, the defendant having previously been convicted of such an offense, in violation of G.L. c. 21L, §2(b). (PENALTY for defendant who is an individual: State prison not more than 5 years; or jail or house of correction not more than 2½ years; or both such imprisonment and fine. PENALTY for defendant which is an organization: not more than \$500,000 fine; and court shall place organization on probation and require as a condition of probation that the organization pay for an environmental audit, and implement its results, as described in §3.)

### 21L/2/B ENVIRONMENTAL VIOL WITH RISK OF +\$25,000 DAMAGE, SUBSQ. OFF. c21L §2(b)

(Effective 8/4/04)

on **[DATE OF OFFENSE:]** did knowingly or recklessly commit an environmental violation and thereby cause a substantial risk of damage to natural resources or to the property of another person, as such terms are defined in G.L. c. 21L, §1, in an amount exceeding \$25,000, the defendant having previously been convicted of such an offense, in violation of G.L. c. 21L, §2(b). (PENALTY for defendant who is an individual: State prison not more than 5 years; or jail or house of correction not more than 2½ years; or both such imprisonment and fine. PENALTY for defendant which is an organization: not more than \$500,000 fine; and court shall place organization on probation and require as a condition of probation that the organization pay for an environmental audit, and implement its results, as described in §3. ALTERNATE PENALTY from §2(d): "If a person derives pecuniary gain from an environmental violation that

causes serious bodily injury to another human being or causes a substantial risk of damage to natural resources or to the property of another person, or if an environmental violation results in damage to natural resources or pecuniary loss to another person, such person who committed the violation may be fined not more than the greater of twice the gross gain or twice the gross loss or damage, unless imposition of a fine under this subsection would unduly complicate or prolong the sentencing process.")

### ENVIRONMENTAL VIOL WITH SERIOUS BODILY INJURY c21L §2(a)

on [DATE OF OFFENSE:] did knowingly or recklessly commit an environmental violation and thereby cause serious bodily injury to another human being, [NAME OF VICTIM:], as such terms are defined in G.L. c. 21L, §1, in violation of G.L. c. 21L, §2(a). (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

### ENVIRONMENTAL VIOL W/INJURY/+\$25.000 RISK, NEG c21L §2(c) 21L/2/D

(Effective 8/4/04)

on [DATE OF OFFENSE:] did negligently commit an environmental violation and thereby cause serious bodily injury to another human being or a substantial risk of damage to natural resources or to the property of another person in an amount exceeding \$25,000, in violation of G.L. c.21L, §2(c). (PENALTY: imprisonment not more than 1 year; or fine not less than \$2500, not more than \$50,000 per day of violation; or both. §2(d): "If a person derives pecuniary gain from an environmental violation that causes serious bodily injury to another human being or causes a substantial risk of damage to natural resources or to the property of another person, or if an environmental violation results in damage to natural resources or pecuniary loss to another person, such person who committed the violation may be fined not more than the greater of twice the gross gain or twice the gross loss or damage, unless imposition of a fine under this subsection would unduly complicate or prolong the sentencing process.")

### ENVIRONMENTAL VIOL W/INJURY/+\$25,000 RISK, NEG, SUBS. c21L §2(c)

(Effective 8/4/04)

on [DATE OF OFFENSE:] did negligently commit an environmental violation and thereby cause serious bodily injury to another human being or a substantial risk of damage to natural resources or to the property of another person in an amount exceeding \$25,000, the defendant having previously been convicted of such an offense, in violation of G.L. c.21L, §2(c). (PENALTY: imprisonment not more than 2 years; or not more than \$100,000 fine per day of violation; or both. §2(d): "If a person derives pecuniary gain from an environmental violation that causes serious bodily injury to another human being or causes a substantial risk of damage to natural resources or to the property of another person, or if an environmental violation results in damage to natural resources or pecuniary loss to another person, such person who committed the violation may be fined not more than the greater of twice the gross gain or twice the gross loss or damage, unless imposition of a fine under this subsection would unduly complicate or prolong the sentencing process.")

### **UNDERGROUND STORAGE TANK VIOLATION** c210 § 8 210/8

(Effective 7/1/09)

beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:], did [DESCRIPTION OF OFFENSE:], contrary to a provision of G.L. c. 210 or of a regulation, rule, order, permit or approval adopted or issued pursuant to G.L. c. 210, and in violation of G.L. c. 210, § 8. (PENALTY for each day that violation occurs or continues, in addition to any other penalty or remedy prescribed by law: imprisonment not more than 2 years; or fine not more than \$25,000; or both. The Superior Court may alternately impose a civil penalty of not more than \$25,000 daily.)

### STATE POLICE UNIFORM, WEAR W/O AUTHORITY c22 §9C

on [DATE OF OFFENSE:] did wear a uniform or a distinctive part thereof prescribed by the Commissioner of Public Safety to be worn by members of the Division of State Police, without being a member of such Division entitled thereto under the rules and regulations issued by the Commissioner, in violation of G.L. c.22, §9C. (PENALTY: not less than \$10, not more than \$100.)

### DNA DATABASE SAMPLE, FAIL TO PROVIDE c22E §11 22F/11

(Effective 7/1/13)

on [DATE OF OFFENSE:], being a person required to provide a DNA sample to the State DNA Database pursuant to G.L. c. 22E, after receiving written notice, did fail to do so within one year of conviction, adjudication or release from custody, whichever occurred first, in violation of G.L. c. 22E, §11. (PENALTY: jail or house of correction not more than 6 months; or not more than \$1000 fine; or both.)

### 22E/11 DNA DATABASE SAMPLE, FAIL TO PROVIDE c22E §11

(Effective 4/13/18)

on [DATE OF OFFENSE:], being a person required to provide a DNA sample to the State DNA Database pursuant to G.L. c. 22E, after receiving notice, did fail to do so, in violation of G.L. c. 22E, §11.

(PENALTY: jail or house of correction not more than 6 months; or not more than \$2000 fine; or both.)

### DNA DATABASE SAMPLE. IMPROP DISCLOSE c22E §12

(Effective 12/29/97)

on [DATE OF OFFENSE:], being a person who by virtue of employment or official position had possession of or access to a DNA sample or record or portion thereof contained in the State DNA Database, did purposely disclose such record or portion thereof to a person or agency not authorized to receive such record or portion thereof, in violation of G.L. c. 22E, §12. (PENALTY: jail or house of correction not more than 6 months; or not more than \$1000 fine; or both.)

### DNA DATABASE SAMPLE, IMPROPERLY OBTAIN c22E §13 22E/13

(Effective 12/29/97)

on [DATE OF OFFENSE:] did, without proper authorization, willfully obtain a DNA record or portion thereof contained in the State DNA Database, in violation of G.L. c. 22E, §13. (PENALTY: jail or house of correction not more than 6 months; or not more than \$1000 fine; or both.)

### 22E/14/A DNA SAMPLE, ATTEMPT TO TAMPER WITH c22E §14

(Effective 12/29/97)

on [DATE OF OFFENSE:] did attempt to tamper with a DNA sample or DNA record with the intent to interfere with DNA analysis, and in such attempt did [DESCRIPTION OF OVERT ACT:], in violation of G.L. c. 22E, §14. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 21/2 years; or not more than \$5000 fine; or both imprisonment and fine.)

# DNA SAMPLE, TAMPER WITH c22E §14

(Effective 12/29/97)

on [DATE OF OFFENSE:] did tamper with a DNA sample or DNA record with the intent to interfere with DNA analysis, in violation of G.L. c. 22E, §14. (PENALTY: state prison not more than 5 years; or jail or house of correction not more than 2½ years; or not more than \$5000 fine; or both imprisonment and fine.)

# EMERGENCY, VIOLATE REGUL FOR STATE OF c23 §9H

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation made by the emergency commission designated by the Governor pursuant to G.L. c.23, §9H. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both.)

### FALSE STATEMENT FOR EMERGENCY HOUSING ASSISTANCE c23B §30(D)

on [DATE OF OFFENSE:] did knowingly make a false representation, or contrary to a legal duty to do so knowingly fail to disclose a material fact, affecting eligibility or level of benefits to the Department of Housing and Community Development or its agents for the purpose of causing some person to be eligible

for emergency housing assistance, in violation of G.L. c.23B, § 30(D). (PENALTY: imprisonment not more than 1 year; or fine not less than \$200, not more than \$500.)

### 23K/38 IMPEDING A GAMING INVESTIGATION c23K §38

(Effective 11/22/11)

on **[DATE OF OFFENSE:]** did willfully resist, prevent, impede, interfere with or make any false, fictitious or fraudulent statement or representation to the Massachusetts Gaming Commission or to agents or employees of the commission in the lawful performance of the agent's or employee's duties, in violation of G.L. c.23K, § 38. (PENALTY: state prison not more than 5 years; or house of corrections not more than 2 ½ years, or not more than \$25,000.)

### 23N/21/A SPORTS WAGERING c23N §21(a)

(Effective 8/10/22)

on [DATE OF OFFENSE:], not being an operator under c. 23N, did engage in accepting, facilitating or operating a sports wagering operation, in violation of G.L. c.23N, §21(a). (PENALTY: imprisonment not more than 90 days; or not more than \$10000, or both.)

### 23N/21/B SPORTS WAGERING, SECOND OFFENSE c23N §21(a)

(Effective 8/10/22)

on [DATE OF OFFENSE:], not being an operator under c. 23N, did engage in accepting, facilitating or operating a sports wagering operation and such sports wagering was a second offense, in violation of G.L. c.23N, §21(a). (PENALTY: imprisonment not more than 6 months; or not more than \$50000, or both.)

### 23N/21/C SPORTS WAGERING, THIRD OR SUBSQ OFFENSE c23N §21(a)

(Effective 8/10/22)

on [DATE OF OFFENSE:], not being an operator under c. 23N, did engage in accepting, facilitating or operating a sports wagering operation and such sports wagering was a third or subsequent offense, in violation of G.L. c.23N, §21(a). (PENALTY: imprisonment not less than 1 year not more than 5; or not less than \$25,000 not more than \$100000, or both.)

### 23N/21/D VIOLATION OF c. 23N, CIVIL c23N §21(a)

(Effective 8/10/22)

on [DATE OF OFFENSE:], did [description of offense], which is a violation of c. 23N, in violation of G.L. c.23N, §21(a). (PENALTY: not more than \$2000 for each violation, not more than \$5000 for violations arising from the same series of events.)

### 28A/11/A ADOPTION, UNLICENSED c28A §11(c)

(thru 7/30/08)

on **[DATE OF OFFENSE:]** did place or knowingly facilitate the placement of a child, as defined in G.L. c.28A, §2, in the care or control of another person not related to such child by blood or marriage, or in the care or control of an organization other than a licensed or approved placement agency, for purposes of adoption in the Commonwealth, or being such a person or organization did receive such a child from other than a licensed or approved placement agency for purposes of adoption, in violation of G.L. c.28A, §11(c). (PENALTY from §15: imprisonment not more than 6 months; or not more than \$1000; or both.)

# 28A/11/B **DAY CARE, UNLICENSED** c28A §11(a)

(thru 7/30/08)

on **[DATE OF OFFENSE:]** did operate a school age child care program, a day care center, family day care home, family day care system, group care facility, placement agency, or temporary shelter facility without being licensed so to do by the Office for Children, not being excepted by law, in violation of G.L. c.28A, §11(a). (PENALTY from §15: imprisonment not more than 6 months; or not more than \$1000; or both.)

### 28A/11/C FOSTER CARE, UNLICENSED c28A §11(b)

(thru 7/30/08)

on [DATE OF OFFENSE:] did maintain a child in family foster care without placement, supervision and approval by a placement agency, and without being licensed to do so by the Office for Children, in violation of G.L. c.28A, §11(b). (PENALTY from §15: imprisonment not more than 6 months; or not more than \$1000; or both.)

### 29/66 STATE EMPLOYEE, FINANCE VIOLATION BY c29 §66

on [DATE OF OFFENSE:] being an officer or employee of the Commonwealth, did [DESCRIPTION OF OFFENSE:], and thereby did knowingly violate a provision of G.L. c.29, or a rule or regulation promulgated thereunder, or some other provision of law relating to the incurring of liability or expenditure of public funds, or did authorize or direct another officer or employee to do so, in violation of G.L. c.29, §66. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

# 30/39E/A CARRIER, EXTORT REBATE FROM c30 §39E

on **[DATE OF OFFENSE:]** did by force or the use of threats, intimidation or coercion of some kind induce a common carrier or contract carrier or a person who had furnished or provided transportation on a contract for which a payment bond was required under G.L. c.30, §39A to make a rebate or refund of some transportation charges or to give up a part of some payment to which he or she was legally entitled or to render an incorrect bill for less than the established minimum rates and charges prescribed by the Department of Public Utilities, in violation of G.L. c.30, §39E. (PENALTY: \$1000.)

### 30/39E/B CARRIER, EXTORT REBATE FROM, 2ND OFF. c30 §39E

on **[DATE OF OFFENSE:]** did by force or the use of threats, intimidation or coercion of some kind induce a common carrier or contract carrier or a person who had furnished or provided transportation on a contract for which a payment bond was required under G.L. c.30, §39A to make a rebate or refund of some transportation charges or to give up a part of some payment to which he or she was legally entitled or to render an incorrect bill for less than the established minimum rates and charges prescribed by the Department of Public Utilities, the defendant having previously been convicted of such an offense, in violation of G.L. c.30, §39E. (PENALTY: \$1500.)

# 30/39E/C CARRIER, EXTORT REBATE FROM, 3RD OFF. c30 §39E

on **[DATE OF OFFENSE:]** did by force or the use of threats, intimidation or coercion of some kind induce a common carrier or contract carrier or a person who had furnished or provided transportation on a contract for which a payment bond was required under G.L. c.30, §39A to make a rebate or refund of some transportation charges or to give up a part of some payment to which he or she was legally entitled or to render an incorrect bill for less than the established minimum rates and charges prescribed by the Department of Public Utilities, the defendant having previously been convicted two or more times of such an offense, in violation of G.L. c.30, §39E. (PENALTY: \$2000.)

# 30/39I PUBLIC BUILDING CONTRACT, FAIL PERFORM c30 §39I

on **[DATE OF OFFENSE:]**, being a contractor having a contract for the construction, alteration, maintenance, repair or demolition of, or addition to, a public building or public works for the Commonwealth, or a political subdivision thereof, did wilfully and with intent to defraud fail to perform all the work required by such contract in conformity with the plans and specifications contained therein, in violation of G.L. c.30, §39I. (PENALTY: imprisonment not more than 6 months; or not more than \$5000; or both.)

# 30/43 STATE EMPLOYEE TAKE FEE c30 §43

on [DATE OF OFFENSE:], being a person employed in a department of the Commonwealth, did receive for his or her own use a fee for copying public 18 COMPLAINT LANGUAGE

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records or documents, or for other services during office hours, in violation of G.L. c.30, §43. (PENALTY: not more than \$100; and debarred from employment in any state department.)

### 30/44 STATE EMPLOYEE SELL LAND TO COMMONWEALTH c30 §44

on **[DATE OF OFFENSE:]**, being an officer or employee of the Commonwealth, did act as agent or attorney of a person in a sale or conveyance of land to the Commonwealth, in violation of G.L. c.30, §44. (PENALTY: not more than \$1000; and debarred from employment in any state department.)

# 31/67 CIVIL SVCE LIST, FAIL POST ANNUAL c31 §67

on **[DATE OF OFFENSE:]**, being an appointing authority, as defined in G.L. c.31, §1, did neglect or wilfully refuse to post a copy of the annual list of civil service employees in its department immediately after it was submitted to the Personnel Administrator so that it might be inspected during a reasonable period before May first of such year, in violation of G.L. c.31, §67. (PENALTY: not more than \$100.)

### 31/69 PUBLIC EMPLOYEE LIST, FAIL SUBMIT c31 §69

on **[DATE OF OFFENSE:]**, being an appointing authority, as defined in G.L. c.31, §1, did wilfully refuse to file within seven days after receipt of a written request from the Personnel Administrator a report containing the names of all persons who had been appointed or employed by such authority, and had received pay or rendered bills for services or labor performed during the calendar month immediately preceding the date of submission of such request, in violation of G.L. c.31, §69. (PENALTY: not less than \$100.)

### 31/71 CIVIL SVCE SALARY PAYMENT VIOLATION c31 §71

on [DATE OF OFFENSE:], being the treasurer or other officer responsible for paying the salary or compensation of persons in the service of a city or town, or the auditor of other officer responsible for authorizing the drawing, signing or issuing of warrants for such payments: (1) upon being notified by the Personnel Administrator that a person had been employed in or appointed to a civil service position, did fail to make a corresponding note of such appointment or employment on the proper roster of all civil service positions in the service of such city or town or append such a note to such roster; or (2) upon being notified by an appointing authority of a change in status of an employee in a civil service position because of a suspension, discharge, resignation, or other separation from the official or labor service, did fail to make a note of such change of status; or (3) did pay a salary or compensation for service rendered in a civil service position by, or authorize the drawing, signing or issuing of a warrant for such payment to, a person whose name did not appear on the appropriate roster, as amended from time to time, in the absence of other evidence establishing the legality of the employment or appointment of such person was duly established, in violation of G.L. c.31, §71. (PENALTY: not less than \$25, not more than \$100.)

### CIVIL SVCE APPOINTMENT, POLITICAL REC IN c31 §74

on [DATE OF OFFENSE:] being a person making an appointment to a civil service position, did receive or consider a recommendation, other than as to the character or residence of the applicant, of an applicant for such appointment given by a member of the General Court, alderman or councilman, in violation of G.L. c.31, §74. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### **CIVIL SVCE CONFIDENTIALITY VIOLATION c31 §74**

on [DATE OF OFFENSE:] did wilfully or corruptly furnish to someone special or secret information for the purpose of either improving or injuring the prospects or chances of appointment, employment or promotion of any person examined, registered or certified or to be examined, registered or certified, pursuant to the civil service law and rules, in violation of G.L. c.31, §74. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### CIVIL SVCE EXAM PAPER, ALTER c31 §74

on [DATE OF OFFENSE:] did wilfully or corruptly alter the examination paper of an applicant, or wilfully or corruptly substitute another paper for such examination paper, for the purpose of either improving or injuring the prospects or chances for appointment, employment or promotion of such applicant or of any other person, or did conspire to do so, or did make a false mark, grade, estimate or report on the examination or proper standing of any person so examined, in violation of G.L. c.31, §74. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### CIVIL SVCE EXAM RIGHTS. OBSTRUCT c31 874

on [DATE OF OFFENSE:] did wilfully or corruptly defeat, deceive or obstruct a person with respect to his or her right, pursuant to the civil service law and rules, of examination, registration, certification, appointment, promotion or reinstatement, in violation of G.L. c.31, §74. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### CIVIL SVCE EXAM, IMPERSONATE ANOTHER FOR c31 §74

on [DATE OF OFFENSE:] did wilfully or negligently impersonate another person or permit or aid in some manner another person to impersonate him or her in connection with a civil service examination, registration or application or request to be examined or registered or in connection with any certification. appointment or promotion, in violation of G.L. c.31, §74. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### **CIVIL SVCE VIOLATION c31 §74** 31/74/F

on [DATE OF OFFENSE:] did wilfully, knowingly or negligently [DESCRIPTION OF OFFENSE:], contrary to a provision of the civil services law or rules. in violation of G.L. c.31, §74. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### PUBLIC RETIREMENT, FALSE STATEMENT RE: c32 §18(2)

on [DATE OF OFFENSE:] did knowingly make a false statement in a certified statement required by G.L. c.32, §1-§28, or did falsify or permit to be falsified a record or records of a public retirement system, as defined in G.L. c.32, §1, with intent to defraud such system as a result of such act, in violation of G.L. c.32, §18(2). (PENALTY from §24(2): imprisonment not more than 1 year; or not more than \$1000; or both.)

### PUBLIC RETIREMENT SYSTEM VIOLATION c32 §24(2)

on [DATE OF OFFENSE:] did wilfully [DESCRIPTION OF OFFENSE:], and did thereby refuse or neglect to comply with a provision of G.L. c.32, §1-§28, or a rule or regulation established thereunder, in violation of G.L. c.32, §24(2). (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### 32/40 PENSION ASSOCIATION FAIL FILE REPORT c32 §40

on [DATE OF OFFENSE:], having had charge or custody of the books and papers of an association formed pursuant to G.L. c.32, §39 for the purpose of providing annuities, pensions or endowments to retirees, did fail on or before March 1 of [YEAR FOR WHICH REPORT NOT FILED:] to report to the Commissioner of Public Employee Retirement such statements of its membership and financial transactions for the year ending on the previous December 31 as the Commissioner had directed, in violation of G.L. c.32, §40. (PENALTY: not more than \$500.)

### PENSION, PLEDGE/TRANSFER PUBLIC c32 §92

on [DATE OF OFFENSE:] was a party to a pledge, mortgage, sale, assignment or transfer of a right, claim or interest in a pension, annuity or retirement allowance or pension certificate from the Commonwealth or any county, city or town, or did hold the same as collateral security for a debt or promise, or upon a pretext of such security or promise, in violation of G.L. c.32, §92. (PENALTY: not more than \$100.)

### 33/13 NATIONAL GUARDSMAN, DISCRIMINATE AGAINST c33 §13

on [DATE OF OFFENSE:] did willfully deny or deprive a person of employment, or prevent a person being employed by another, or obstruct or annoy a person or his or her employer in his or her trade, business or employment, because of such person's connection with the armed forces of the Commonwealth, or because of such person's necessary absence from business in performance of duty as such, or dissuade a person from enlisting by threat of injury to such person upon enlistment, in violation of G.L. c.33, §13. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both.)

### NATIONAL GUARDSMAN CONFLICT OF INTEREST c33 §16

on [DATE OF OFFENSE:] being an officer of the state staff of the armed forces of the Commonwealth, did have an interest in the purchase or sale of articles intended for, or appertaining to, his or her respective department, other than for and on account of the Commonwealth, or did take or apply to his or her own use, for negotiating or transacting business in his or her respective department, a gift, gain or advantage not allowed by law, in violation of G.L. c.33, §16. (PENALTY from §17: state prison not less than 21/2 years, not more than 5 years; or jail or house of correction not more than 21/2 years; or not more than \$5000 fine; or both such imprisonment and fine.)

### 33/65 NATIONAL GUARD ENCAMPMENT, TRESPASS ON c33 §65

on **[DATE OF OFFENSE:]**, after being forbidden to do so, did intrude within the limits of a parade or encampment of the armed forces of the Commonwealth, in violation of G.L. c.33, §65. (PENALTY from §66: imprisonment not more than 6 months; or not more than \$100.)

### 33/65 NATIONAL GUARD ENCAMPMENT, TRESPASS ON c33 §65

(Effective 11/26/14)

on **[DATE OF OFFENSE:]**, after being forbidden to do so, did intrude within the limits of a parade or encampment of the armed forces of the Commonwealth, in violation of G.L. c.33, §65. (PENALTY from §66: state prison not more than 5 years; house of correction not less than 30 days, not more than 2 ½ years; or not more than \$1000 fine; or both such fine and imprisonment.)

### 33/66/A MILITARY RIGHT OF WAY, OBSTRUCT c33 §66

on **[DATE OF OFFENSE:]** did obstruct or interfere with the armed forces of the United States or a part of the armed forces of the Commonwealth in the exercise or enjoyment of the right of way granted by G.L. c.33, §50 on the streets and highways of the Commonwealth, in violation of G.L. c.33, §66. (PENALTY: imprisonment not more than 6 months; or not more than \$100.)

### 33/66/B NATIONAL GUARDSMAN, OBSTRUCT c33 §66

on **[DATE OF OFFENSE:]** did interrupt, molest or insult, by abusive words or behavior, or did obstruct, an officer or enlisted person of the armed forces of the Commonwealth while on duty or at a parade, drill or assembly for military purposes, in violation of G.L. c.33, §66. (PENALTY: imprisonment not more than 6 months; or not more than \$100.)

### 33/66/A MILITARY PARADE, DRILL, ASSEMBLY, OBSTRUCT c33 §66

(Effective 11/26/14)

on **[DATE OF OFFENSE:]** did willfully obstruct, interfere with or hinder an officer or enlisted person while on duty or at any parade, drill or assembly for military purposes, in violation of G.L. c.33, §66. (PENALTY: state prison not more than 5 years; house of correction not less than 30 days, not more than 2½ years; or not more than \$1000 fine; or both such fine and imprisonment.)

### 33/66/B MILITARY/NAT'L GUARD RIGHT OF WAY, OBSTRUCT c33 §66

(Effective 11/26/14)

on **[DATE OF OFFENSE:]** did obstruct or interfere with the armed forces of the United States or a part of the armed forces of the Commonwealth in the exercise or enjoyment of the right of way granted by G.L. c.33, §50 on the streets and highways of the Commonwealth, in violation of G.L. c.33, §66. (PENALTY: state prison not more than 5 years; house of correction not less than 30 days, not more than 2 ½ years; or not more than \$1000 fine; or both such fine and imprisonment.)

### 33/99 MILITARY UNIFORM, WEAR WITHOUT AUTHORITY c33 §99

on **[DATE OF OFFENSE:]**, not being in the service of the armed forces of the United States or of the Commonwealth, did appear in public wearing the distinctive uniform of a branch of such service, not being excepted by law, in violation of G.L. c.33, §99. (PENALTY: imprisonment not more than 6 months; or not more than \$300; or both.)

### 33/99 MILITARY UNIFORM, WEAR WITHOUT AUTHORITY c33 §99

(Effective 11/26/14)

on **[DATE OF OFFENSE:]**, not being in the service of the armed forces of the United States or of the Commonwealth, did appear in public wearing the distinctive uniform of a branch of such service, and was not a person discharged from service, for any cause other than the own unworthiness of the person, wearing a uniform to take part in any military or naval parade or on any occasion of ceremony or a person in the service of the armed forces of the United States, discharged for any cause other than the own unworthiness of the person, wearing the uniform from the place of discharge to the home of the person, in violation of G.L. c.33, §99. (PENALTY: imprisonment not more than 6 months; or not more than \$1000; or both.)

# 33/107 MILITARY PROPERTY, POSSESS WITHOUT AUTH c33 §107

on **[DATE OF OFFENSE:]** did knowingly purchase, retain or have in his or her possession an item of military property of the United States or of the Commonwealth, the same not having been issued to him or her or in his or her possession in accordance with law, in violation of G.L. c.33, §107. (PENALTY: Fine not exceeding ten times the value of such property.)

### 33/123 ARMORY, INTERRUPT/OBSTRUCT OCCUPIED c33 §123

on **[DATE OF OFFENSE:]** did intrude into an armory, air installation, drill hall or building that was according to law being used for occupation, assembly or drilling by a unit of the armed forces of the Commonwealth contrary to the orders of the officer of such unit, or did interrupt, molest, obstruct or insult such troops occupying such premises, not being excepted by law, in violation of G.L. c.33, §123. (PENALTY from §66: imprisonment not more than 6 months; or not more than \$100.)

### 33/123 ARMORY, INTERRUPT/OBSTRUCT OCCUPIED c33 §123

(Effective 11/26/14)

on **[DATE OF OFFENSE:]** did intrude into an armory, air installation, drill hall or building that was according to law being used for occupation, assembly or drilling by a unit of the armed forces of the Commonwealth contrary to the orders of the officer of such unit, or did interrupt, molest, obstruct or insult such troops occupying such premises, not being excepted by law, in violation of G.L. c.33, §123. (PENALTY from §66: state prison not more than 5 years; house of correction not less than 30 days, not more than 2 ½ years; or not more than \$1000 fine; or both such fine and imprisonment.)

### 33/129 ARMORY OR ARMED PARADE, IMPROP c33 §129

on **[DATE OF OFFENSE:]** was part of a body of men that did maintain an armory or associate together as a company or organization for drill or parade with firearms, or did so drill or parade, not being authorized by law so to do, in violation of G.L. c.33, §129. (PENALTY from §131: imprisonment not more than 6 months; or not more than \$50; or both.)

# 33/130 ARMED PARADE REGULATION VIOLATION c33 §130

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation prescribed by the Commander-in-Chief for a drill or parade with firearms or harmless imitations thereof, or for the use of a state armory or air installation for drill or training, in violation of G.L. c.33, §130. (PENALTY from §131: imprisonment not more than 6 months; or not more than \$50; or both.)

# 33/133 NATIONAL GUARD, CIVIL OFCR FL IN DUTY TO c33 §133

on [DATE OF OFFENSE:], being a civil officer named in G.L. c.33, did neglect or refuse to [DESCRIPTION OF OFFENSE:], contrary to a requirement of G.L. c.33, in violation of G.L. c.33, §133. (PENALTY: not less than \$20, not more than \$500.)

### NATIONAL GUARD, CIVIL OFCR FL IN DUTY TO c33 §133

(Effective 11/26/14)

on [DATE OF OFFENSE:], being a civil officer named in G.L. c.33, did neglect or refuse to [DESCRIPTION OF OFFENSE:], contrary to a requirement of

G.L. c.33, in violation of G.L. c.33, §133. (PENALTY: not less than \$200, not more than \$500.)

### **COUNTY OFFICIAL FAIL KEEP CASH BOOK** c35 §47

on [DATE OF OFFENSE:], being an official listed in G.L. c.35, §47, did, for more than ten consecutive days, refuse or neglect to enter in the cash book prescribed by the Director of Accounts all money received or expended by him or her in his or her official capacity, in violation of G.L. c.35, §47. (PENALTY: not more than \$100.)

### **DEATH, FAIL NOTIFY MEDICAL EXAMINER OF c38 §3**

(Effective 1/13/93)

on [DATE OF OFFENSE:], being a physician, police officer, hospital administrator, licensed nurse, or licensed funeral director, within the Commonwealth, who had knowledge of an unreported death which occurred under circumstances enumerated in G.L. c.38, §3, did fail to notify the Office of the Chief Medical Examiner of such death, in violation of G.L. c.38, §3. (PENALTY: not more than \$500; and, where applicable, such failure shall be reported to the appropriate board of registration.)

### 38/13 DEATH, PHYSICIAN FAIL PRONOUNCE/CERTIFY c38 §13

(Effective 1/13/93)

on [DATE OF OFFENSE:]: (1) being a physician licensed in the Commonwealth who was attending a decedent during the decedent's last illness, or such physican's covering physician, did fail to pronounce and certify death pursuant to G.L. c.46, §9; or (2) being the licensed physican who had declared such person dead, or, if the death occurred in a hospital, a hospital medical officer duly authorized by the administrator, did fail to furnish for registration a standard certificate of death pursuant to G.L. c.46, §9, in violation of G.L. c.38, §13. (PENALTY: not more than \$500; and such refusal shall be reported to the Board of Registration in Medicine.)

### 38/15 **DEATH-SCENE PROPERTY, FAIL DELIVER** c38 §15

(Effective 1/13/93)

on [DATE OF OFFENSE:], being a medical examiner or police officer: (1) did fraudulently refuse to deliver money or other personal property of a deceased found on or near the body at the scene of a death to the person entitled to its custody or possession or to a public administrator within ten days after demand, such money or property not being required as evidence; or (2) did convert such property to his or her own use, in violation of G.L. c.38, §15. (PENALTY: imprisonment not more than 2 years; or not more than \$1000.)

### 40/12C **BEACH DISTRICT REGULATION VIOLATION c40 §12C**

on IDATE OF OFFENSE:1 did IDESCRIPTION OF OFFENSE:1, in violation of a rule or regulation of a public beach district commission for the care. maintenance, protection, policing and equal public use of its beaches, bathhouses, parking areas and other recreational facilities, an attested copy of such rules and regulations being posted at such beach, in violation of G.L. c.40, §12C. (PENALTY: not more than \$20.)

### 40/15C SCENIC ROAD BY-LAW VIOLATION c40 §15C

on [DATE OF OFFENSE:], in effecting a repair, maintenance, reconstruction, or paving work on a road that had been designated as a scenic road, did cut or remove a tree, or did tear down or destroy a stone wall or a portion thereof, without the prior written consent of the officials specified in G.L. c.40, §15C, in violation of a municipal ordinance or by-law of [NAME OF MUNICIPALITY:] adopted pursuant to G.L. c.40, §15C. (PENALTY: not more than \$300.)

### **EXCAVATION BY-LAW VIOLATION** c40 §21(19)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a municipal ordinance or by-law of [NAME OF MUNICIPALITY:] governing the erection of barriers around excavations deemed to constitute a hazard to public safety, adopted pursuant to G.L. c.40, §21(19). (PENALTY: not more than \$200 per day.)

### MUNICIPAL BY-LAW OR ORDINANCE VIOLATION c40 §21

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a municipal ordinance or by-law of [NAME OF MUNICIPALITY:] adopted pursuant to G.L. c.40, §21. (PENALTY: not more than \$300.)

### **RESERVOIR BY-LAW VIOLATION** c40 §21(8)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a municipal ordinance or by-law of [NAME OF MUNICIPALITY:] regulating the use of reservoirs connected with its water supply and land and driveways appurtenant thereto, adopted pursuant to G.L. c.40, §21(8). (PENALTY: not more than \$50.)

### SEWER BY-LAW VIOLATION c40 §21(6)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a municipal ordinance or by-law of [NAME OF MUNICIPALITY:] regulating the use of the common sewers and the connections which may be made therewith, adopted pursuant to G.L. c.40, §21(6). (PENALTY: not more than \$50.)

# SOIL-REMOVAL BY-LAW VIOLATION c40 §21(17)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a municipal ordinance or by-law of [NAME OF MUNICIPALITY:] prohibiting or regulating the removal of soil, loam, sand or gravel from land not in public use and for requiring the erection of a fence or barrier around such area and the finished grading of the same, adopted pursuant to G.L. c.40, §21(17). (PENALTY: not more than \$50.)

# SOIL-REMOVAL BY-LAW VIOLATION, 2ND OFF. c40 §21(17)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a municipal ordinance or by-law of [NAME OF MUNICIPALITY:] prohibiting or regulating the removal of soil, loam, sand or gravel from land not in public use and for requiring the erection of a fence or barrier around such area and the finished grading of the same adopted pursuant to G.L. c.40, §21(17), the defendant having previously been convicted of such an offense. (PENALTY: not more than \$100.)

### SOIL-REMOVAL BY-LAW VIOLATION, 3RD OFF. c40 §21(17) 40/21/G

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a municipal ordinance or by-law of [NAME OF MUNICIPALITY:] prohibiting or regulating the removal of soil, loam, sand or gravel from land not in public use and for requiring the erection of a fence or barrier around such area and the finished grading of the same, adopted pursuant to G.L. c.40, §21(17), the defendant having previously been convicted of such an offense two or more times. (PENALTY: not more than \$200.)

### TIRE WIDTH BY-LAW VIOLATION \* c40 §21(9) 40/21/H

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did violate a municipal ordinance or by-law regulating the width of tires of vehicles owned in such town and used on the highways thereof, adopted pursuant to G.L. c.40, §21(9). (CIVIL ASSESSMENT: \$300.)

### 40/21/I WELL BY-LAW VIOLATION c40 §21(20)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a municipal ordinance or by-law of [NAME OF MUNICIPALITY:] governing the provision of a covering for abandoned wells or wells in use, adopted pursuant to G.L. c.40, §21(20). (PENALTY: not less than \$100, not more than \$500.)

### 40/21D/A IDENTIFY SELF, REFUSE c40 §21D(c)

(Effective 1/1/93)

on **[DATE OF OFFENSE:]**, on request of an enforcing official to state his or her name or address: (1) did refuse to do so; or (2) did state a false name or address; or (3) did state a name or address which was not his or her name and address in ordinary use, in violation of G.L. c.40, §21D(c). (PENALTY: not more than \$200.)

### 40/23 BALUSTRADE REGULATION VIOLATION c40 §23

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation governing the erection and maintenance of balustrades or other projections upon the roofs or sides of buildings adopted by the City Council of [NAME OF CITY:] and published in a newspaper in such city or in the county where such city is situated more than sixty days before such offense, pursuant to G.L. c.40, §23. (PENALTY: not more than \$20.)

### 40/24 ICE INSPECTION ORDINANCE VIOLATION c40 §24

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of an ordinance of the City of [NAME OF CITY:] to secure the inspection of ice sold therein and to prevent the sale of impure ice, adopted pursuant to G.L. c.40, §24. (PENALTY: not more than \$20.)

### 40/37 LOCKUP, FAIL KEEP ACCESSIBLE MUNICIPAL c40 §37

on **[DATE OF OFFENSE:]**, being the keeper of a municipal lockup, did neglect to keep such lockup accessible at all reasonable hours to the state police, sheriffs, constables and police officers for any legal and proper use, or did refuse to such officers the use of the same, in violation of G.L. c.40, §37. (PENALTY: not less than \$5, not more than \$20.)

### 40/37A CURFEW, VIOLATE c40 §37A

on **[DATE OF OFFENSE:]**, while knowing or having reason to know of a curfew that was lawfully in effect in the city or town of **[NAME OF MUNICIPALITY:]** that restricted or prohibited the movement or presence of persons and vehicles in or on public ways and places or places of amusement and entertainment or vacant lots and other open areas, did **[DESCRIPTION OF OFFENSE:]**, in violation of a condition of such curfew which had been adopted pursuant to G.L. c.40, §37A. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both.)

### 40/39G/A WATER SUPPLY, POLLUTE MUNICIPAL c40 §39G

on **[DATE OF OFFENSE:]** did wilfully or wantonly corrupt, pollute or divert waters taken or held as part of a municipal water supply under G.L. c.40, §39A-§39E, in violation of G.L. c.40, §39G. (PENALTY: imprisonment not more than 1 year; or not more than \$300; or both.)

### 40/39G/B WATER SUPPLY PROPERTY, VANDALIZE MUNIC c40 §39G

on **[DATE OF OFFENSE:]** did wilfully or wantonly injure a structure, work or other property owned, held or used by a town as part of a municipal water supply under the authority and for the purposes of G.L. c.40, §39A-§39E, in violation of G.L. c.40, §39G. (PENALTY: imprisonment not more than 1 year; or not more than \$300; or both.)

### 40/51 **VETERANS BENEFITS CONFIDENTIALITY VIOL** c40 §51

on **[DATE OF OFFENSE:]**, being an officer of a town, did publish or disclose to a person not authorized by law the names of one or more persons residing in such town who had received veterans' benefits under G.L. c.115, in violation of G.L. c.40, §51. (PENALTY: not less than \$25, not more than \$100.)

### 40A/7 ZONING BY-LAW VIOLATION c40A §7

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a zoning ordinance or by-law of [NAME OF MUNICIPALITY:] adopted pursuant to G.L. c.40A, §7. (PENALTY: not more than \$300.)

### 40C/13 HISTORIC DISTRICT VIOLATION c40C §13

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, contrary to a provision of G.L. c.40C, in violation of G.L. c.40C, §13. (PENALTY per day of violation: not less than \$10, not more than \$500.)

### 41/17 MUNICIPAL CONTRACT, FAIL FILE c41 §17

on **[DATE OF OFFENSE:]**: (1) being an officer of a city, did make or execute a contract on behalf of such city and did fail to furnish a copy of such contract to the city clerk and the city auditor within one week after its execution; or (2) being the city clerk of such city, did fail to keep such copy on file and open to public inspection during business hours, in violation of G.L. c.41, §17. (PENALTY: not less than \$10, not more than \$100.)

### 41/30 TAX VALUATION, FALSE c41 §30

on **[DATE OF OFFENSE:]**, having been chosen to determine the valuation of property for the purpose of taxation, did knowingly fix the valuation of a property at a smaller or greater amount than its full and fair cash value, or did cause an abatement to be made otherwise than provided by law, in order that the taxpayer might escape payment of his or her just proportion of a state or county tax or for some other fraudulent or corrupt purpose, in violation of G.L. c.41, §30. (PENALTY: imprisonment not more than 6 months; or not more than \$1000; or both.)

### 41/84 ART COMMISSION VIOLATION, MUNICIPAL c41 §84

on **[DATE OF OFFENSE:]**, in a town which had accepted G.L. c.41, §82 or a corresponding earlier law, did cause to be erected a municipal structure, or a work of art or ornament or object of utility to be placed upon a public way or public land, or a work of art or object of decoration to be placed in or upon a public or municipal building or to be removed, relocated or altered, without the design thereof or the action to be taken therewith to have been approved, in writing or constructively, by the Art Commission, in violation of G.L. c.41, §84. (PENALTY: not more than \$200.)

### 41/86 **MEASUREMENT, FALSE MUNICIPAL** c41 §86

on **[DATE OF OFFENSE:]**, being a weigher, surveyor or measurer of goods or commodities appointed under G.L. c.41, §85, did wilfully misrepresent the weight, quantity or measurements of some goods weighed, measured or surveyed by him or her, in violation of G.L. c.41, §86. (PENALTY: not more than \$100.)

# 41/90 **FISH WEIGHER VIOLATION, MUNICIPAL** c41 §90

on **[DATE OF OFFENSE:]**, being a public weigher of fish of a city or town, or one of his or her deputies, did **[DESCRIPTION OF OFFENSE:]**, contrary to his or her oath of office, in violation of G.L. c.41, §90. (PENALTY: not less than \$25, not more than \$100; and forfeiture of office.)

### 41/90A FISH WEIGHER, INTERFERE WITH MUNICIPAL c41 §90A

on [DATE OF OFFENSE:] did hinder, obstruct or in some way interfere with a public weigher of fish, or one of his or her deputies, in the performance of his or her official duties, in violation of G.L. c.41, §90A. (PENALTY: not more than \$50.)

### SEXUAL ASSAULT CONFIDENTIALITY VIOLATION c41 §97D

on [DATE OF OFFENSE:] did fail to maintain a report of rape or sexual assault, or of an attempt to commit such an offense, made to a police department, or a conversation between a police officer and a victim of such an offense, in such manner as to assure its confidentiality, in violation of G.L. c.41, §97D. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### SEXUAL ASSAULT/ABUSE CONFIDENTIALITY VIOLATION c41 §97D

(Effective 8/8/14)

on [DATE OF OFFENSE:] did fail to maintain a report of rape, sexual assault, attempt to commit rape or sexual assault, or abuse perpetrated by family or household members, as defined in c209A §1, or a conversation between a police officer and a victim of such an offense, in such manner as to assure its confidentiality. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### **BOUNDARY MARK. VANDALIZE MUNICIPAL c42 §10 & §11**

on [DATE OF OFFENSE:]: (1) did remove, obliterate or cover up a monument or mark designating a boundary line of a town, without the permission of the county commissioners of the county where such monument or mark is wholly or partly situated; or (2) did wilfully or maliciously disturb or injure such monument or mark, in violation of G.L. c.42, §10 and §11. (PENALTY from §11: imprisonment not more than 6 months; or not more than \$50.)

### MUNICIPAL CONTRACT, EMPLOYEE INTEREST IN c43 §27

on [DATE OF OFFENSE:], being the mayor, a member of the city council, a member of the school committee, an officer or an employee of a city, did directly or indirectly make a contract with such city, or receive a commission, discount, bonus, gift, contribution or reward from or share in the profits of a person making or performing such contract, not being excepted by law, in violation of G.L. c.43, §27. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### 43/92/A CITY COUNCILOR GIVE ORDERS TO PERSONNEL c43 §92

on [DATE OF OFFENSE:], being a member of the city council of a city that has a Plan D form of government, did give orders to a subordinate of the city manager, or did participate in such, in violation of G.L. c.43, §92. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both; and debarment from city office.)

### CITY COUNCILOR INTERFERE HIRING/FIRING c43 §92

on [DATE OF OFFENSE:], being a member of the city council of a city that has a Plan D form of government, did directly or indirectly request the appointment of a person to, or his or her removal from, office by the city manager or any of his or her subordinates, or did in some manner take part in the appointment or removal of officers and employees in that portion of the service of such city for whose administration the city manager is responsible, or did participate in such, in violation of G.L. c.43, §92. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both; and debarment from city office.)

### POLITICAL CONTRIB TO/FROM CITY EMPLOYEE c43 §92A 43/92A

on [DATE OF OFFENSE:], being an employee of a department, board or commission of a city that has a Plan D form of government, did directly or indirectly give, solicit or receive, or was in some manner concerned in giving, soliciting or receiving an assessment, subscription or contribution for a political party or for a candidate for city office, in violation of G.L. c.43, §92A. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both; and debarment from city office.)

### CITY COUNCILOR GIVE ORDERS TO PERSONNEL c43 §107

on [DATE OF OFFENSE:], being a member of the city council of a city that has a Plan E form of government, did give orders to a subordinate of the city manager, or did participate in such, in violation of G.L. c.43, §107. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both; and debarment from city office.)

### CITY COUNCILOR INTERFERE HIRING/FIRING c43 §107

on [DATE OF OFFENSE:], being a member of the city council of a city that has a Plan E form of government, did direct or request the appointment of a person to, or his or her removal from, office by the city manager or any of his or her subordinates, or did in some manner take part in the appointment or removal of officers and employees in that portion of the service of such city for whose administration the city manager is responsible, or did participate in such, in violation of G.L. c.43, §107. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both; and debarment from city office.)

### POLITICAL CONTRIB. CITY EMPLOYEE SOLICIT c43 §108

on [DATE OF OFFENSE:], being an employee of a department, board or commission of a city that has a Plan E form of government, did directly or indirectly solicit or receive, or was in some manner concerned in soliciting or receiving an assessment, subscription or contribution for a political party, for a candidate for city office, or for a political committee organized on behalf of such candidate, in violation of G.L. c.43, §108. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both; and debarment from city office.)

### MUNICIPAL TREASURER, NOTE VIOLATION BY c44 §60 44/60

on [DATE OF OFFENSE:], being the treasurer of a town or district, as defined in G.L. c.44, §1, did [DESCRIPTION OF OFFENSE:], in violation of G.L. c.44, §60. (PENALTY: not less than \$100, not more than \$500.)

### MUNICIPAL OFFICER, FINANCE VIOLATION BY c44 §62 44/62

on [DATE OF OFFENSE:], being an officer of a city, town or district, did knowingly [DESCRIPTION OF OFFENSE:], contrary to a provision of G.L. c.44 or some other provision of general or special law relating to the incurring of liability or expenditure of public funds on account of such city, town or district, in violation of G.L. c.44, §62. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### PARK, VANDALIZE IMPROVEMENT ASSOCIATION c45 §13 45/13

on [DATE OF OFFENSE:] wilfully or maliciously: (1) did drive animals or a vehicle on or across public grounds or ways in a city or town whose improvement had been given pursuant to G.L. c.45, §12 to a corporation organized under G.L. c.180, §4, to wit: [NAME OF PARK IMPROVEMENT ASSOCIATION:]; or (2) did destroy, remove or play games on a fence or railing on such public grounds or ways; or (3) did otherwise interfere with or injure the work of such corporation, in violation of G.L. c.45, §13. (PENALTY: not more than \$20, payable to such corporation.)

### 45/24/A FOREST REGULATION VIOLATION, MUNICIPAL c45 §24

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], contrary to a rule or regulation for the government or use of a public domain of [NAME OF MUNICIPALITY:] devoted to the culture of forest trees or to the preservation of the water supply of such city or town pursuant to G.L. c.45, §19-§22, which rule or regulation had been made under authority of law by the board or officer in charge thereof, in violation of G.L. c.45, §24. (PENALTY: not more than \$200.)

### 45/24/B PARK REGULATION VIOL, IMPROVEMENT ASSOC c45 §24

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, contrary to a rule or regulation for the government or use of public grounds or ways in the city or town of **[NAME OF MUNICIPALITY:]** whose improvement had been given pursuant to G.L. c.45, §12 to a corporation organized under G.L. c.180, §4, which rule or regulation had been made under authority of law by the board or officer in charge thereof, in violation of G.L. c.45, §24. (PENALTY: not more than \$200.)

### 45/24/C PARK REGULATION VIOL, TOWN c45 §24

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], contrary to a rule or regulation for the government or use of public parks of the town of [NAME OF MUNICIPALITY:] adopted pursuant to G.L. c.45, §5, in violation of G.L. c.45, §24. (PENALTY: not more than \$200.)

### 45/24/D PLAY STREET BY-LAW VIOLATION c45 §24

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, contrary to an ordinance, by-law or order of **[NAME OF MUNICIPALITY:]** made pursuant to G.L. c.45, §17A, closing a street to vehicular traffic during stated periods of time for the purpose of promoting recreation, play or sport, in violation of G.L. c.45, §24. (PENALTY: not more than \$200.)

### 45/24/E PLAYGROUND REGULATION VIOL, MUNICIPAL c45 §24

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, contrary to a rule or regulation for the government or use of public playgrounds or recreation centers of the city or town of **[NAME OF MUNICIPALITY:]** acquired and used pursuant to G.L. c.45, §14-§18, which rule or regulation had been made under authority of law by the board or officer in charge thereof, in violation of G.L. c.45, §24. (PENALTY: not more than \$200.)

### 46/3A BIRTH, HOSPITAL FAIL RECORD c46 §3A

on **[DATE OF OFFENSE:]**, being the administrator or person in charge of a hospital, did fail to obtain a record of birth of a child, stating the facts required by G.L. c.46, §1, from the physician or hospital medical officer in charge thereof within 24 hours after a birth occurring therein or the admittance thereto of a mother and child for postnatal care, or did fail to file a copy of such report within ten days after receiving it with the clerk or registrar of the city or town where such birth occurred, in violation of G.L. c.46, §3A. (PENALTY: not more than \$25.)

### 46/7A BIRTH, AIRPLANE CAPTAIN FAIL REPORT c46 §7A

on **[DATE OF OFFENSE:]**, being the captain or other commanding officer of an airplane, did neglect to give notice, with the facts required for record, of a birth occurring among the persons under his or her charge, to the clerk of the town at which such airplane first arrived after such birth, in violation of G.L. c.46, §7A. (PENALTY: not more than \$5.)

### 46/8/A BIRTH, FAIL REPORT c46 §8

on **[DATE OF OFFENSE:]**, being a parent, did neglect to report the birth of a child, or being a householder, did neglect to report the birth of a child in such house, or being the master or commanding officer of a vessel, did neglect to report a birth occurring among the persons under his or her charge, to the clerk of the town where such child was born, or where such vessel first arrived, for more than ten days after the time limited therefor by G.L. c.46, §1 or §8, in violation of G.L. c.46, §8. (PENALTY: not more than \$5.)

### 46/8/B **DEATH IN INSTITUTION, FAIL REPORT** c46 §8

on **[DATE OF OFFENSE:]**, being the keeper, superintendent or person in charge of a house of correction, prison, reformatory, hospital, infirmary or other institution which receives inmates, did neglect to give notice of the death of a person under his or her charge to the town clerk pursuant to G.L. c.46, §6 on or before the fifteenth day of the month following the month in which such person had died, in violation of G.L. c.46, §8. (PENALTY: not more than \$5.)

### 46/8/C **DEATH, FAIL REPORT** c46 §8

on **[DATE OF OFFENSE:]**, being a householder in whose house a death had occurred, or being the next of kin of a deceased person in the town where the death had occurred, or being the master or commanding officer of a vessel on which a death had occurred among the persons under his or her charge, did neglect to give notice thereof to the Board of Health or the clerk where such death occurred, or where such vessel first arrived, as required by G.L. c.46, §1 or §8, in violation of G.L. c.46, §8. (PENALTY: not more than \$5.)

### 46/9B/A **DEATH CERTIFICATE, FAIL ISSUE** c46 §9B

on **[DATE OF OFFENSE:]**, being a physician who had attended during the last illness of a deceased person, or the physician who had declared such person dead, or the medical examiner, or a duly-appointed medical officer of a hospital in which such person had died, did neglect or refuse to furnish for registration a certificate of death, as required by G.L. c.46, §9, in violation of G.L. c.46, §9B. (PENALTY: not more than \$50.)

### 46/9B/B **DEATH CERTIFICATE, FALSE STATEMENT IN** c46 §9B

on **[DATE OF OFFENSE:]**, being a physician who had attended during the last illness of a deceased person, or the physician who had declared such person dead, or the medical examiner, or a duly-appointed medical officer of a hospital in which such person had died, did knowingly make a false statement in a certificate of death furnished pursuant to G.L. c.46, §9, in violation of G.L. c.46, §9B. (PENALTY: not more than \$50.)

### 46/10 **DEATH CERTIFICATE, IMPROPER VETERAN'S** c46 §10

on **[DATE OF OFFENSE:]**, being a physician or officer who furnished a certificate of death as required by G.L. c.46, §9 or G.L. c.114, §114 for a deceased person who was, to the best of such physician's or officer's knowledge, a Spanish War, Mexican border service of 1916-1917, World War I, World War II, Korean or Vietnam veteran, did neglect to insert in such certificate a recital to that effect, and to certify both the primary and the secondary or immediate cause of death, as nearly as he or she could state the same, in violation of G.L. c.46, §10. (PENALTY: \$10.)

### 46/14/A BIRTH CERTIFICATE, FILE FALSE c46 §14

on [DATE OF OFFENSE:] did wilfully make a false return relative to a birth, in violation of G.L. c.46, §14. (PENALTY: not more than \$50.)

### 46/14/B **DEATH CERTIFICATE, FILE FALSE** c46 §14

on [DATE OF OFFENSE:] did wilfully make a false return relative to a death, in violation of G.L. c.46, §14. (PENALTY: not more than \$50.)

### 46/14/C MARRIAGE CERTIFICATE, FILE FALSE c46 §14

on [DATE OF OFFENSE:] did wilfully make a false return relative to a marriage, in violation of G.L. c.46, §14. (PENALTY: not more than \$50.)

### BIRTH/MARRIAGE/DEATH CERT, UNAUTH REPRO c46 §19A

on IDATE OF OFFENSE: I did make a reproduction of a certificate or record of a town clerk relative to a birth, death or marriage, not being authorized to do so and acting in the course of his or her official duties, in violation of G.L. c.46, §19A. (PENALTY: not more than \$100.)

### BIRTH/MARRIAGE/DEATH CERT VIOL BY CLERK c46 §27

on [DATE OF OFFENSE:], being a city or town clerk or registrar, did refuse or neglect to perform a duty required of him or her by G.L. c.46 with respect to birth, marriage and death records and certificates, in violation of G.L. c.46, §27. (PENALTY: not less than \$20, not more than \$100.)

### BIRTH CERTIFICATE OF ANOTHER, ATT USE c46 §30

on [DATE OF OFFENSE:], with intent to defraud or deceive, did attempt to use a copy of a record of the birth of a person other than himself or herself, and in such attempt did [DESCRIPTION OF OVERT ACT:], in violation of G.L. c.46, §30. (PENALTY: imprisonment not more than 6 months; or not more than \$500.)

### BIRTH CERTIFICATE OF ANOTHER, USE c46 §30

on [DATE OF OFFENSE:], with intent to defraud or deceive, did use a copy of a record of the birth certificate of a person other than himself or herself, in violation of G.L. c.46, §30. (PENALTY: imprisonment not more than 6 months; or not more than \$500.)

### BIRTH CERTIFICATE, FORGED/ALTERED c46 §30

on [DATE OF OFFENSE:] did falsely make, alter, forge or counterfeit a copy of a record of birth, or did utter, publish as true, or make use of such a record, or did without authority use the signature, facsimile thereof, or validating signature stamp of a city or town clerk or the secretary of state upon a genuine or falsely made, altered, forged or counterfeited copy of such a record, in violation of G.L. c.46, §30. (PENALTY: imprisonment not more than 6 months; or not more than \$500.)

### 46/30/D DEATH CERTIFICATE, FORGED/ALTERED c46 §30

on [DATE OF OFFENSE:] did falsely make, alter, forge or counterfeit a copy of a record of death, or did utter, publish as true, or make use of such a record, or did without authority use the signature, facsimile thereof, or validating signature stamp of a city or town clerk or the secretary of state upon a genuine or falsely made, altered, forged or counterfeited copy of such a record, in violation of G.L. c.46, §30. (PENALTY: imprisonment not more than 6 months; or not more than \$500.)

### MARRIAGE CERTIFICATE OF ANOTHER, ATT USE c46 §30

on [DATE OF OFFENSE:], with intent to defraud or deceive, did attempt to use a copy of a record of the marriage of a person other than himself or herself, and in such attempt did [DESCRIPTION OF OVERT ACT:], in violation of G.L. c.46, §30. (PENALTY: imprisonment not more than 6 months; or not more than \$500.)

### 46/30/F MARRIAGE CERTIFICATE OF ANOTHER, USE c46 §30

on IDATE OF OFFENSE:1, with intent to defraud or deceive, did use a copy of a record of the marriage of a person other than himself or herself, in violation of G.L. c.46, §30. (PENALTY: imprisonment not more than 6 months; or not more than \$500.)

### MARRIAGE CERTIFICATE, FORGED/ALTERED c46 §30

on [DATE OF OFFENSE:] did falsely make, alter, forge or counterfeit a copy of a record of marriage, or did utter, publish as true, or make use of such a record, or did without authority use the signature, facsimile thereof, or validating signature stamp of a city or town clerk or the secretary of state upon a genuine or falsely made, altered, forged or counterfeited copy of such a record, in violation of G.L. c.46, §30. (PENALTY: imprisonment not more than 6 months; or not more than \$500.)

### FIREWARD, FAIL OBEY c48 §7

on [DATE OF OFFENSE:] did refuse or neglect to obey the orders of a municipal fireward or other officer given for the purpose of extinguishing a fire, in violation of G.L. c.48, §7. (PENALTY: not more than \$10.)

### FOREST WARDEN, FAIL AID c48 §11

(Effective thru 10/15/97)

on [DATE OF OFFENSE:] without sufficient cause did wilfully refuse or neglect at the direction of a forest warden or deputy to allow the use of his or her | horses, wagons, equipment and other property adapted for use in the extinguishment or prevention of a forest fire, or being a male between the ages of eighteen and fifty to aid in the extinguishment or prevention of such fire, in violation of G.L. c.48, §11. (PENALTY: imprisonment not more than 2 months; and not less than \$5, not more than \$100.)

### FOREST WARDEN, FAIL AID c48 §11 48/11

(Effective 10/16/97)

on IDATE OF OFFENSE:1 without sufficient cause did wilfully refuse or neglect at the direction of a forest warden or deputy to allow the use of his or her horses, wagons, equipment and other property adapted for use in the extinguishment or prevention of a forest fire, or being between the ages of eighteen and fifty to aid in the extinguishment or prevention of such fire, in violation of G.L. c.48, §11. (PENALTY: imprisonment not more than 2 months; and not less than \$5, not more than \$100.)

### FIRE IN OPEN, SET c48 §13

(Effective thru 10/15/97)

on [DATE OF OFFENSE:] did set, maintain or increase a fire in the open air without permission granted by the forest warden, fire commissioner or chief of the fire department, and in accordance with any conditions of such permission, the defendant not coming within the exception provided in G.L. c.48, §13 for enclosed beach fires set by persons eighteen years of age or older for the purpose of cooking, in violation of G.L. c.48, §13. (PENALTY: imprisonment not more than 1 month; or not more than \$100; or both.)

### 48/13 FIRE IN OPEN, SET c48 §13

(Effective 10/16/97)

on [DATE OF OFFENSE:] did set, maintain or increase a fire in the open air without permission granted by the forest warden, fire commissioner or chief of the fire department, and in accordance with any conditions of such permission, the defendant not coming within the exception provided in G.L. c.48, §13 for enclosed beach fires set by persons eighteen years of age or older for the purpose of cooking, in violation of G.L. c.48, §13. (PENALTY: imprisonment not more than 1 month; or not more than \$500 plus the cost of suppression; or both.)

### 48/16A/A TIMBER SLASH, DISPOSE OF IMPROPERLY c48 §16A

(Effective thru 10/15/97)

on **[DATE OF OFFENSE:]**, being a person subject to G.L. c.48, §16A, did cut or permit the cutting of brush, wood or timber and fail to dispose of the resulting slash so that it did not remain within 40 feet of an adjacent woodland of another or railroad location, or within 100 feet of the center of any adjacent highway or the outer edge of multiple highways, or within 25 feet of a brook, stream, pond, river or water supply, in violation of G.L. c.48, §16A. (PENALTY: from §20: not less than \$20, not more than \$100.)

### 48/16A/A TIMBER SLASH, DISPOSE OF IMPROPERLY c48 §16A

(Effective 10/16/97)

on **[DATE OF OFFENSE:]**, being a person subject to G.L. c.48, §16A, did cut or permit the cutting of brush, wood or timber and fail to dispose of the resulting slash so that it did not remain within 40 feet of an adjacent woodland of another or railroad location, or within 100 feet of the center of any adjacent highway or the outer edge of multiple highways, or within 25 feet of a brook, stream, pond, river or water supply, in violation of G.L. c.48, §16A. (PENALTY: from §20: not less than \$250, not more than \$2500.)

### 48/16A/B TIMBER SLASH, FAIL SCATTER c48 §16A

(Effective thru 10/15/97)

on **[DATE OF OFFENSE:]**, being an owner, lessee, tenant or occupant of land, or an agent or employee thereof, or the holder of rights or interest in such land or the timber thereon or any right or interest therein, did cut or permit the cutting of brush, wood or timber, and fail to scatter the resulting slash in such manner as to minimize the danger of fire, in violation of G.L. c.48, §16A. (PENALTY: from §20: not less than \$20, not more than \$100.)

### 48/16A/B TIMBER SLASH, FAIL SCATTER c48 §16A

(Effective 10/16/97)

on **[DATE OF OFFENSE:]**, being an owner, lessee, tenant or occupant of land, or an agent or employee thereof, or the holder of rights or interest in such land or the timber thereon or any right or interest therein, did cut or permit the cutting of brush, wood or timber, and fail to scatter the resulting slash in such manner as to minimize the danger of fire, in violation of G.L. c.48, §16A. (PENALTY: from §20: not less than \$250, not more than \$2500.)

### 48/17 TIMBER SLASH, DISPOSE OF ON HIGHWAY c48 §17

(Effective thru 10/15/97)

on **[DATE OF OFFENSE:]** did cut or cause to be cut trees, brush or undergrowth within the limits of a highway, and fail to dispose of the slash and brush then and there resulting from such cutting in such manner that the same did not remain on the ground within the limits of such highway, in violation of G.L. c.48, §17. (PENALTY: from §20: not less than \$20, not more than \$100.)

### 48/17 TIMBER SLASH, DISPOSE OF ON HIGHWAY c48 §17

(Effective 10/16/97)

on **[DATE OF OFFENSE:]** did cut or cause to be cut trees, brush or undergrowth within the limits of a highway, and fail to dispose of the slash and brush then and there resulting from such cutting in such manner that the same did not remain on the ground within the limits of such highway, in violation of G.L. c.48, §17. (PENALTY: from §20: not less than \$250, not more than \$2500.)

### 48/18 TIMBER SLASH, UTILITY DISPOSE OF IMPROP c48 §18

(Effective thru 10/15/97)

on **[DATE OF OFFENSE:]**, being an electric or telephone company which had cut or caused to be cut brush, wood or timber on land which bordered upon woodland of another, either at the time of erecting its transmission lines or upon a second or subsequent cutting, did dispose of the slash caused by such cutting in violation of G.L. c.48, §18. (PENALTY: from §20: not less than \$20, not more than \$100.)

### 48/18 TIMBER SLASH, UTILITY DISPOSE OF IMPROP c48 §18

(Effective 10/16/97)

on **[DATE OF OFFENSE:]**, being an electric or telephone company which had cut or caused to be cut brush, wood or timber on land which bordered upon woodland of another, either at the time of erecting its transmission lines or upon a second or subsequent cutting, did dispose of the slash caused by such cutting in violation of G.L. c.48, §18. (PENALTY: from §20: not less than \$250, not more than \$2500.)

### 48/21 FOREST EQUIPMENT W/O SPARK ARRESTER c48 §21

(Effective thru 10/15/97)

on **[DATE OF OFFENSE:]** did, when the ground was not covered with snow, operate in or adjacent to forest or grass lands a portable steam sawmill, roller, shovel or tractor which burned wood, coke, coal or other spark producing material as fuel, without providing the same with a suitable spark arrester approved by the forester, in violation of G.L. c.48, §21. (PENALTY: not less than \$50, not more than \$100.)

### 48/21 FOREST EQUIPMENT/VEH W/O SPARK ARRESTER c48 §21

(Effective 10/16/97)

on **[DATE OF OFFENSE:]** did operate in or adjacent to forest or grasslands equipment or a vehicle which burned a spark producing material as fuel, which equipment or vehicle was not provided with a suitable spark arrester approved by the U.S. Department of Forestry, in violation of G.L. c.48, §21. (PENALTY: not less than \$50, not more than \$100; plus the cost of suppression if such operation results in a response from a fire department.)

### 48/26 FOREST FIRE WARNING SIGN, VANDALIZE c48 §26

(Effective thru 10/15/97)

on **[DATE OF OFFENSE:]** did wilfully and maliciously tear down or destroy a notice posted pursuant to G.L. c.48, §25 warning against the setting of forest fires or giving statements of law relating thereto, in violation of G.L. c.28, §26. (PENALTY: \$10.)

### 48/26 FOREST FIRE WARNING SIGN, VANDALIZE c48 §26

(Effective 10/16/97)

on [DATE OF OFFENSE:] did wilfully and maliciously tear down or destroy a notice posted pursuant to G.L. c.48, §25 warning against the setting of forest fires or giving statements of law relating thereto, in violation of G.L. c.28, §26. (PENALTY: \$100.)

# 48/28C FOREST, TRESPASS IN CLOSED c48 §28C

(Effective thru 10/15/97)

on **[DATE OF OFFENSE:]**, having been found within the forest lands of another, not being the owner or tenant or authorized by the owner or tenant thereof, at a time when such forest land was closed to all others because of the hazard of forest fire, did refuse to leave such lands at the request of a duly authorized forest warden, deputy forest warden, natural resource officer or deputy natural resource officer, in violation of G.L. c.48, §28C. (PENALTY: not more than \$25.)

### 48/28C FOREST, TRESPASS IN CLOSED c48 §28C

(Effective 10/16/97)

on **[DATE OF OFFENSE:]**, having been found within the forest lands of another, not being the owner or tenant thereof or authorized by the owner or tenant thereof or by other legal authority, at a time when such forest land was closed to all others because of the hazard of forest fire, did refuse to leave such lands at the request of a duly authorized forest warden, deputy forest warden, chief fire warden or his or her assistants, environmental police officer or deputy environmental police officer, in violation of G.L. c.48, §28C. (PENALTY: not more than \$100.)

### 48/40/A FIREFIGHTERS LIST, FAIL CERTIFY ANNUAL c48 §40

on [DATE OF OFFENSE:], being the officer in charge of a fire department or the foreman or director of a company of enginemen where there was no fire department in a town that had accepted G.L. c.48, §38-§41, did wilfully refuse to certify to the assessors on or before May 1 of [YEAR FOR WHICH LIST]

NOT CERTIFIED:], a list of all persons in such department or company who during the preceding year had performed all the duties required by law, as required by G.L. c.48, §39, in violation of G.L. c.48, §40. (PENALTY: not more than \$5 for each person entitled to be so certified.)

### FIREFIGHTERS LIST, FALSE ANNUAL c48 §40

(Effective thru 10/15/97)

on [DATE OF OFFENSE:], being the officer in charge of a fire department, or the foreman or director of a company of enginemen where no fire department | was established by law, in a town that had accepted G.L. c.48, §38-§41, did knowingly make to the assessors a false certificate of the persons in such department or company who during the preceding year had performed all the duties required by law, in violation of G.L. c.48, §40. (PENALTY: not less than | \$20. not more than \$50.)

### FIREFIGHTERS LIST, FALSE ANNUAL c48 §40 48/40/B

(Effective 10/16/97)

on [DATE OF OFFENSE:], being the officer in charge of a fire department, or the foreman or director of a company of enginemen where no fire department was established by law, in a town that had accepted G.L. c.48, §38-§41, did knowingly make to the assessors a false certificate of the persons in such department or company who during the preceding year had performed all the duties required by law, in violation of G.L. c.48, §40. (PENALTY: not less than \$50, not more than \$100.)

### FIRE DEPT LACK NET/PROJECTILE GUN c48 §51 48/51

(Effective thru 10/15/97)

on [DATE OF OFFENSE:], being a town, or the engineers thereof, in which only the fire department thereof responds to the first alarm of fire therein, did fail to provide, to keep in good condition and ready for immediate use, or to take to a fire in a building over two stories in height, a gun or other suitable device capable of throwing a projectile or a life net or jumping net, as required by G.L. c.48, §50, in violation of G.L. c.48, §51. (PENALTY: not less than \$50, not more than \$500.)

### FIRE ENGINEERS REGULATION VIOLATION c48 §53 or §54

(Effective thru 10/15/97)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation of the board of engineers of the fire department of [NAME OF MUNICIPALITY:] adopted pursuant to G.L. c.48, §53 or §54. (PENALTY: not more than \$20.)

# FIRE ENGINEERS REGULATION VIOLATION c48 §53 or §54

(Effective 10/16/97)

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation of the board of engineers of the fire department of [NAME OF MUNICIPALITY:] adopted pursuant to G.L. c.48, §53 or §54. (PENALTY: not more than \$200.)

### FENCE VIEWER NEGLECT DUTY c49 §19

on [DATE OF OFFENSE:], being a fence viewer appointed pursuant to G.L. c.49, §1, when requested to perform a duty required of him or her by G.L. c.49, did unreasonably neglect to do so, in violation of G.L. c.49, §19. (PENALTY: \$5.)

### ANIMAL, RELEASE DISTRAINED/IMPOUNDED c49 §40

on [DATE OF OFFENSE:] did rescue a beast lawfully distrained or impounded, in violation of G.L. c.49, §40. (PENALTY: not less than \$5, not more than \$20.)

### 51/52A **VOTER REGISTRATION OFFICE, CAMPAIGN IN c51 §52A**

on [DATE OF OFFENSE:], being a candidate for public office or a person acting on behalf of such candidate, did solicit votes or distribute campaign literature in an office where registration of voters was being conducted, in violation of G.L. c.51, §52A. (PENALTY: imprisonment not more than 1 year; or not more than \$100. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion.)

### 51/54 VOTER REGISTRAR, INTERFERE WITH c51 §54

on [DATE OF OFFENSE:] did interfere with, or aid or abet another person in interfering with, a supervisor of voter registration in the performance of his or her duty, in violation of G.L. c.51, §54. (PENALTY: imprisonment not more than 1 year; or not more than \$100. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion.)

### PRIMARY NOMINATION PAPER, FALSIFY c53 §45

on [DATE OF OFFENSE:] did knowingly subscribe falsely to a statement on a primary nomination paper, in violation of G.L. c.53, §45. (PENALTY: not more than \$50. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

# **CAUCUS OFFICER VIOLATION** c53 §76

on [DATE OF OFFENSE:], being a caucus officer, did [DESCRIPTION OF OFFENSE:], in violation of G.L. c.53, §76. (PENALTY: imprisonment not more than 6 months; or not more than \$500. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion.)

### **CAUCUS VOTER VIOLATION c53 §76**

on [DATE OF OFFENSE:] being a voter in a party caucus, did [DESCRIPTION OF OFFENSE:], in violation of G.L. c.53, §76. (PENALTY: imprisonment not more than 6 months; or not more than \$500. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion.)

# **CAUCUS OFFICER VIOLATION c53 §87**

on [DATE OF OFFENSE:], being the presiding officer, secretary or clerk of a party caucus, did wilfully neglect or refuse to [DESCRIPTION OF OFFENSE:], in violation of G.L. c.53, §87. (PENALTY: imprisonment not more than 6 months; or not more than \$500; or both. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion.)

### **ELECTION SUPERVISOR VIOLATION c54 §23**

on [DATE OF OFFENSE:], being an election supervisor appointed under G.L. c.54, §23, did [DESCRIPTION OF OFFENSE:], in violation of G.L. c.54, §23. (PENALTY: imprisonment not more than 6 months; or not more than \$500. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion.)

### **ELECTION SUPERVISOR, HINDER** c54 §23 54/23/B

on [DATE OF OFFENSE:] did prevent an election supervisor appointed under G.L. c.54, §23 from doing an act authorized by §23, or did hinder or molest him or her in doing such an act, or did aid and abet in so preventing, hindering or molesting him or her, in violation of G.L. c.54, §23. (PENALTY: imprisonment not more than 6 months; or not more than \$500. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion.)

### 54/27 **VOTING MACHINE/BOX, TAMPER WITH** c54 §27

on **[DATE OF OFFENSE:]** did wilfully or maliciously injure, tamper with or destroy a ballot box or a blank election form or apparatus furnished to a city or town pursuant to G.L. c.54, §26 or §27 by the State Secretary, in violation of G.L. c.54, §27. (PENALTY: imprisonment not more than 1 year; or not more than \$500. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion.)

### 54/65 CAMPAIGN MATERIAL WITHIN 150 FT OF POLL c54 §65

on **[DATE OF OFFENSE:]** did post, exhibit, circulate or distribute a poster, card, handbill, placard, picture or circular intended to influence the action of a voter, or a paster or sticker to be placed upon the official ballot, in a polling place, or in the building where such polling place was located or on the walls or premises thereof, or within 150 feet of the building entrance door of such polling place, in violation of G.L. c.54, §65. (PENALTY: not more than \$20. G.L. c.56, §58: no filling; may be continued without finding or dismissed only on special motion.)

# 54/68 ELECTION RESULTS, PREMATURELY DISCLOSE c54 §68

on **[DATE OF OFFENSE:]**, being an election officer, before the public declaration of the vote did make a statement of the number of ballots cast, the number of votes given for a person, the name of a person who had voted or whose name had not been checked, or some other fact tending to show the state of the polls that was not expressly permitted by law, in violation of G.L. c.54, §68. (PENALTY: imprisonment not more than 6 months; or not more than \$500. G.L. c.56, §58: no filing; may be continued without finding or dismissed only on special motion.)

### 54/73/A POLLING PLACE, SMOKING/LIQUOR AT c54 §73

on **[DATE OF OFFENSE:]**, during an election, caucus or primary, did in a polling place smoke or possess a lighted pipe, cigar or cigarette, or did carry into such place or keep therein an intoxicating liquor, and did refuse or fail to remove such pipe, cigar, cigarette or liquor, or to withdraw from the polling place, when so ordered by the presiding officer, in violation of G.L. c.54, §73. (PENALTY: not more than \$20. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 54/73/B SMOKING/LIQUOR AT TOWN MEETING c54 §73

on **[DATE OF OFFENSE:]**, during a town meeting, did in the place of such meeting smoke or possess a lighted pipe, cigar or cigarette, or did carry into such place or keep therein an intoxicating liquor, and did refuse or fail to remove such pipe, cigar, cigarette or liquor, or to withdraw from such place, when so ordered by the presiding officer, in violation of G.L. c.54, §73. (PENALTY: not more than \$20. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/2 CANDIDATE FAIL KEEP CONTRIBUTION LISTS c55 §2

on **[DATE OF OFFENSE:]**, being a candidate, did fail to keep detailed accounts, including all information required by G.L. c.55, §2, of all contributions received, and all expenditures made, by him or her or by a person acting on his or her behalf, and to preserve such receipted bills and accounts for six years from the date of the relevant election, in violation of G.L. c.55, §2. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/5/A POLITICAL COMMITTEE & PERSONAL FUNDS, MIX c55 §5

on **[DATE OF OFFENSE:]** did fail to keep funds of a political committee separate from personal funds of officers, members or associates of such committee, in violation of G.L. c.55, §5. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/5/B **POLITICAL COMMITTEE EXPENDITURE, UNAUTH** c55 §5

on **[DATE OF OFFENSE:]** did make an expenditure for, or on behalf of, a political committee without the authorization of the chairman or treasurer, or their designated agents, in violation of G.L. c.55, §5. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/5/C POLITICAL COMMITTEE FAIL FILE REPORTS c55 §5

on **[DATE OF OFFENSE:]** did fail to file a statement of organization for a political committee with the Director of Campaign and Political Finance, or if organized for the purpose of a municipal election only, with the municipal clerk, or did fail to report a change in information previously submitted in a statement of organization, in violation of G.L. c.55, §5. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/5/D **POLITICAL COMMITTEE FAIL KEEP ACCOUNTS** c55 §5

on **[DATE OF OFFENSE:]**, being the treasurer of a political committee, did fail to keep and preserve detailed accounts, vouchers and receipts as prescribed for a candidate by G.L. c.55, §5 for six years following the date of the relevant election, in violation of G.L. c.55, §5. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/5/E WARD COMMITTEE MEMBERS, FAIL FILE LIST c55 §5

on **[DATE OF OFFENSE:]**, being the secretary of a ward, city or town committee, did fail to file with the Director of Campaign and Political Finance a list of the names and addresses of the officers of such committee within ten days after its organization pursuant to G.L. c.52, or any change of such officers, in violation of G.L. c.55, §5. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/6/A POLITICAL COMMITTEE CONTRIBUTE TO OTHER c55 §6

on **[DATE OF OFFENSE:]** did cause a political committee to contribute to another political committee or to the campaign fund of another candidate, such contribution not being permitted by G.L. c.55, §6, in violation of G.L. c.55, §6. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filling; may be continued without a finding or dismissed only on special motion.)

### 55/6/B POLITICAL COMMITTEE, PRIVATE EXPENSES BY c55 §6

on **[DATE OF OFFENSE:]** did cause a political committee to make an expenditure that was primarily for the candidate's or some other person's personal use, in violation of G.L. c.55, §6. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/6A CAMPAIGN CONTRIBUTIONS FROM PACS, EXCESS c55 §6A

(Effective 1/1/95)

on [DATE OF OFFENSE:], being a candidate or in control of a candidate's committee, as defined in G.L. c.55, §1, did accept a contribution from a political action committee that resulted in such candidate and such candidate's committee together receiving from all political action committees aggregate

contributions in that calendar year in excess of the amount permitted by G.L. c.55, §6A, in violation of G.L. c.55, §6A. (PENALTY from §6: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/6B BALLOT QUESTION COMM, IMPROP EXPENDITURE BY c55 §6B

(Effective 1/1/95)

on **[DATE OF OFFENSE:]**, being in control of a ballot question committee, did cause such committee: (1) to contribute to some other political committee, other than a contribution to another ballot question committee that was consistent with the purpose for which it was organized; or (2) to make an expenditure that was primarily for the personal use of a candidate or other person; or (3) to make an expenditure that was inconsistent with the purpose for which it was organized, in violation of G.L. c.55, §6B. (PENALTY from §6: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/7/A CAMPAIGN CONTRIB. RECEIVE IMPROP c55 §7

on **[DATE OF OFFENSE:]** in connection with a nomination or election did **[DESCRIPTION OF OFFENSE:]**, and thereby did receive money or its equivalent contrary to a provision of G.L. c.55, in violation of G.L. c.55, §7. (PENALTY: imprisonment not more than 6 months; or not more than \$500. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/7/B CAMPAIGN EXPENDITURE, IMPROP c55 §7

on **[DATE OF OFFENSE:]** in connection with a nomination or election did **[DESCRIPTION OF OFFENSE:]**, and thereby did expend or disburse, or promise to expend or disburse, money or its equivalent contrary to a provision of G.L. c.55, in violation of G.L. c.55, §7. (PENALTY: imprisonment not more than 6 months; or not more than \$500. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/7A CAMPAIGN CONTRIBUTION, EXCESSIVE c55 §7A

(Effective 1/1/95)

on **[DATE OF OFFENSE:]** did make a campaign contribution that, together with prior campaign contributions by such defendant in the same calendar year, totaled to more than the aggregate of such campaign contributions permitted in any one calendar year by G.L. c.55, §7A, in violation of G.L. c.55, §7A. (PENALTY from §7: imprisonment not more than 6 months; or not more than \$500. G.L. c.56, §58: no filling; may be continued without a finding or dismissed only on special motion.)

### 55/8/A CAMPAIGN CONTRIB, ACCEPT IMPROP CORP c55 §8

on **[DATE OF OFFENSE:]** did solicit or receive from a corporation of a type mentioned in G.L. c.55, §8 a gift, payment, expenditure, contribution or promise thereof to aid, promote or prevent the nomination or election of a person to public office, or to aid or promote or antagonize the interest of a political party, in violation of G.L. c.55, §8. (PENALTY: imprisonment not more than 1 year; or not more than \$10,000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/8/B CAMPAIGN CONTRIB, IMPROP CORPORATE c55 §8

on **[DATE OF OFFENSE:]**, being a corporation, or an officer or agent of a corporation, of a type mentioned in G.L. c.55, §8, did give, pay, expend or contribute, or promise to give, pay, expend or contribute, money or other valuable thing to aid, promote or prevent the nomination or election of a person to public office, or to aid or promote or antagonize the interest of a political party, in violation of G.L. c.55, §8. (PENALTY for corporate defendant: not more than \$50,000. PENALTY for corporate officer, director or agent: imprisonment not more than 1 year; or not more than \$10,000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

# 55/9/A CAMPAIGN CONTRIB, ACCEPT +\$50 CASH c55 §9

(Effective thru 6/18/96)

on [DATE OF OFFENSE:], being an individual, candidate, or political committee, or a person acting on behalf of such individual, candidate or political committee, did accept a contribution of money from one person or political committee whose aggregate amount contributed in a calendar year exceeded fifty dollars, such contribution not being made by check or other negotiable instrument, not being excepted by law, in violation of G.L. c.55, §9. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

# 55/9/A CAMPAIGN CONTRIB, ACCEPT +\$50 CASH c55 §9

(Effective 6/19/96)

on **[DATE OF OFFENSE:]**, being an individual, candidate, or political committee, or a person acting on behalf of such individual, candidate or political committee, did accept a contribution of money from one person or political committee whose aggregate amount contributed in a calendar year exceeded fifty dollars, such contribution not being made by check or by direct deposit in accordance with G.L. c. 55, §9A, in violation of G.L. c.55, §9. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/9/B CAMPAIGN EXPENDITURE, +\$50 CASH c55 §9

on **[DATE OF OFFENSE:]**, being an individual, candidate, political committee, or person acting on behalf of such individual, candidate or political committee, did make an expenditure for an amount exceeding fifty dollars, such expenditure not being made by check, in violation of G.L. c.55, §9. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/10/A CAMPAIGN CONTRIB IN FALSE NAME c55 §10

on **[DATE OF OFFENSE:]** did make a campaign contribution in a name not his or her own, or in a manner for the purpose of disguising the true origin of the contribution, or without making his or her name and residential address known to the person receiving such contribution at the time when it was made, in violation of G.L. c.55, §10. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/10/B CAMPAIGN CONTRIB IN FALSE NAME, ACCEPT c55 §10

on **[DATE OF OFFENSE:]**, being a candidate or political committee or person acting under its authority or in its behalf, did knowingly receive or record a campaign contribution made in a name not the donor's own, or in order to disguise the true origin of the contribution, or without knowing when it was made the name and residence of the donor and if made by a trust, foundation or association the names and addresses of its principal officers, in violation of G.L. c.55, §10. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/10/C CAMPAIGN CONTRIB BY TRUST/ASSOC, UNLAW c55 §10

on [DATE OF OFFENSE:] did cause a trust, foundation or association, other than a political committee, to make a campaign contribution, without making known to the person receiving such contribution at the time such contribution was made the names and addresses of its principal officers, in violation of

G.L. c.55, §10. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/11/A CANDIDATE MAKE SOLICITED DONATION c55 §11

on **[DATE OF OFFENSE:]**, being a candidate for nomination or election, or a holder of elective public office, did make a payment or gift of money or other valuable thing, or promise to do so, to a person, political committee, or a person acting under the authority of a political committee, such having demanded, solicited, asked or invited such payment, gift or promise of payment or gift, not being excepted by law, in violation of G.L. c.55, §11. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/11/B CANDIDATE, SOLICIT DONATION FROM c55 §11

on **[DATE OF OFFENSE:]** did demand, solicit, ask or invite from a candidate for nomination or election to public office, or a person occupying an elective public office, a payment or gift of money or other valuable thing, or promise of payment or gift of money or other valuable thing for advertising, gratuities, donations, tickets, programs, or some other purpose, in violation of G.L. c.55, §11. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/12 POLITICAL COMM REQUIRE CANDIDATE DONATN c55 §12

on **[DATE OF OFFENSE:]**, being a political committee or a person acting under its authority or in its behalf, did demand or solicit from a candidate for nomination to elective office, or from someone acting in his or her behalf, a payment of money or a promise of such, as a prerequisite to his or her obtaining from such committee or its agent the nomination papers required by G.L. c.53, §95-§101, in violation of G.L. c.55, §12. (PENALTY: not more than \$100. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/13 **PUBLIC EMPLOYEE TAKE POLITICAL DONATION** c55 §13

on **[DATE OF OFFENSE:]**, being a person employed for compensation, other than an elected officer, by the Commonwealth, a county, city or town, did solicit or receive a gift, payment, contribution, assessment, subscription or promise of money or other thing of value for the political campaign purposes of a candidate for public office or of a political committee, or for some other political purpose, in violation of G.L. c.55, §13. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; and may be removed from office by appointing authority. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/14 PUBLIC BUILDING, POLITICAL DONATION IN c55 §14

on **[DATE OF OFFENSE:]** in a building or part thereof occupied for state, county or municipal purposes, did demand, solicit or receive a payment or gift of money or other thing of value for the political campaign purposes of a candidate for public office or of a political committee, or for some other political purpose, in violation of G.L. c.55, §14. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

# 55/15 **PUBLIC EMPLOYEE MAKE POLITICAL DONATION** c55 §15

on **[DATE OF OFFENSE:]**, being an officer, clerk or other person in the service of the Commonwealth, a county, city or town, did give or deliver to an officer, clerk or person in such service, or to a councillor, member of the General Court, alderman, councillman or commissioner, money or other valuable thing on account of, or to be applied to, the promotion of some political object, in violation of G.L. c.55, §15. (PENALTY: not less than \$100, not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/16 PUBLIC EMPLOYEE, RETALIATE VS NONPOLITCL c55 §16

on **[DATE OF OFFENSE:]** did remove or otherwise prejudice a person in the public service of the Commonwealth, a county, city or town, for failing to contribute to a political fund or to render a political service, on account of, or to be applied to, the promotion of some political object, in violation of G.L. c.55, §16. (PENALTY: not less than \$100, not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/16A VENDOR, RETALIATE AGAINST NONPOLITICAL c55 §16A

on **[DATE OF OFFENSE:]** did in some manner prejudice a person doing business with the Commonwealth for failing to contribute to a political fund or to render a political service, on account of, or to be applied to, the promotion of some political object, in violation of G.L. c.55, §16A. (PENALTY: not less than \$100, not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

# 55/16B **POLITICAL CONTRIBUTION/SERVICE, COMPEL** c55 §16B

(Effective 1/1/95)

on **[DATE OF OFFENSE:]**: (1) did compel **[NAME OF EMPLOYEE COMPELLED:]**, a person employed for compensation other than by a candidate or political committee or other organization organized for the purpose of rendering political service, to contribute to a candidate or political committee, or to render some political service on account of, or as a consequence of, his or her employment; or (2) did remove or otherwise prejudice such person for refusing to so contribute or to render such political service, in violation of G.L. c.55, §16B. (PENALTY for each violation: imprisonment not more than 6 months; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/17 **PUBLIC EMPLOYEE, RETALIATE VS NONPOLITCL** c55 §17

on **[DATE OF OFFENSE:]**, being an officer or employee of the Commonwealth or of a county, city or town, did discharge, promote or degrade an officer or employee, or did change his or her official rank or compensation, or did promise or threaten to do so, for giving, withholding, or neglecting to make a contribution of money or other valuable thing for a political purpose, in violation of G.L. c.55, §17. (PENALTY: not less than \$100, not more than \$1000. G.L. c.56, §58: no filling; may be continued without a finding or dismissed only on special motion.)

### 55/18 CAMPAIGN FINANCE REPORT, FAIL FILE c55 §18

on **[DATE OF OFFENSE:]**, being a candidate or a treasurer of a political committee, did fail to file on or before **[DATE CAMPAIGN REPORT DUE:]** the report of contributions received and expenditures made required by G.L. c.55, §18, in violation of G.L. c.55, §18. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/18A/A CAMPAIGN FINANCE REPT, DONAR FL FILE CONTRIBUTIONS W/IN 7 DAYS c55 §18A(a)

(Effective 8/1/14)

on **[DATE OF OFFENSE:]**, being an individual, group, association, corporation, labor union, political committee, independent expenditure PAC, or other entity that made independent expenditures in an aggregate amount exceeding \$250 during any calendar year for the express purpose of promoting the election or defeat of a candidate, did fail to file with the director, or a city or town clerk if the candidate is seeking public office at a city or town election who does not file with the director, within 7 business days after the goods or services for which the independent expenditure was made was made are utilized a report, on a form prescribed by the director, stating: (i) the name and address of the individual, group, association, corporation, labor union, political

committee or other entity making the expenditure; (ii) the name of the candidate whose election or defeat the expenditure promoted; (iii) the name and address of any person to whom the expenditure was made; (iv) the total amount or value; and (v) the purpose and the date of the expenditure in violation of G.L. c.55, §18A(a). (PENALTY imprisonment not more than 1 year; or not more than \$5000.)

CAMPAIGN FINANCE REPT, FL FILE CONTRIBUTIONS MADE 24 HOURS BEFORE ELECTION c55 §18A(b) (Effective 8/1/14) 55/18A/B on [DATE OF OFFENSE:], being an individual, group, association, corporation, labor union, political committee, independent expenditure PAC, or other entity that made independent expenditures in an aggregate amount exceeding \$250 after the tenth day, but more than 24 hours before the date of any election, did fail file with the director, or a city or town clerk if the candidate is seeking public office at a city or town election who does not file with the director, a preliminary report within 24 hours after the goods or services for which the independent expenditure was made are utilized that discloses: (i) the name and address of the individual, group, association, corporation, labor union, political committee or other entity making the expenditure; (ii) the name of the candidate whose election or defeat the expenditure promoted; (iii) the name and address of any person to whom the expenditure was made; and (iv) the purpose and the date of the expenditure, in violation of G.L. c.55, §18A(b). (PENALTY imprisonment not more than 1 year; or not more than \$5000.)

55/18A/C CAMPAIGN FINANCE REPT. INDEP EXPENDITURE PAC FL FILE ANNUAL REPORT c55 §18A(d) (Effective 8/1/14) on [DATE OF OFFENSE:], being an independent expenditure PAC, did fail to file a year end report, for the calender year commencing on January 1 and ending on December 31, by January 20 or a final report on dissolution, in violation of G.L. c.55, §18A(d). (PENALTY imprisonment not more than 1 year; or not more than \$5000.)

# CAMPAIGN FUNDRAISER, FL REPT NONRESIDENT c55 §18B

(Effective 1/1/95)

being a candidate or elected official who had sponsored a fund raising event in this Commonwealth on behalf of a non-resident candidate, did fail to file on or before [DATE OF OFFENSE:], the thirtieth day following such fund raising event, with the Commonwealth's Director of Campaign and Political Finance reports of contributions received by such non-resident candidate as a result of such fund raising event, in accordance with the provisions of G.L. c.55, §18B, not being excepted by law, in violation of G.L. c.55, §18B. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### CAMPAIGN FINANCE REPT, FL FILE ELECTRONIC c55 §18C(i)

on [DATE OF OFFENSE:] did fail to file or did file late one or more campaign finance reports or financial activity statements through the electronic reporting system required by G.L. c.55. §18C. in violation of G.L. c.55. §18C. (PENALTY from §18: imprisonment not more than 1 year: or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### **ELECTRONIC ELECTION AD NOT DISCLOSING SPONSOR** c55 §18G

(Effective 7/1/10)

on [DATE OF OFFENSE:] did pay for and cause to be transmitted through paid radio, television or internet advertising an independent expenditure or electioneering communication that did not include a disclosure statement with the content and in the manner required by G.L. c. 55, § 18G, in violation of G.L. c. 55, § 18G. (PENALTY: house of correction not more than 1 year; or not more than \$10,000 fine; or both.)

CAMPAIGN FINANCE REPT, DONAR FL FILE ELECTION COMMUNICATION EXPENDITURE c55 §18F 55/18F/A (Effective 8/1/14) on [DATE OF OFFENSE:], being an individual, group, association, corporation, labor union, or other entity not defined as a political committee who made an electioneering communication expenditure in an aggregate amount exceeding \$250 during a calendar year, did fail to electronically file with the director, within 7 days after making the expenditure, a report stating the name and address of the individual, group, association, corporation, labor union or other entity making the electioneering communication, the name of any candidate clearly identified in the communication, the total amount or value of the communication, the name and address of the vendor to whom the payments were made and the purpose and date of the expenditure, in violation of G.L. c.55. §18F. (PENALTY imprisonment not more than 1 year; or not more than \$5000.)

CAMPAIGN FINANCE REPT, DONAR FL INCLUDE INFO/COMMUNICATION EXPENDITURE c55 §18F (Effective 8/1/14) on [DATE OF OFFENSE:], being an individual, group, association, corporation, labor union, or other entity not defined as a political committee who made an electioneering communication expenditure in an aggregate amount exceeding \$250 during a calendar year and received funds to make an electioneering communication expenditure, did fail to include in an electronic filing to the director the date the funds were received, the name and address of the provider of funds in excess of \$250, if any, and the value of the funds received, in violation of G.L. c.55, §18F. (PENALTY imprisonment not more than 1 year; or not more than \$5000.)

55/18F/C CAMPAIGN FINANCE REPT. DONAR FL FILE COMM EXPEND 7 DAYS BEFORE ELECT c55 \$18F on [DATE OF OFFENSE:], being an individual, group, association, corporation, labor union, or other entity who made or contracted to make electioneering communications expenditures aggregating \$1,000 or more within 7 days before the date of an election, did fail to electronically file with the director, within 48 hours after making the expenditure, a report stating the name and address of the individual, group, association, corporation, labor union or other entity making the electioneering communication, the name of any candidate clearly identified in the communication, the total amount or value of the communication, the name and address of the vendor to whom the payments were made and the purpose and date of the expenditure, in violation of G.L. c.55, §18F. (PENALTY imprisonment not more than 1 year; or not more than \$5000.)

### **CAMPAIGN FUNDS DEPOSITORY VIOLATION c55 §19** 55/19

on [DATE OF OFFENSE:], being a candidate or the treasurer of a committee subject to the provisions of G.L. c.55, §19, did [DESCRIPTION OF OFFENSE:], in violation of G.L. c.55, §19. (PENALTY: imprisonment not more than 6 months; or not more than \$500. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

# REFERENDUM REPORT, CORPORATION FAIL FILE c55 §22

(Effective thru 11/24/98)

on [DATE OF OFFENSE:], being a corporation, or an officer, director or agent of a corporation, that had expended or contributed, or promised to do so, money or a valuable thing in order to influence the vote on a referendum question, did fail to file a report required by G.L. c.55, §22 when it was due, or did authorize such, in violation of G.L. c.55, §22. (PENALTY for corporate defendant: not more than \$50,000; PENALTY for corporate officer, director or agent: imprisonment not more than 1 year; or not more than \$10,000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### REFERENDUM REPORT. GROUP FAIL FILE c55 §22

(Effective 11/25/98)

on [DATE OF OFFENSE:]: (1) being a corporation, association, organization or other group of persons, other than a political committee organized under G.L. c.55, §5, which had given, paid, expended or contributed, or promised to give, pay, expend or contribute, money or some other thing of value in order to influence or affect the vote on some question submitted to the voters, did fail to file one or more reports required by G.L. c.55, §22; or (2) being an officer, director or agent of such a corporation, association, organization or other group of persons, other than a political committee organized under G.L. c.55, §5,

did commit or authorize such failure; or (3) did violate or in some way knowingly aid or bet such failure, in violation of G.L. c.55, §22. (PENALTY for corporate or group defendant: not more than \$50,000; PENALTY for individual defendant: imprisonment not more than 1 year; or not more than \$10,000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/22A REFERENDUM REPORT, MUNICIPALITY FL FILE c55 §22A

on **[DATE OF OFFENSE:]**, being the treasurer of a city, town or other governmental unit which had given, paid, expended or contributed, or promised to do so, money or a valuable thing in order to influence or affect the vote on a question submitted to the voters of the Commonwealth, did fail to file a report required by G.L. c.55, §22A on or before the date it was due, or did authorize such a violation, in violation of G.L. c.55, §22A. (PENALTY: imprisonment not more than 1 year; or not more than \$10,000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55/23 POLITICAL COMMITTEE RECEIPTS,FL ACCT FOR c55 §23

on **[DATE OF OFFENSE:]**, while acting under the authority or in behalf of a political committee, did receive money or its equivalent, or a promise of the same, or did expend or incur a liability to pay the same, and did fail on demand, or in any event within three business days after such receipt, expenditure, promise or liability, to give to the treasurer a detailed account of the same, with all vouchers required by G.L. c.55, in violation of G.L. c.55, §23. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55A/1A CAMPAIGN EXPENDITURE LIMITS, EXCEED c55A §1A

(Effective 1/1/95-12/2/98)

on **[DATE OF OFFENSE:]**, being a candidate for statewide elective office who had made a statement to the Commonwealth's Director of Campaign and Political Finance pursuant to G.L. c.55A, §1A, did make expenditures in excess of the limit established by G.L. c.55A, §1A, or in excess of the amount stated by such candidate pursuant to G.L. c.55A, §1A(b) or (c), in violation of G.L. c.55A, §1A. (PENALTY: imprisonment not more than 1 year; or \$1000 fine; or both; plus fine of not more than twice the total expenditures in excess of such limit or amount. G.L. c.56, §58: no filing; may be continued with a finding or dismissed only on special motion.)

### 55A/9/A CAMPAIGN FINANCE REPORT, FAIL FILE c55A §9

(Effective thru 12/2/98)

on **[DATE OF OFFENSE:]**, being a candidate for statewide elective office who had received public financing under G.L. c.55A, did fail within two weeks following the primary or state election to file the statement required by G.L. c.55A, §9, in violation of G.L. c.55A, §9. (PENALTY from §12: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 55A/9/B CAMPAIGN SURPLUS, FAIL RETURN PUBLIC c55A §9

(Effective thru 12/2/98)

on **[DATE OF OFFENSE:]**, being a candidate for statewide elective office who had received public financing under G.L. c.55A, did fail to pay to the state treasurer for deposit to the state election campaign fund an amount determined by the Director of Campaign and Political Finance to be due under the provisions of G.L. c.55A, §9, within ten days of notice thereof, in violation of G.L. c.55A, §9. (PENALTY: \$50 per day that such amount remains unpaid. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

# 55A/12 **PUBLIC CAMPAIGN FINANCING VIOLATION** c55A §12

(Effective thru 12/2/98)

on [DATE OF OFFENSE:] did [DESCRIPTION OF VIOLATION:], in violation of a provision of G.L. c.55A. (PENALTY from §12: imprisonment not more than 1 year; or not more than \$1000; or both. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion.)

# 56/1 **VOTER LIST, FALSE** c56 §1

on **[DATE OF OFFENSE:]**, being a registrar, assistant registrar, member of a listing board, police officer or interpreter, did knowingly enter on a list of persons, or did cause or allow to be entered thereon, or did report, the name of a person as a resident of a building who was not a resident thereof, in violation of G.L. c.56, §1. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

# 56/2/A VOTER REGISTRAR, FRAUD BY c56 §2

on **[DATE OF OFFENSE:]**, being a registrar or assistant registrar of voters, did **[DESCRIPTION OF OFFENSE:]**, and was thereby guilty of a fraud or corrupt conduct in the execution of the duties of his or her office, in violation of G.L. c.56, §2. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

# 56/2/B **VOTER REGISTRATION AFFIDAVIT, FL REQUIRE** c56 §2

on **[DATE OF OFFENSE:]**, being a registrar or assistant registrar of voters, did refuse or wilfully neglect to require an applicant for registration to submit an affidavit of registration in compliance with G.L. c.51, §44, in violation of G.L. c.56, §2. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 56/2/C VOTER REGISTRATION, BLOCK c56 §2

on **[DATE OF OFFENSE:]**, being a registrar or assistant registrar of voters, did knowingly prevent or seek to prevent the registration of a legal voter, in violation of G.L. c.56, §2. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 56/2/D **VOTER, REGISTER UNQUALIFIED** c56 §2

on **[DATE OF OFFENSE:]**, being a registrar or assistant registrar of voters, did knowingly register the name of a person not qualified to vote, in violation of G.L. c.56, §2. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### 56/3 VOTER REGISTRAR, NONFEASANCE BY c56 §3

on **[DATE OF OFFENSE:]**, being a registrar or assistant registrar of voters, did refuse or wilfully fail to **[DESCRIPTION OF DUTY FAILED IN:]**, a duty imposed by a law relating to the listing or registration of voters, or did refuse or wilfully perform it contrary to law, in violation of G.L. c.56, §3. (PENALTY: imprisonment not more than 6 months; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion.)

# 56/4/A RESIDENT LIST, FAIL FILE ANNUAL c56 §4

on [DATE OF OFFENSE:], being a licensed innholder, keeper of a lodging house or public lodging house, keeper or owner of a multi-dwelling unit, or

administrator of a nursing home or rest home, did fail to make the report required by G.L. c.51, §10A for the year beginning January 1, [YEAR FOR WHICH REPORT NOT FILED:] of every person three years of age or older who resided there, in violation of G.L. c.56, §4. (PENALTY: not less than \$10, not more than \$50. §58: no filing; may be continued without a finding or dismissed only on special motion.)

### **VOTER REGISTRAR, FAIL GIVE INFORMATION TO c56 §4**

on [DATE OF OFFENSE:], being a person required by G.L. c.56, §4 to give the information required by G.L. c.51, §4, did refuse or neglect to do so when asked by a registrar, assistant registrar, or person so authorized under G.L. c.51, in violation of G.L. c.56, §4. (PENALTY: imprisonment not more than 1 year; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion.)

### **RESIDENT LIST, FALSE INFORMATION FOR c56 §5**

(Effective thru 12/31/94)

on [DATE OF OFFENSE:] did knowingly give to a registrar, assistant registrar, member of a listing board or police officer, for the purpose of making a list of residents seventeen years of age or upward or a report under the laws relating to listing and registration of voters, the name of a person as a resident of a building who is not a resident thereof, in violation of G.L. c.56, §5. (PENALTY: imprisonment not more than 6 months; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### **RESIDENT LIST, FALSE INFORMATION FOR c56 §5**

(Effective 1/1/95)

on [DATE OF OFFENSE:] did knowingly give to a registrar, assistant registrar, member of a listing board or police officer, for the purpose of making a list of residents seventeen years of age or upward or a report under the laws relating to listing and registration of voters, the name of a person as a resident of a building who is not a resident thereof, in violation of G.L. c.56, §5. (PENALTY: imprisonment not more than 5 years; or not more than \$10,000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion.)

### **VOTER QUALIFICATION, PERJURY AS TO c56 §6**

on [DATE OF OFFENSE:] did knowingly or wilfully make a false affidavit, take a false oath or sign a false certificate relative to the qualifications of a person for listing or registration, in violation of G.L. c.56, §6. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filling; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### VOTER QUALIFICATION, ABET PERJURY AS TO c56 §7

on [DATE OF OFFENSE:] did aid or abet a person in knowingly or wilfully making a false certificate, taking a false oath or signing a false certificate relative to the qualifications of a person for listing or registration, in violation of G.L. c.56, §7. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### **VOTER, ATTEMPT FALSE REGISTRATION AS c56 §8**

(Effective thru 12/31/94)

on [DATE OF OFFENSE:] did attempt to cause his or her name to be registered, knowing that he or she was not a qualified voter in the place of such registration, or to register under a name other than his or her own, or to represent himself or herself as some other person to an election commissioner, registrar or assistant registrar, or otherwise to register illegally, and in such attempt did [DESCRIPTION OF OVERT ACT:], in violation of G.L. c.56, §8. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### 56/8/A **VOTER, ATTEMPT FALSE REGISTRATION AS c56 §8**

(Effective 1/1/95)

on [DATE OF OFFENSE:] did attempt to cause his or her name to be registered, knowing that he or she was not a qualified voter in the place of such registration, or to register under a name other than his or her own, or to represent himself or herself as some other person to an election commissioner, registrar or assistant registrar, or otherwise to register illegally, and in such attempt did [DESCRIPTION OF OVERT ACT:], in violation of G.L. c.56, §S. (PENALTY: imprisonment not more than 5 years; or not more than \$10,000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE **DEFENDANT RESIDES.)** 

### **VOTER, FALSE REGISTRATION AS c56 §8**

on [DATE OF OFFENSE:] did cause his or her name to be registered, knowing that he or she was not a qualified voter in such place, or did register under a name not his or her own, or represent himself or herself as some other person, or give a false answer about his or her registration or right to vote to an election commissioner, registrar or assistant registrar, or otherwise illegally register, or aid or abet another person to do so, in violation of G.L. c.56, §8. (PENALTY: imprisonment not more than 1 year: or not more than \$1000, \$58; no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### 56/8/B **VOTER, FALSE REGISTRATION AS c56 §8**

(Effective 1/1/95)

on [DATE OF OFFENSE:] did cause his or her name to be registered, knowing that he or she was not a qualified voter in such place, or did register under a name not his or her own, or represent himself or herself as some other person, or give a false answer about his or her registration or right to vote to an election commissioner, registrar or assistant registrar, or otherwise illegally register, or aid or abet another person to do so, in violation of G.L. c.56, §8. (PENALTY: imprisonment not more than 5 years; or not more than \$10,000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion.

### VOTER REGISTRATION, DISRUPT c56 §9

on [DATE OF OFFENSE:] did refuse to obey the lawful orders or directions of an election commissioner, a registrar or assistant registrar, or did interrupt of disturb the proceedings at a registration or voters, in violation of G.L. c.56, §9. (PENALTY: not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

# VOTER NOTICE/LIST, VANDALIZE c56 §10

on [DATE OF OFFENSE:] did wilfully deface or remove a notice relating to the registration of voters, or a voting list, posted according to law, in violation of G.L. c.56, §10. (PENALTY: imprisonment not more than 6 months; or not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/11 NOMINATION PAPER/PETITION, FALSE c56 §11

on **[DATE OF OFFENSE:]** did falsely make or wilfully alter, deface, mutilate, destroy or suppress a certificate of nomination or nomination paper, or letter of withdrawal of a name from such paper, or an initiative petition or a petition for the submission of a question to the voters, or did unlawfully sign such a certificate, paper, letter or petition, knowing the same to be falsely made or altered, in violation of G.L. c.56, §11. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### 56/11A NOMINATION PAPER, ALTER DISTRICT ON c56 §11A

on **[DATE OF OFFENSE:]** did falsely or willfully alter the designation of the district on a nomination paper after the names of voters signed thereto have been certified, in violation of G.L. c.56, §11A. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. G.L. c.56, §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/12 ELECTION OFFICIAL VIOLATION c56 §12

on **[DATE OF OFFENSE:]**, being an officer of a primary, caucus or convention, did knowingly make a false count of ballots or votes, or a false statement of the result of a ballot or vote, or refuse to receive a ballot offered by a person qualified to vote, or did wilfully alter, deface or destroy a ballot or voting list before the requirements of law had been complied with, or did refuse or wilfully fail to perform a duty imposed thereby, in violation of G.L. c.56, §12. (PENALTY: imprisonment not more than 6 months; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/13 ELECTION BALLOT, FAIL RECORD CHALLENGED c56 §13

on **[DATE OF OFFENSE:]**, being a presiding officer at a caucus, primary or state or city election, or an election in a town or district at which official ballots were used, when a person's right to vote was challenged for legal cause, did wilfully or negligently fail to require the name and residence of such person to be written upon the ballot, and the name of the challenger and the assigned cause, before receiving such ballot, in violation of G.L. c.56, §13. (PENALTY: imprisonment not more than 6 months; or not more than \$500. §58: no filling; may be continued without a finding or dismissed only on special motion.)

#### 56/14 ELECTION BALLOT, REVEAL CHALLENGED c56 §14

on **[DATE OF OFFENSE:]**, being a primary, election or other officer whose duty it was to recount the ballots cast at a primary or election, did make a statement or give information in regard to a ballot cast by a voter challenged at such primary or election, not as required by law, in violation of G.L. c.56, §14. (PENALTY: imprisonment not more than 6 months; or not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/15 **ELECTION BALLOT, EXAMINE DURING ELECTION** c56 §15

on **[DATE OF OFFENSE:]**, being a presiding officer at a town election at which official ballots were not used, did read or examine, or permit to be read or examined, the names written or printed on the ballot of such voter, before the polls were closed and without the consent of the voter, in order to ascertain the persons voted for by such voter, in violation of G.L. c.56, §15. (PENALTY: not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/16 ELECTION BALLOT, DISPOSE OF IMPROP c56 §16

on **[DATE OF OFFENSE:]**, being a primary or election officer, or a director of the count or assistant appointed under G.L. c.54A, §6, did wilfully violate a provision of law relating to the enclosing in envelopes or containers, sealing, endorsing and delivering or transmitting of ballots and voting lists, in violation of G.L. c.56, §16. (PENALTY: imprisonment not more than 1 year; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion.)

## 56/17 **ELECTION BALLOT, EXAMINE AFTER ELECTION** c56 §17

on **[DATE OF OFFENSE:]**, being a city or town clerk or an election commissioner, did examine or permit to be examined, other than as permitted by law, ballots cast at an election, which were received and retained by him or her under G.L. c.54, §109, in violation of G.L. c.56, §17. (PENALTY: not more than \$200. §58: no filling; may be continued without a finding or dismissed only on special motion.)

## 56/18 ELECTION RESULTS, FAIL TRANSMIT c56 §18

on **[DATE OF OFFENSE:]**, being a city or town clerk or an election commissioner, did fail to make a record of votes cast at an election and to make and transmit copies of such record, as required by G.L. c.54, in violation of G.L. c.56, §18. (PENALTY: not more than \$200. §58: no filing; may be continued without a finding or dismissed only on special motion.)

## 56/19 **ELECTION RESULTS, CERTIFY FALSE** c56 §19

on **[DATE OF OFFENSE:]**, being a city or town clerk, precinct clerk, election commissioner, mayor, alderman, selectman or other officer, did wilfully sign or issue a certificate that was not in accordance with the result of an election as appearing by the records and copies of records of votes cast, or by a recount of votes, in violation of G.L. c.56, §19. (PENALTY: imprisonment not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/21 **ELECTION BALLOT, ABSENTEE VIOL** c56 §21

on **[DATE OF OFFENSE:]**, being a city or town officer entrusted with the execution of the laws relative to absent voting, did wilfully violate a provision thereof, to wit: **[DESCRIPTION OF OFFENSE:]**, in violation of G.L. c.56, §21. (PENALTY: not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/22 ELECTION OFFICIAL FAIL PERFORM DUTY c56 §22

on **[DATE OF OFFENSE:]**, being a public officer, primary, caucus or election officer, director of the county or assistant appointed under G.L. c.54A, §6, or officer or member of a political committee or convention, upon whom a duty to **[DESCRIPTION OF UNFULFILLED DUTY:]** was imposed by law, did refuse or wilfully fail to perform such duty, or did perform it contrary to law, in violation of G.L. c.56, §22. (PENALTY: imprisonment not more than 1 year; or not less than \$5, not more than \$1000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion.)

## 56/23 **ELECTION NOTICE, VANDALIZE** c56 §23

on [DATE OF OFFENSE:] did wilfully deface or remove a notice or warrant for a primary, caucus or election posted according to law, in violation of G.L.

c.56, §23. (PENALTY: imprisonment not more than 6 months; or not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/24 ELECTION POSTER/SUPPLIES, VANDALIZE c56 §24

on **[DATE OF OFFENSE:]**, before a primary or election did wilfully deface or destroy a list of candidates posted according to law, or during a primary, caucus or election did wilfully deface, tear down, remove or destroy a card of instruction or specimen ballot posted for the instruction of voters, or remove or destroy any of the supplies or conveniences furnished to enable a voter to prepare his or her ballot, in violation of G.L. c.56, §24. (PENALTY: not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/25/A **ELECTION BALLOT, MARK/DISPLAY** c56 §25

on **[DATE OF OFFENSE:]**, at a primary, caucus or election, did place a distinguishing mark upon his or her ballot, or did make a false statement as to his or her ability to mark his or her ballot, or did allow the marking of his or her ballot to be seen by a person for a purpose not authorized by law, in violation of G.L. c.56, §25. (PENALTY: imprisonment not more than 6 months; or not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/25/B **VOTER, FALSE STATEMENT BY** c56 §25

on **[DATE OF OFFENSE:]**, at a primary, caucus or election, did give a false answer to or make a false oath before a presiding officer, in violation of G.L. c.56, §25. (PENALTY: imprisonment not more than 6 months; or not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/26/A **VOTE TWICE** c56 §26

(Effective thru 12/31/94)

on **[DATE OF OFFENSE:]**, during a primary, caucus, election or open town meeting, did vote more than once in his or her own name, such name having been registered more than once, or did vote in more than one voting precinct or town, such name having been registered in more than one voting precinct or town, or did knowingly cast more than one ballot at one time of balloting, in violation of G.L. c.56, §26. (PENALTY: imprisonment not less than 6 months, not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/26/A **VOTE TWICE** c56 §26

(Effective 1/1/95)

on **[DATE OF OFFENSE:]**, knowing that he or she was not a qualified voter in a place: (1) did wilfully vote therein; or (2) did vote more than once in his or her own name, such name having been registered more than once; or (3) did vote in more than one voting precinct or town, such name having been registered in more than one voting precinct or town; or (4) did vote in a name other than his or her own; or (5) did knowingly cast more than one ballot at one time of balloting; or (6) did vote otherwise illegally, in violation of G.L. c.56, §26. (PENALTY: imprisonment not more than 5 years; or not more than \$10,000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/26/B **VOTE TWICE, ATTEMPT TO** c56 §26

(Effective thru 12/31/94)

on **[DATE OF OFFENSE:]**, during a primary, caucus, election or open town meeting, did wilfully attempt to vote more than once in his or her own name, having been registered more than once, or to vote in more than one voting precinct or town, having been registered in more than one voting precinct or town, or to knowingly cast more than one ballot at one time of balloting, and in such attempt did **[DESCRIPTION OF OVERT ACT:]**, in violation of G.L. c.56, §26. (PENALTY: imprisonment not less than 6 months, not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

## 56/26/B **VOTE TWICE, ATTEMPT TO** c56 §26

(Effective 1/1/95)

on **[DATE OF OFFENSE:]**, knowing that he or she was not a qualified voter in a place: (1) did wilfully attempt to vote therein; or (2) did attempt to vote more than once in his or her own name, such name having been registered more than once; or (3) did attempt to vote in more than one voting precinct or town, such name having been registered in more than one voting precinct or town; or (4) did attempt to vote in a name other than his or her own; or (5) did knowingly attempt to cast more than one ballot at one time of balloting; or (5) did attempt to vote otherwise illegally, and in such attempt did **[DESCRIPTION OF OVERT ACT:]**, in violation of G.L. c.56, §26. (PENALTY: imprisonment not more than 5 years; or not more than \$10,000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

## 56/26/C **VOTE UNLAWFULLY** c56 §26

on **[DATE OF OFFENSE:]**, during a primary, caucus, election or open town meeting, did wilfully vote in a place, knowing that he or she was not a qualified voter therein, or did vote on a name other than his or her own, or did otherwise vote illegally, in violation of G.L. c.56, §26. (PENALTY: imprisonment not less than 6 months, not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

## 56/26/D **VOTE UNLAWFULLY, ATTEMPT TO** c56 §26

on **[DATE OF OFFENSE:]**, during a primary, caucus, election or open town meeting, did wilfully attempt to vote in a place, knowing that he or she was not a qualified voter therein, or to vote on a name other than his or her own, or to otherwise vote illegally, and in such attempt did **[DESCRIPTION OF OVERT ACT:]**, in violation of G.L. c.56, §26. (PENALTY: imprisonment not less than 6 months, not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### 56/27/A VOTE, UNLAWFUL ABSENTEE c56 §27

on **[DATE OF OFFENSE:]**, not being entitled to vote under the laws relative to absent voting, did vote thereunder, or being entitled to vote under such laws, did knowingly vote in violation thereof, in violation of G.L. c.56, §27. (PENALTY: imprisonment not more than 1 year; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/27/B VOTE. ATTEMPT TO UNLAWFUL ABSENTEE c56 §27

on **[DATE OF OFFENSE:]**, not being entitled to vote under the laws relative to absent voting, did attempt to vote thereunder, or being entitled to vote under such laws, did knowingly attempt to vote in violation thereof, and in such attempt did **[DESCRIPTION OF OVERT ACT:]**, in violation of G.L. c.56, §27. (PENALTY: imprisonment not more than 1 year; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special

#### 56/28/A VOTE, ABET ATTEMPT AT UNLAWFUL c56 §28

(Effective thru 12/31/94)

on **[DATE OF OFFENSE:]**, at a primary, caucus or election, did aid or abet a person who was not entitled to vote, in attempting to vote, or in attempting to vote under a name other than his or her own, or in attempting to cast more than one ballot, such attempt involving **[DESCRIPTION OF OVERT ACT:]**, in violation of G.L. c.56, §28. (PENALTY: imprisonment not less than 6 months, not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/28/A VOTE, ABET ATTEMPT AT UNLAWFUL c56 §28

(Effective 1/1/95)

on **[DATE OF OFFENSE:]**, at a primary, caucus or election, did aid or abet a person who was not entitled to vote, in attempting to vote, or in attempting to vote under a name other than his or her own, or in attempting to cast more than one ballot, such attempt involving **[DESCRIPTION OF OVERT ACT:]**, in violation of G.L. c.56, §28. (PENALTY: imprisonment not more than 5 years; or not more than \$10,000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/28/B **VOTE, ABET UNLAWFUL** c56 §28

(Effective thru 12/21/94)

on **[DATE OF OFFENSE:]**, at a primary, caucus or election, did aid or abet a person who was not entitled to vote, in voting, or in voting under a name other than his or her own, or in casting more than one ballot, in violation of G.L. c.56, §28. (PENALTY: imprisonment not less than 6 months, not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### 56/28/B VOTE, ABET UNLAWFUL c56 §28

(Effective 1/1/95)

on **[DATE OF OFFENSE:]**, at a primary, caucus or election, did aid or abet a person who was not entitled to vote, in attempting to vote, or in attempting to vote under a name other than his or her own, or in attempting to cast more than one ballot, in violation of G.L. c.56, §28. (PENALTY: imprisonment not more than 5 years; or not more than \$10,000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### VOTER, INTERFERE WITH c56 §29

on [DATE OF OFFENSE:] wilfully and without lawful authority did hinder, delay or interfere with, or aid in hindering, delaying or interfering with, a voter who was on his or her way to a primary, caucus or election, or within the guard rail or marking his or her ballot or voting or attempting to vote, or did endeavor to induce a voter, before depositing his or her ballot, to disclose how he or she had marked it, in violation of G.L. c.56, §29. (PENALTY: imprisonment not more than 1 year; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/30 **VOTING, OBSTRUCT** c56 §30

on **[DATE OF OFFENSE:]** did wilfully obstruct the voting at a primary, caucus or election, in violation of G.L. c.56, §30. (PENALTY: not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

## VOTER CHALLENGE FOR IMPROPER PURPOSE c56 §31

on **[DATE OF OFFENSE:]** did challenge a qualified voter for the purpose of intimidation, or of ascertaining how he or she voted, or for any other illegal purpose, in violation of G.L. c.56, §31. (PENALTY: not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

## 56/32 **VOTER, BRIBE** c56 §32

on **[DATE OF OFFENSE:]** did pay, give or promise to a voter, a gift or reward to influence his or her vote or to induce him or her to withhold his or her vote, in violation of G.L. c.56, §32. (PENALTY: imprisonment not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/33/A VOTE, EMPLOYER ATTEMPT TO INFLUENCE c56 §33

(Effective thru 12/31/94)

on **[DATE OF OFFENSE:]** did attempt to influence a voter to give or to withhold his or her vote by threatening to discharge a person from his or her employment or to reduce his or her wages, in violation of G.L. c.56, §33. (PENALTY: imprisonment not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/33/A **VOTE/CONTRIB, ATT TO INFLUENCE EMPLOYEE'S** c56 §33

(Effective 1/1/95)

on [DATE OF OFFENSE:] did attempt to influence a voter to give or to withhold his or her vote or political contribution by threatening to discharge a person from his or her employment, or threatening to reduce his or her wages, or otherwise threatening to adversely affect the terms and conditions of his or her employment, in violation of G.L. c.56, §33. (PENALTY: imprisonment not more than 6 months; or not more than \$1000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

## 56/33/B **VOTE, EMPLOYER RETALIATE FOR EMPLOYEE'S** c56 §33

(Effective thru 12/31/94)

on **[DATE OF OFFENSE:]** did discharge a person from his or her employment or did reduce his or her wages because of the giving or withholding of a vote, in violation of G.L. c.56, §33. (PENALTY: imprisonment not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

## 56/33/B **VOTE/CONTRIB, RETALIATE FOR EMPLOYEE'S** c56 §33

(Effective 1/1/95)

on **[DATE OF OFFENSE:]** did discharge a person from his or her employment, reduce his or her wages, or otherwise adversely affect the terms and conditions of his or her employment, because of the giving or withholding of a vote or a political contribution, in violation of G.L. c.56, §33. (PENALTY: imprisonment not more than 6 months; or not more than \$1000; or both. §58: no filling; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT

#### VOTE/CONTRIB, REWARD EMPLOYEE FOR c56 §33 56/33/C

(Effective 1/1/95)

on [DATE OF OFFENSE:] did give a person employment at higher wages or otherwise favorably affect the terms and conditions of his or her employment, because of the giving or withholding of a vote or a political contribution, in violation of G.L. c.56, §33. (PENALTY: imprisonment not more than 6 months; or not more than \$1000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### **CANDIDATE PROMISE PUBLIC POSITION c56 §34**

on [DATE OF OFFENSE:] did, to aid or promote his or her nomination or election to a public office, promise to appoint or to secure or assist in securing the appointment, nomination or election of another person to a public position or employment or to a position of honor, trust or emolument, not being excepted by law, in violation of G.L. c.56, §34. (PENALTY: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### POLITICAL ACTION, PUBLIC POSITION FOR c56 §35 56/35

on IDATE OF OFFENSE:1, being a holder of, in nomination for, or seeking nomination for or appointment to, a public office, did corruptly use or promise to use official authority or influence to confer upon a person, or aid a person to obtain, an office or public employment, or a nomination, confirmation, promotion or salary increase, conditioned upon the vote, political influence or action of a person being used for a candidate, officer or party, or upon other corrupt condition or consideration, in violation of G.L. c.56, §35. (PENALTY: not less than \$100, not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### PUBLIC EMPLOYEE COERCE POLITICAL ACTION c56 §36 56/36/A

on [DATE OF OFFENSE:], being a person in the service of the Commonwealth or of a county, city or town, did use his or her official authority or influence to coerce the political action of a person or body, in violation of G.L. c.56, §36. (PENALTY: not less than \$100, not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### PUBLIC EMPLOYEE INTERFERE WITH ELECTION c56 §36

on [DATE OF OFFENSE:], being a person in the service of the Commonwealth or of a county, city or town, did interfere with an election, in violation of G.L. c.56, §36. (PENALTY: not less than \$100, not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion.)

## STATE EMPLOYEE EMPLOYED FOR REFERENDUM c56 §37

on [DATE OF OFFENSE:]: (1) did employ for a valuable consideration other than reimbursement for actual expenses a member of the General Court or a paid officer or employee of the Commonwealth to promote or oppose the acceptance by the voters of a political subdivision of the Commonwealth of a local option law, or a matter submitted under art. 48 of the Constitution, or an expression of opinion by the voters on a question of public policy; or (2) being a member of the General Court or paid officer or employee of the Commonwealth, did promote or oppose such a matter for a valuable consideration other than reimbursement for actual expenses, in violation of G.L. c.56, §37. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion.)

### POLITICAL EDITORIAL SUPPORT, PURCHASE c56 §38

on [DATE OF OFFENSE:]: (1) did pay the owner, editor, publisher or agent of a newspaper or other periodical to induce him or her editorially to advocate or oppose a candidate for public office or political principle, or a question submitted to the voters; or (2) being the owner, editor, publisher or agent of a newspaper or other periodical, did take pay to induce him or her editorially to advocate or oppose a candidate for public office or political principle, or a question submitted to the voters, in violation of G.L. c.56, §38. (PENALTY from §39: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

## POLITICAL AD WITHOUT SPONSOR'S NAME c56 §39

on [DATE OF OFFENSE:] did publish or cause to be published in a newspaper or other periodical a paid advertisement designed to tending to aid, injure or defeat a candidate for public office or a question submitted to the voters, without such advertisement identifying the organization or person responsible therefor, or without the statement, as required by G.L. c.56, §39. (PENALTY for corporate defendant: not more than \$10,000. PENALTY for corporate officer, director or agent: imprisonment not more than 1 year; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion.)

## POLITICAL PARTY, UNAUTH USE OF NAME OF c56 §40

on [DATE OF OFFENSE:] did participate as a member of an organization of two or more persons in naming in a circular, advertisement or publication in use in its organization use the name of a political party, in order to promote the success or defeat of such political party or principle or of a candidate in a public election, without the written consent of the duly elected state committee representing such political party, not being exempted by law, in violation of G.L. c.56, §40. (PENALTY: imprisonment not more than 6 months; or not more than \$1000; or both. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/41 CAMPAIGN MATERIAL WITHOUT SPONSOR'S NAME c56 §41

on [DATE OF OFFENSE:] did write, print, post or distribute a circular or poster designed to aid or defeat a candidate for nomination or election to a public office or to aid or defeat a question submitted to the voters, or cause such to be done, without the name of the organization or a person responsible therefor appearing thereon as required by G.L. c.56, §41, in violation of G.L. c.56, §41. (PENALTY: imprisonment not more than 6 months. §58: no filing; may be continued without a finding or dismissed only on special motion.)

## POLITICAL ENDORSEMENT, FALSE c56 §41A

on [DATE OF OFFENSE:], in order to promote the success of a candidate for nomination or election to a public office, or in connection with a question submitted to the voters, did include or cause to be included in a political advertisement, circular, poster or publication the name of a person as an endorser or supporter without having the express consent of such person, in violation of G.L. c.56, §41A. (PENALTY: imprisonment not more than 6 months; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion.)

## POLITICAL CANDIDATE, FALSE STATEMENT ON c56 §42

on [DATE OF OFFENSE:] did knowingly make or publish, or cause to be made or published, a false statement in relation to a candidate for nomination or election to public office which was designed or tended to aid, injure or defeat such candidate, in violation of G.L. c.56, §42. (PENALTY: imprisonment not

more than 6 months; or not more than \$1000. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/42/B REFERENDUM, FALSE STATEMENT ABOUT BALLOT c56 §42

on **[DATE OF OFFENSE:]** did knowingly publish, or cause to be published, in a letter, circular, advertisement, poster or some other writing a false statement in relation to a question submitted to the voters, which statement was designed to affect the vote on such question, in violation of G.L. c.56, §42. (PENALTY: imprisonment not more than 6 months; or not more than \$1000. §58: no filling; may be continued without a finding or dismissed only on special motion.)

#### 56/43 CAMPAIGN MATERIAL, INTERFERE WITH c56 §43

on **[DATE OF OFFENSE:]** did prevent, hinder or interfere with the lawful distribution of a circular, poster, card, handbill, placard, picture or other printed matter intended to influence the action of a voter, or wilfully and with intent to injure the person in whose behalf such printed matter was distributed, did remove such matter from a residential premises to which it was delivered, in violation of G.L. c.56, §43. (PENALTY: not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/43A CANDIDATE FALSELY ID SELF AS VETERAN c56 §43A

on **[DATE OF OFFENSE:]**, being a candidate for nomination or election to a public office and not being a veteran, as defined by G.L. c.31, §1, did use the word "veteran" as applied to himself or herself in a circular, poster, card, handbill, placard, picture or other printed matter, without being accompanied by other words indicating the country for which he or she served, in violation of G.L. c.56, §43A. (PENALTY: not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/44 CANDIDATE SLATE W/O PARTY DESIGNATION c56 §44

on **[DATE OF OFFENSE:]**, being an individual or a non-elected political committee, did distribute or cause to be distributed a list or slate containing names of candidates for state office of more than one political party to be nominated at state primaries or to be elected at a biennial state election, without the political party designation of each candidate on such list or slate appearing against his or her name, in violation of G.L. c.56, §44. (PENALTY: imprisonment not more than 6 months; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/44A CANDIDATE SLATE WITHOUT SPONSOR'S NAME c56 §44A

on **[DATE OF OFFENSE:]** did distribute or cause to be distributed a list or slate containing names of candidates for state office to be nominated at state primaries or to be elected at a biennial state election, without the name of some voter who was responsible therefore, with his or her residence and the street and number thereof, appearing therein in the nature of a signature, in violation of G.L. c.56, §44A. (PENALTY: not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 56/45 CANDIDATE PAY NATURALIZATION COSTS c56 §45

on **[DATE OF OFFENSE:]**, being a political committee or a person required to file a statement, did make a payment or promise of payment of money to or on behalf of a person for naturalization fees or for services in assisting a person to obtain naturalization, in violation of G.L. c.56, §45. (PENALTY: imprisonment not more than 6 months; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/46 **DISORDERLY CONDUCT AT POLL** c56 §46

on **[DATE OF OFFENSE:]** did behave in a disorderly manner at a primary, caucus or election and, after notice from the presiding officer or director of the count, did persist in such behavior and refuse to withdraw from the polling place or central counting place, in violation of G.L. c.56, §46. (PENALTY: imprisonment not more than 1 month; or not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 56/47 ELECTION/CAUCUS OFFICER, DISOBEY c56 §47

on **[DATE OF OFFENSE:]** did wilfully disobey the lawful command of an election, caucus or primary officer, in violation of G.L. c.56, §47. (PENALTY: imprisonment not more than 1 month; or not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion.)

## 56/48 ELECTION OFFICIAL, INTERFERE WITH c56 §48

on **[DATE OF OFFENSE:]** did interfere, or did aid or abet another in interfering, with an election commissioner, city or town clerk, election officer, or director of the count or assistant appointed under G.L. c.54A, §6, in violation of G.L. c.56, §48. (PENALTY: imprisonment not more than 1 year; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/49 ELECTION BALLOTS, OBSTRUCT DELIVERY OF c56 §49

on **[DATE OF OFFENSE:]** did wilfully obstruct or interfere with the transmission of ballots or returns to or from a polling place or a central counting place, in violation of G.L. c.56, §49. (PENALTY: imprisonment not more than 1 year; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/50 **ELECTION BALLOT, MISHANDLE PRIMARY** c56 §50

on **[DATE OF OFFENSE:]** did alter a ballot cast at a primary or caucus or, not being authorized thereto, did deposit a ballot in a ballot box, container or envelope used at a primary or caucus, or did remove a ballot from such ballot box, container or envelope, in violation of G.L. c.56, §50. (PENALTY: imprisonment not more than 2½ years. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

### 56/51/A **VOTING MACHINE, ATTEMPT TO TAMPER WITH** c56 §51

on **[DATE OF OFFENSE:]** did attempt to tamper with or to injure a voting machine to be used or being used in an election, or did attempt to prevent the correct operation of such machine, and in such attempt did **[DESCRIPTION OF OVERT ACT:]**, in violation of G.L. c.56, §51. (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not more than 1 year, not more than 2½ years; or not less than \$100, not more than \$500 fine; or both such imprisonment and fine. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

## 56/51/B **VOTING MACHINE, TAMPER WITH** c56 §51

on **[DATE OF OFFENSE:]** did tamper with or injure a voting machine to be used or being used in an election, or did prevent the correct operation of such machine, or being unauthorized did make or have in his or her possession a key to a voting machine to be used or being used in an election, in violation of G.L. c.56, §51. (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not more than 1 year, not more than 2½ years; or not less than \$100, not more than \$500 fine; or both such imprisonment and fine. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE

#### 56/52 ELECTION BALLOT, FORGE/DESTROY c56 §52

on **[DATE OF OFFENSE:]** did wilfully forge or falsely make the official endorsement on a ballot, or did wilfully destroy or deface a ballot, in violation of G.L. c.56, §52. (PENALTY: imprisonment not more than 1 year; or not more than \$100. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/53 **ELECTION BALLOT, MARK IMPROP** c56 §53

on **[DATE OF OFFENSE:]** did place a mark against a name on a ballot not cast by himself or herself, or did place a distinguishing mark on a ballot not cast by himself or herself, such not being authorized by law, in violation of G.L. c.56, §53. (PENALTY: imprisonment not more than 2½ years. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/54 ELECTION BALLOT, REMOVE WHILE POLLS OPEN c56 §54

on **[DATE OF OFFENSE:]** did remove a ballot from the space enclosed by the guard rail before the close of the polls, in violation of G.L. c.56, §54. (PENALTY: imprisonment not more than 1 year. §58: no filing; may be continued without a finding or dismissed only on special motion.)

#### 56/55 ELECTION BALLOT, ALTER/DEPOSIT/REMOVE c56 §55

on **[DATE OF OFFENSE:]**, with intent to defraud, did alter a ballot cast at a primary, caucus or election, or did deposit a ballot in the ballot box used at a primary, caucus or election or in an envelope or container provided by law for the preservation of such ballots, or did remove a ballot from such a ballot box or envelope or container, in violation of G.L. c.56, §55. (PENALTY: imprisonment not more than 2½ years. §58: no filing; may be continued without a finding or dismissed only on special motion. G.L. c.55, §42: CLERK-MAGISTRATE MUST REPORT CONVICTION WITHIN 10 DAYS TO CLERK OF MUNICIPALITY WHERE DEFENDANT RESIDES.)

#### 56/56 VOTER, REVEAL INFORMATION ON CHALLENGED c56 §56

on **[DATE OF OFFENSE:]** did give information derived from a recount of votes, relative to a ballot cast by a challenged voter at an election, caucus or primary, not as required by law, in violation of G.L. c.56, §56. (PENALTY: imprisonment not more than 1 year; or not more than \$500. §58: no filing; may be continued without a finding or dismissed only on special motion.)

### 59/33 WAREHOUSE FAIL IDENTIFY DEPOSITORS c59 §33

on **[DATE OF OFFENSE:]**, being a person engaged in the business of storing or keeping merchandise in a storage warehouse, did fail within ten days after request therefor by the assessors of the town where such property was so stored or kept, to permit such assessors to copy from his, her or its records a list of the names and addresses of all persons who appeared, on January first of such year, to have any property stored or kept in such warehouse, not being excepted by law, in violation of G.L. c.59, §33. (PENALTY: imprisonment not more than 90 days; or not more than \$500.)

## 59/52 ASSESSOR FAIL CERTIFY VALUATIONS c59 §52

on [DATE OF OFFENSE:], being an assessor or other person authorized to assess taxes, did fail to subscribe at the end of a valuation list the statement required by G.L. c.59, §52, in violation of G.L. c.59, §52. (PENALTY: \$10.)

## 59/83 ASSESSOR FAIL PROVIDE CORP INFO c59 §83

on **[DATE OF OFFENSE:]**, being an assessor, did fail to provide within thirty days of a request by the Commissioner of Revenue the detailed information concerning property owned by domestic and foreign corporations and situated in such town required by G.L. c.59, §83, or concerning motor vehicles and trailers owned by each such corporation and the amount each is assessed under G.L. c.60A for such year, in violation of G.L. c.59, §83. (PENALTY: \$100.)

### 59/89 ASSESSMENT, OFFER/MAKE COMPROMISE c59 §89

on **[DATE OF OFFENSE:]**: (1) did propose or agree to an assessment on any specific or limited amount less than that for which he or she may lawfully be taxed, with the purpose of making, or as an inducement to make, a particular place his or her residence or place of business; or (2) being an assessor, did make or assent to such a proposal, in violation of G.L. c.59, §89. (PENALTY: \$1000.)

#### 59/90 TAX, EVADE PROPERTY c59 §90

on [DATE OF OFFENSE:] did willfully conceal, remove, transfer or misrepresent property to evade proper valuation, assessment or classification, or take such other action with the intent so as to avoid taxation, in violation of G.L. c.59, §90. (PENALTY: not less than \$1000, not more than \$5000.)

#### 59/91 TAX LIST, FRAUDULENT PROPERTY c59 §91

on **[DATE OF OFFENSE:]**, with intent to defeat or evade a provision of law as to the assessment or payment of taxes, did deliver or disclose to an assessor or assistant assessor a false or fraudulent list, return or schedule of property, as and for a trustee list of his or her estate not exempt from taxation, in violation of G.L. c.59, §91. (PENALTY: imprisonment not more than 1 year; or not more than \$1000.)

## 59/92 TAXABLE RESIDENT LIST VIOLATION c59 §92

on **[DATE OF OFFENSE:]**, being a keeper of a tavern or boarding house or a master or mistress of a dwelling house, did refuse to give the names of all persons residing therein liable to be assessed for taxes, or did knowingly give false information, upon application of an assessor or assistant assessor of the town where such house was situated, in violation of G.L. c.59, §92. (PENALTY: \$20.)

## ASSESSOR FAIL ASSESS TAX c59 §93

on **[DATE OF OFFENSE:]**, being an assessor, did neglect to assess a state, county or district tax required by law, in violation of G.L. c.59, §93. (PENALTY: not more than \$200.)

## 59/94 ASSESSOR FAIL KEEP BOOKS c59 §94

on **[DATE OF OFFENSE:]**, being an assessor, did fail to enter on the books furnished under G.L. c.59, §45 the valuation, classification and assessment of the estates of the persons assessed, as directed in the headings of the various columns and to state the value of each building described, and at the end thereof a summary listing the total valuation for each classification of property as prescribed by the Commissioner of Revenue, as required by G.L. c.59, §46, in violation of G.L. c.59, §94. (PENALTY: not more than \$200.)

## 60/100/A TAX COLLECTOR FAIL DEMAND RECORDS c60 §100

on [DATE OF OFFENSE:], being a collector of taxes, did have knowledge of accounts, records or papers relating to taxes in his or her town which should

have been in his or her custody, and did fail to demand them of the person having them, as required by G.L. c.60, §12, in violation of G.L. c.60, §100. (PENALTY: not more than \$500.)

#### 60/100/B TAX COLLECTOR FAIL TURN OVER ACCOUNTS c60 §100

on **[DATE OF OFFENSE:]** being a collector of taxes, former collector, or an executor or administrator of a collector or former collector, did fail to turn over all his or her accounts, records and papers which relate to the assessment and collection of taxes in his or her town, to the assessors of such town, as required by G.L. c.60, §97, in violation of G.L. c.60, §100. (PENALTY: not more than \$500.)

#### 60/101 TAX RECORDS, FAIL TURN OVER TO COLLECTOR c60 §101

on **[DATE OF OFFENSE:]**, having been demanded of by a collector of taxes to turn over accounts, records or papers relating to taxes in such collector's town which should have been in his or her custody, did fail forthwith to deliver them to him or her, as required by G.L. c.60, §12, in violation of G.L. c.60, §101. (PENALTY: not more than \$500.)

#### 60/102/A TAX COLLECTOR FAIL EXHIBIT BOOKS c60 §102

on **[DATE OF OFFENSE:]**, being a collector of taxes, did fail, on demand by the mayor, aldermen or selectmen, to offer full opportunity to them or to a person whom they had designated, at a time during ordinary business hours, to examine and to make copies and extracts therefrom, the books, accounts and vouchers relating to taxes committed to him or her for collection and to his or her receipts and payments on account of taxes, as required by G.L. c.60, §8, in violation of G.L. c.60, §102. (PENALTY: not less than \$300.)

#### 60/102/B TAX COLLECTOR FAIL TURN OVER TAXES c60 §102

on **[DATE OF OFFENSE:]**, being a collector of taxes who had received a tax list and warrant from the assessors, did fail to collect the taxes therein set forth, with interest, and pay over such taxes and interest at least weekly to the city or town treasurer, make written return thereof at such times as the assessors had required in writing, and give to the treasurer an account of all charges and fees collected by him or her, as required by G.L. c.60, §2, in violation of G.L. c.60, §102. (PENALTY: not less than \$300.)

#### 60/103 TAX COLLECTOR, FAIL TO AID c60 §103

on **[DATE OF OFFENSE:]** did refuse or neglect to aid a collector of taxes who was resisted or impeded in the exercise of the duties of his or her office when so required by such collector, contrary to the requirements of G.L. c.60, §33, in violation of G.L. c.60, §103. (PENALTY: not more than \$10.)

### 60/104 TAX REDEMPTION OF LAND, UNLAW CHARGE FOR c60 §104

on **[DATE OF OFFENSE:]** did knowingly collect or attempt to collect for the redemption of land taken or sold for nonpayment of taxes a sum of money greater than that authorized by G.L. c.60, §62, in violation of G.L. c.60, §104. (PENALTY: not more than \$100.)

#### 61A/23 TAX, EVADE BY AGRICULTURAL TAX PROCEDURE c61A §23

on **[DATE OF OFFENSE:]** did use the valuation, assessment and taxation procedures in G.L. c.61A for agricultural and horticultural land for the purposes of evading payment of full and proper taxes, in violation of G.L. c.61A, §23. (PENALTY: imprisonment not more than 1 year; or not more than \$10,000; or both; and payment to municipality in which land is located an amount equal to three times the amount of taxes so evaded.)

## 62B/7 TAX WITHHOLDING VIOLATION BY EMPLOYER c62B §7(d)

on **[DATE OF OFFENSE:]**, being an employer required by G.L. c.62B or c.62C to deduct and withhold taxes, file returns relating thereto and pay over such taxes to the Commissioner of Revenue, did fail, after having been given notice pursuant to G.L. c.62B, §7(a), to withhold the taxes required by G.L. c.62B, §2 and, not later than the second banking day after any such withholding, to deposit and keep it in a separate bank account as required by G.L. c.62B, §7(b), in violation of G.L. c.62B, §7(d). (PENALTY: imprisonment not more than 1 year; or not less than \$100, not more than \$5000; or both.)

### 62C/21B TAX INFORMATION, UNAUTHORIZED INSPECTION OF c62C §21B

(Effective 12/8/05)

on [DATE OF OFFENSE] did, without authorization, willfully inspect information, to wit: [DESCRIPTION AND QUANTITY OF INFORMATION], contained in or set forth in a return or document filed with the Commissioner of Revenue, or information which could identify a particular taxpayer that had been received by the Commissioner of Revenue for the purposes of tax administration from the Internal Revenue Service or other taxing authority or derived from some other source, in violation of G.L. c. 62C, § 21B. (PENALTY: imprisonment for not more than 1 year; or not more than \$1000 fine per return, document, or taxpayer, as the court determines, with respect to which information was inspected; or both; and by disqualification from holding office in the Commonwealth for a period not exceeding 3 years, as the court determines.)

### 62C/73/A SALES TAX CERTIFICATE, FALSE c62C §73(i)

on **[DATE OF OFFENSE:]**, for the purpose of evading payment of sales or use tax, did willfully give to another a certificate under the provisions of G.L. c.64H or c.64I known by him or her to be fraudulent or false as to a material matter, in violation of G.L. c.62C, §73(i). (PENALTY for corporate violator: not more than \$50,000. PENALTY for individual violator: imprisonment not more than 1 year; or not more than \$10,000; or both.)

#### 62C/73/B TAX COLLECTOR, CORRUPT c62C §73(h)

on **[DATE OF OFFENSE:]** did willfully corrupt an officer or employee of the Commonwealth acting in an official capacity under G.L. c.62C, or in some other way did corrupt the due administration of G.L. c.62C, in violation of G.L. c.62C, §73(h). (PENALTY: imprisonment not more than 3 years; or not more than \$5000; or both.)

## 62C/73/C TAX COLLECTOR, IMPEDE BY FORCE c62C §73(h)

on **[DATE OF OFFENSE:]** did willfully by force endeavor to intimidate or impede an officer or employee of the Commonwealth acting in an official capacity under G.L. c.62C, or in some other way did by force obstruct or impede the due administration of G.L. c.62C, in violation of G.L. c.62C, §73(h). (PENALTY: imprisonment not more than 3 years; or not more than \$5000; or both.)

## 62C/73/D TAX COLLECTOR, IMPEDE BY THREATS c62C §73(h)

on **[DATE OF OFFENSE:]** did, by threats of bodily harm to an officer or employee of the Commonwealth acting in an official capacity under G.L. c.62C or to a member of his or her family, willfully endeavor to intimidate or impede such officer or employee, or obstruct or impede the due administration of G.L. c.62C, in violation of G.L. c.62C, §73(h). (PENALTY: imprisonment not more than 1 year; or not more than \$3000; or both.)

## 62C/73/E TAX DOCUMENT, FALSE SIGNATURE ON c62C §73(f)(3)

on [DATE OF OFFENSE:] willfully: (1) did simulate or falsely or fraudulently execute or sign a bond, permit or other document required by G.L. c.62C or the statutes referred to in G.L. c.62C, §2, or by a regulation made in pursuance thereof; or (2) did procure the same to be falsely or fraudulently executed;

or (3) did advise, aid in or connive at such execution thereof, in violation of G.L. c.62C, §73(f)(3). (PENALTY: imprisonment not more than 3 years; or not more than \$100,000 (\$300,000 in the case of a corporation); or both; plus the costs of prosecution; and guilty of a felony.)

#### 62C/73/F TAX PREPARER, EMBEZZLEMENT BY c62C §73(f)(5)

on **[DATE OF OFFENSE:]**, in connection with the preparation of a tax return for another, the filing of a tax return or the payment of a tax, did receive money from such other person on the understanding that it was to be paid over to the Commissioner of Revenue to discharge such other person's tax liability, and did willfully fail to pay over the same to the Commissioner of Revenue, in violation of G.L. c.62C, §73(f)(5). (PENALTY: imprisonment not more than 3 years; or not more than \$100,000 (\$300,000 in the case of a corporation); or both; plus the costs of prosecution.)

## 62C/73/G TAX RECORDS/INFO, FAIL PROVIDE c62C §73(c)

on **[DATE OF OFFENSE:]**, being required by G.L. c.62C or by a statute referred to in G.L. c.62C, §2, or by regulations made under authority thereof, to make a return, keep records, or supply some information, did willfully fail to make such return, keep such records, or supply such information, at the time or times required by law or regulation, in violation of G.L. c.62C, §73(c). (PENALTY: imprisonment not more than 1 year; or not more than \$25,000 (in the case of a corporation, \$500,000); or both; and "shall be required to pay the costs of prosecution.")

#### 62C/73/H **TAX RETURN, AID FALSE** c62C §73(f)(2)

on **[DATE OF OFFENSE:]** did willfully aid or assist in, or procure, counsel or advise the preparation or presentation in connection with a matter under G.L. c.62C or the statutes referred to in G.L. c.62C, §2, of a return, affidavit, claim or other document which was fraudulent or false as to a material matter, in violation of G.L. c.62C, §73(f)(2). (PENALTY: imprisonment not more than 3 years; or not more than \$100,000 (\$300,000 in the case of a corporation); or both; plus the costs of prosecution; and guilty of a felony.)

#### 62C/73/I TAX RETURN, FAIL FILE c62C §73(c)

on **[DATE OF OFFENSE:]**, being required by G.L. c.62C, §6 to file with the Commissioner of Revenue a return of Massachusetts gross income for the taxable year **[TAX YEAR:]**, did willfully fail to make such return on or before the fifteenth day of the fourth month following the close of such taxable year, in violation of G.L. c.62C, §73(c). (PENALTY: imprisonment not more than 1 year; or not more than \$25,000 (in the case of a corporation, \$500,000); or both; and "shall be required to pay the costs of prosecution.")

### 62C/73/J **TAX RETURN**, **FALSE** c62C §73(g)

on **[DATE OF OFFENSE:]** did willfully deliver or disclose to the Commissioner of Revenue a list, return, account, statement or other document known by him or her to be fraudulent or false as to any material matter, in violation of G.L. c.62C, §73(g). (PENALTY: imprisonment not more than 1 year; or not more than \$10,000 (\$50,000 in the case of a corporation); or both.)

## 62C/73/K TAX RETURN, FALSE VERIFIED c62C §73(f)(1)

on **[DATE OF OFFENSE:]** did willfully make and subscribe a return, statement or other document that contained or was verified by a written declaration that was made under the penalties of perjury, and that he or she did not believe to be true and correct as to every material matter, in violation of G.L. c.62C, §73(f)(1). (PENALTY: imprisonment not more than 3 years; or not more than \$100,000 (\$300,000 in the case of a corporation); or both; plus the costs of prosecution; and guilty of a felony.)

### 62C/73/L TAX WITHHOLDING VIOLATION BY EMPLOYEE c62C §73(e)

on **[DATE OF OFFENSE:]**, being required by G.L. c.62B, §4 to furnish information to his or her employer, did willfully supply false or fraudulent information, or fail to supply information thereunder that would require an increase in the tax to be withheld under G.L. c.62B, §2, in violation of G.L. c.62C, §73(e). (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

## 62C/73/M TAX WITHHOLDING STATEMENT VIOL BY EMPLYR c62C §73(d)

on **[DATE OF OFFENSE:]**, being an employer required by G.L. c.62B, §5 to furnish an annual statement of wages paid and taxes withheld, did willfully furnish a false or fraudulent statement or fail to furnish a statement in the manner, at the time, and showing the information required by such §5 or the regulations prescribed thereunder, in violation of G.L. c.62C, §73(d). (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### 62C/73/N TAX, ATTEMPT TO EVADE c62C §73(a)

on **[DATE OF OFFENSE:]** did wilfully attempt to evade or defeat a tax imposed by G.L. c.62C or by a statute referred to in G.L. c.62C, §2, or the payment thereof, and in such attempt did **[DESCRIPTION OF OVERT ACT:]**, in violation of G.L. c.62C, §73(a). (PENALTY: imprisonment not more than 5 years; or not more than \$100,000 (in the case of a corporation, \$500,000); or both; and "shall be required to pay the costs of prosecution.")

### 62C/73/O TAX, CONCEAL GOODS TO EVADE c62C §73(f)(4)

on **[DATE OF OFFENSE:]** did willfully remove, deposit or conceal, or was concerned with removing, depositing or concealing, goods or commodities for or in respect whereof a tax was or was to be imposed, or property upon which levy is authorized by G.L. c.62C, §53, with intent to evade or defeat the assessment or collection of a tax, in violation of G.L. c.62C, §73(f)(4). (PENALTY: imprisonment not more than 3 years; or not more than \$100,000 (\$300,000 in the case of a corporation); or both; plus the costs of prosecution.)

#### 62C/73/P **TAX, EVADE** c62C §73(c)

on **[DATE OF OFFENSE:]**, being required by G.L. c.62C or by a statute referred to in G.L. c.62C, §2, or by regulations made under authority thereof, to pay a tax, or to pay an estimated tax as to which there was an addition to tax due under G.L. c.62B or c.63B, did willfully fail to pay such tax or estimated tax at the time or times required by law or regulation, in violation of G.L. c.62C, §73(c). (PENALTY: imprisonment not more than 1 year; or not more than \$25,000 (in the case of a corporation, \$500,000); or both; and "shall be required to pay the costs of prosecution.")

## 62C/73/Q TAX, FAIL COLLECT OR PAY OVER c62C §73(b)

on **[DATE OF OFFENSE:]**, being required to collect, account for and pay over to the Commissioner of Revenue a tax pursuant to G.L. c.62C or to a statute referred to in G.L. c.62C, §2, did wilfully fail to collect and truthfully account for and pay over such tax, in violation of G.L. c.62C, §73(b). (PENALTY: imprisonment not more than 5 years; or not more than \$10,000; or both; and "shall be required to pay the costs of prosecution.")

## 62C/75 TAX RETURN, FALSE CORPORATE INCOME c62C §75

on **[DATE OF OFFENSE:]**: (1) did as an officer make a corporate tax return required by G.L. c.62C, §11 or §30 containing a false statement which was known, or by the exercise of reasonable care might have been known, to be false by such officer; or (2) did as a corporation make a corporate tax return required by G.L. c.62C, §11 or §30 and containing such a false statement, in violation of G.L. c.52C, §75. (PENALTY: not less than \$500, not more than \$5000.)

#### 62C/76 SALES TAX REGISTRATION, FAIL OBTAIN c62C §76

on **[DATE OF OFFENSE:]** did conduct a business in the Commonwealth for which a registration or license issued pursuant to G.L. c.62C, §67 or 67A was required, without being in possession of such registration or license, in violation of G.L. c.62C, §76. (PENALTY: not less than \$200, not more than \$500.)

#### 62C/77/A TAXABLE INCOME, FIDUCIARY FAIL REPORT c62C §77

on **[DATE OF OFFENSE:]**, being a trustee or other fiduciary who was required by G.L. c.62C, §8 to file a return to the Commissioner of Revenue of taxable income distributed to an inhabitant of the Commonwealth during the year **[TAX YEAR:]**, did fail without reasonable excuse to do so, in violation of G.L. c.62C, §77. (PENALTY: not less than \$25, not more than \$500.)

#### 62C/77/B TAXABLE WAGES, EMPLOYER FAIL REPORT c62C §77

on **[DATE OF OFFENSE:]**, being an individual, partnership, association, trust, corporate trust or corporation required by G.L. c.62C, §8 to file a return to the Commissioner of Revenue of taxable income distributed to an inhabitant of the Commonwealth during the year **[TAX YEAR:]**, did fail without reasonable excuse to file such return, or a list or report, or otherwise give information, to the Commissioner of Revenue, as required by G.L. c.62C, §8, in violation of G.L. c.62C, §77. (PENALTY: not less than \$25, not more than \$500.)

#### 62E/8 WAGE REPORTING INFORMATION, DISCLOSE c62E §8

on **[DATE OF OFFENSE:]**, being an employee or agent of the Commonwealth, did without authorization divulge information referred to in G.L. c.62E to a public or private agency or individual other than in the manner prescribed in c.62E, in violation of G.L. c.62E, §8. (PENALTY: \$100 for each unauthorized release concerning each individual.)

#### 64A/11 TAX VIOLATION, GASOLINE c64A §11

on [DATE OF OFFENSE:], being a distributor, unclassified exporter, unclassified importer, or purchaser of fuel, did [DESCRIPTION OF OFFENSE:], contrary to a provision of G.L. c.64A, in violation of G.L. c.64A, §11. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### 64C/2 CIGARETTES, FAIL DISPLAY LICENSE TO SELL c64C §2

on **[DATE OF OFFENSE:]** did sell cigarettes or act as a manufacturer, wholesaler, vending machine operator, unclassified acquirer, transportation company or retailer in the Commonwealth without prominently displaying on the premises a license to do so issued in accordance with G.L. c.62C, §67, in violation of G.L. c.64C, §2. (PENALTY from §10: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### 64C/10/A CIGARETTE ACQUIRER, UNLICENSED c64C §10 & §2

on **[DATE OF OFFENSE:]** did act as an unclassified acquirer of cigarettes, as such terms are defined in G.L. c.64C, §1, without being licensed as such in accordance with G.L. c.62C, §2 and §67, in violation of G.L. c.64C, §10 and §2. (PENALTY from §10: imprisonment not more than 1 year; or not less than \$500, not more than \$1000; or both.)

#### 64C/10/B CIGARETTE EXCISE, FALSE STATEMENT ABOUT c64C §10

on **[DATE OF OFFENSE:]** did file a false return, affidavit or statement with regard to cigarette excise tax under the provisions of G.L. c.64C, in violation of G.L. c.64C, §10. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### 64C/10/C CIGARETTE VEND MACH NOT SHOW TAX STAMPS c64C §10

on **[DATE OF OFFENSE:]** did sell cigarettes through a vending machine that was not constructed so as to permit the Commissioner of Revenue or his or her agents readily to determine whether the package of cigarettes being sold through such machine have affixed to them the proper stamps evidencing payment of excise, in violation of G.L. c.64C, §10. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### 64C/10/D CIGARETTE VEND MACH W/O MINORS WARNING c64C §10

on [DATE OF OFFENSE:], being the owner or operator of a vending machine containing cigarettes or tobacco, as such terms are defined in G.L. c.64C, §1, did fail to have attached on the front of it a notice furnished by the Commissioner of Revenue reading "Persons under eighteen are prohibited from using this machine," in violation of G.L. c.64C, §10. (PENALTY: not more than \$50.)

## 64C/10/E CIGARETTE VEND MACH, ALLOW MINOR USE c64C §10

on **[DATE OF OFFENSE:]**, being the operator of a vending machine for the sale of cigarettes or tobacco, as such terms are defined in G.L. c.64C, §1, or the owner or tenant of a location where such a vending machine was located, did permit a person under eighteen to use such machine, in violation of G.L. c.64C, §10. (PENALTY: not more than \$50.)

## 64C/10/F CIGARETTES WITHOUT MFR'S ADDRESSEE LABEL c64C §10

on **[DATE OF OFFENSE:]** did knowingly have in his or her possession a shipping case or other container of cigarettes, as defined in G.L. c.64C, §1, containing cigarettes and not bearing the name and address of the person receiving the cigarettes from a manufacturer or such other markings as the Commissioner of Revenue had prescribed, or from which such name and address had been erased or defaced, in violation of G.L. c.62C, §10. (PENALTY: not less than \$25, not more than \$100.)

## 64C/10/G CIGARETTES, FURNISH TO MINOR c64C §10

on [DATE OF OFFENSE:]: (1) did sell a cigarette to a person under eighteen; or (2) not being his or her parent or guardian, did give a cigarette or snuff or tobacco in any form to a person under eighteen, in violation of G.L. c.64C, §10. (PENALTY: not more than \$50.)

## 64C/10/H CIGARETTES, IMPORT FOR UNLICENSED BUYER c64C §10

on **[DATE OF OFFENSE:]** did, as principal or agent, sell or solicit orders for cigarettes, as defined in G.L. c.64C, §1, to be shipped, mailed or otherwise sent or brought into the Commonwealth to a person who was not a licensed manufacturer, licensed wholesaler, licensed vending machine operator, licensed unclassified acquirer, or licensed transportation company, such order not being sold to or through a licensed wholesaler, in violation of G.L. c.62C, §10. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### 64C/10/I CIGARETTES, OBTAIN FROM UNLIC SOURCE c64C §10

on **[DATE OF OFFENSE:]** did knowingly purchase or possess cigarettes, as defined in G.L. c.64C, §1, that were not manufactured, purchased or imported by a licensed manufacturer, licensed wholesaler, licensed vending machine operator, licensed unclassified acquirer or licensed transportation company, in violation of G.L. c.64C, §10. (PENALTY: not less than \$50, not more than \$1000.)

## 64C/10/J CIGARETTES, SELL WITHOUT LICENSE c64C §10 & §2

on [DATE OF OFFENSE:]: (1) did sell, offer for sale, or possess with intent to sell cigarettes, or did otherwise act as a manufacturer, wholesaler, vending machine operator, transportation company or retailer of cigarettes in the Commonwealth, as such terms are defined in G.L. c.64C, §1, without being licensed to do so in accordance with G.L. c.62C, §67; or (2) did have in his or her possession for a period in excess of seventy-two hours a machine for vending cigarettes which did not have attached to it a disc or marker furnished by the Commissioner of Revenue showing it to have been so licensed, not being excepted by law, in violation of G.L. c.64C, §10 and §2. (PENALTY from §10: not more than \$50.)

#### 64C/14 CIGARETTES, SELL UNDER COST c64C §14(a)

on [DATE OF OFFENSE:]: (1) being a retailer, as defined in G.L. c.64C, §1, with intent to injure competitors, destroy substantially or lessen competition, did advertise, offer to sell or sell at retail cigarettes at less than cost to the retailer; or (2) being a wholesaler, as defined in G.L. c.64C, §1, with intent to injure competitors, destroy substantially or lessen competition, did advertise, offer to sell or sell at wholesale cigarettes at less than cost to the wholesaler, in violation of G.L. c.64C, §14(a). (PENALTY: not more than \$500.)

#### CIGARETTES, SELL +12000 UNSTAMPED c64C §34

on [DATE OF OFFENSE:], not being a licensed transportation company or a person specifically authorized by the Commissioner of Revenue, did hold or offer for sale, sell, possess with intent to sell, or otherwise dispose of, twelve thousand or more cigarettes, as defined in G.L. c.64C, §1, without each individual package containing such cigarettes having affixed thereto a Massachusetts stamp showing that the excise had been paid, in violation of G.L. c.64C, §34. (PENALTY: state prison not more than 5 years; or not more than \$5000; or both.)

#### CIGARETTES, SELL -12000 UNSTAMPED c64C §34

on [DATE OF OFFENSE:], not being a licensed transportation company or a person specifically authorized by the Commissioner of Revenue, did hold or offer for sale, sell, possess with intent to sell, or otherwise dispose of, fewer than twelve thousand cigarettes, as defined in G.L. c.64C, §1, without each individual package containing such cigarettes having affixed thereto a Massachusetts stamp showing that the excise had been paid, in violation of G.L. c.64C, §34. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### CIGARETTES, POSSESS +12000 UNSTAMPED c64C §35 64C/35/A

on [DATE OF OFFENSE:], not being a stamper or licensed transportation company or a person authorized by the Commissioner of Revenue, did knowingly possess or deliver or transport twelve thousand or more unstamped cigarettes, as defined in G.L. c.64C, §1, in violation of G.L. c.64C, §35. (PENALTY: state prison not more than 5 years; or not more than \$5000; or both.)

#### 64C/35/B CIGARETTES, POSSESS -12000 UNSTAMPED c64C §35

on [DATE OF OFFENSE:], not being a stamper or licensed transportation company or a person authorized by the Commissioner of Revenue, did knowingly possess or deliver or transport fewer than twelve thousand unstamped cigarettes, as defined in G.L. c.64C, §1, in violation of G.L. c.64C, §35. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### CIGARETTE EXCISE STAMP, COUNTERFEIT c64C §37

on [DATE OF OFFENSE:] did falsely or fraudulently make, forge, alter or counterfeit, or cause or procure to be falsely or fraudulently made, forged, altered, or counterfeited, a cigarette excise stamp prepared or prescribed by the Commissioner of Revenue under authority of G.L. c.64C, for the purpose of evading the excise imposed by G.L. c.64C, in violation of G.L. c.64C, §37. (PENALTY: imprisonment not more than 5 years; or not more than \$2000; or both.)

## CIGARETTE EXCISE STAMP, REUSE c64C §37

on [DATE OF OFFENSE:]: (1) did make a false affixation of or use a stamp provided for by G.L. c.64C which had already once been used, for the purpose of evading the excise imposed by G.L. c.64C; or (2) did wilfully remove or alter or knowingly permit to be removed or altered the cancelling or defacing mark of a stamp provided for by G.L. c.64C, with intent to use such stamp; or (3) did knowingly or wilfully buy, prepare, use, possess, or suffer to be used, a metering machine without authority, or a washed, restored or counterfeit stamp; or (4) did intentionally remove or cause to be removed, or knowingly permit to be removed, a stamp or meter impression affixed pursuant to G.L. c.64C; or (5) did tamper with or cause to be tampered with a metering machine authorized to be used under the provisions of G.L. c.64C, in violation of G.L. c.64C, §37. (PENALTY: imprisonment not more than 5 years; or not more than \$2000; or both.)

## CIGARETTE EXCISE STAMP, UTTER FALSE c64C §37

on [DATE OF OFFENSE:] did knowingly and wilfully utter, publish, pass or tender as true a false, altered, forged or counterfeited cigarette excise stamp prepared or prescribed by the Commissioner of Revenue under authority of G.L. c.64C, for the purpose of evading the excise imposed by G.L. c.64C, in violation of G.L. c.64C, §37. (PENALTY: imprisonment not more than 5 years; or not more than \$2000; or both.)

#### 64C/38 CIGARETTE EXCISE STAMP, SELL c64C §38

on [DATE OF OFFENSE:], not being an authorized agent, did sell or offer for sale a stamp or stamps issued under the provisions of G.L. c.64C in order to provide evidence of the payment of the excise imposed by G.L. c.64C, in violation of G.L. c.64C, §38. (PENALTY: imprisonment for 5 years; or not more than \$2000; or both.)

#### 64D/6 DEED EXCISE TAX, FAIL PRODUCE RECORDS OF c64D §6

on [DATE OF OFFENSE:]: (1) did refuse to permit the Commissioner of Revenue or his or her agents or representatives to inspect books, papers, records or memoranda bearing upon the amount of excise tax payable upon a conveyance or transfer or realty; or (2) did fail to preserve the same for two years; or (3) did alter, cancel or obliterate some part thereof, or make a false entry therein, in violation of G.L. c.64D, §6. (PENALTY: imprisonment not less than 3 months, not more than 2 years; or not less than \$500, not more than \$5000; or both.)

### DEED EXCISE TAX STAMP, FALSE c64D §7

on [DATE OF OFFENSE:] did knowingly make a false affixation of stamps on deeds or other instruments provided for by G.L. c.64D, for the purpose of defrauding the Commonwealth, in violation of G.L. c.64D, §7. (PENALTY: imprisonment not more than 1 year; or not less than \$500, not more than \$1000; or both.)

#### **DEED EXCISE TAX STAMP VIOLATION c64D §8** 64D/8

on [DATE OF OFFENSE:]: (1) did wilfully remove or alter, or knowingly permit to be removed or altered, the cancelling or defacing mark of a stamp provided for by G.L. c.64D with intent to use such stamp; or (2) did knowingly or wilfully buy, prepare for use, use, possess, or suffer to be used, a washed, restored or counterfeit stamp; or (3) did intentionally remove or cause to be removed, or knowingly permit to be removed, a stamp affixed pursuant to G.L. c.64D, in violation of G.L. c.64D, §8. (PENALTY: imprisonment not more than 1 year; or not less than \$500, not more than \$1000; or both.)

#### 64D/9 **DEED EXCISE TAX STAMP, UNCANCELLED** c64D §9

on **[DATE OF OFFENSE:]** did fraudulently make use of an adhesive stamp to denote the payment of the excise imposed by G.L. c.64D, without effectually cancelling it in accordance with G.L. c.64D, §2, in violation of G.L. c.64D, §9. (PENALTY: not less than \$200, not more than \$500.)

#### 64E/2/A SPECIAL FUELS, USE WITHOUT LICENSE \* c64E §2

## NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, being the owner or lessee of a motor vehicle propelled by special fuels, did use the highways of the Commonwealth with such motor vehicle, without then holding an uncancelled license as a user of special fuels issued by the Commissioner of Revenue for such motor vehicle, in violation of G.L. c.64E, §2. (CIVIL ASSESSMENT: \$100.)

#### 64E/2/B SPECIAL FUELS, SELL WITHOUT LICENSE c64E §2

on **[DATE OF OFFENSE:]**: (1) not being a licensed supplier, did maintain storage facilities for special fuels and dispense special fuels therefrom into a fuel tank attached to a motor vehicle, without then holding an uncancelled license as a user-seller issued by the Commissioner of Revenue; or (2) did sell or deliver special fuels within the Commonwealth to a licensed user-seller without then being the holder of an uncancelled license as a supplier issued by the Commissioner of Revenue, in violation of G.L. c.64E, §2. (PENALTY: from §11: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### 64F/2 MOTOR CARRIER, UNLICENSED c64F §2

on **[DATE OF OFFENSE:]**, being subject to the excise imposed by G.L. c.64F, §3, did act as a motor carrier without then being the holder of an uncancelled motor carrier license issued by the Commissioner of Revenue pursuant to G.L. c.62C, §67, in violation of G.L. c.64F, §2. (PENALTY: from §12: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### 64F/12 MOTOR CARRIER FUEL EXCISE TAX VIOLATION c64F §12

on **[DATE OF OFFENSE:]**, being a motor carrier, did **[DESCRIPTION OF OFFENSE:]**, contrary to a provision of G.L. c.64F, in violation of G.L. c.64F, §12. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### 64H/23 SALES TAX, SELLER PROMISE TO ABSORB c64H §23

on **[DATE OF OFFENSE:]**, being a vendor, did advertise or hold out or state to the public or to a customer, directly or indirectly, that the sales tax required by G.L. c.64H, or some part thereof, would be assumed or absorbed by the vendor or that it would not be added to the selling price of the property sold or, if added, that it or some part thereof would be refunded, in violation of G.L. c.64H, §23. (PENALTY: not more than \$100.)

### 641/24 USE TAX, SELLER PROMISE TO ABSORB c641 §24

(Effective 3/6/91)

on **[DATE OF OFFENSE:]**, being a vendor, did advertise or hold out or state to the public or to a customer, directly or indirectly, that the use tax required by G.L. c.64I, or some part thereof, would be assumed or absorbed by the vendor or that it would not be added to the selling price of the property or services sold or, if added, that it or some part thereof would be refunded, in violation of G.L. c.64I, §24. (PENALTY: not more than \$100.)

#### 64J/7 AIRCRAFT FUEL TAX VIOLATION c64J §7

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, contrary to a provision of G.L. c.64J relative to the excise tax on aircraft fuel, in violation of G.L. c.64J, §7. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

## 64K/9 **DRUG DEALER FAIL PAY TAX** c64K §9

(Effective 7/1/93)

on **[DATE OF OFFENSE:]**, being a dealer, as defined in G.L. c.64K, §1, did distribute or possess marihuana or a controlled substance, as defined in G.L. c.64K, §1, without affixing thereto the appropriate official stamps, labels or other indicia, showing that the tax imposed by G.L. c.64K, §8 had been paid, in violation of G.L. c.64K, §9. (PENALTY: imprisonment not more than 5 years; or not more than \$10,000; or both.)

### 65C/26 ESTATE TAX, EVADE c65C §26

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OVERT ACT:]** and thereby did willfully attempt to evade or defeat an estate tax imposed by G.L. c.65C or the payment thereof, in violation of G.L. c.65C, §26. (PENALTY: imprisonment not more than 2½ years; or not more than \$5000; or both; and guilty of a felony.)

#### 65C/27/A ESTATE TAX RETURN, FAIL FILE c65C §27

on **[DATE OF OFFENSE:]**, being required by G.L. c.62C or c.65C, or regulations made under the authority of G.L. c.14 and c.62C, to make a return or supply information regarding estate tax, did willfully fail to pay such tax or make such return or supply such information at the time or times required by law or regulations, in violation of G.L. c.65C, §27. (PENALTY: jail or house of correction not more than 1 year; or not more than \$1000; or both.)

## 65C/27/B **ESTATE TAX, FAIL PAY** c65C §27

on **[DATE OF OFFENSE:]**, being required by G.L. c.65C to pay an estate tax, did willfully fail to pay such tax at the time or times required by law or regulations, in violation of G.L. c.65C, §27. (PENALTY: jail or house of correction not more than 1 year; or not more than \$1000; or both.)

## 65C/28 ESTATE TAX, CONCEAL GOODS TO AVOID c65C §28

on **[DATE OF OFFENSE:]** did remove, deposit or conceal, or was concerned in removing, depositing or concealing, goods or commodities for or in respect whereof a tax was or was to be imposed, with intent to evade or defeat the assessment or collection of a tax imposed by G.L. c.65C, in violation of G.L. c.65C, §28. (PENALTY: jail not more than 2 years; or not more than \$1000; or both; and guilty of a felony.)

## 66/15/A PUBLIC RECORD, TAKE/ALTER/VANDALIZE c66 §15

on **[DATE OF OFFENSE:]**: (1) did unlawfully keep in his or her possession a public record; or (2) did remove a public record from the room where it was usually kept; or (3) did alter, deface, mutilate or destroy a public record, in violation of G.L. c.66, §15. (PENALTY: imprisonment not more than 1 year; or not less than \$10, not more than \$500; or both.)

## 66/15/B **PUBLIC RECORDS VIOLATION** c66 §15

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], contrary to a provision of G.L. c.66, in violation of G.L. c.66, §15. (PENALTY: imprisonment not more than 1 year; or not less than \$10, not more than \$500; or both.)

## 66/15/C PUBLIC RECORDS VIOLATION BY PUBLIC OFCR c66 §15

on [DATE OF OFFENSE:], being a public officer, did refuse or neglect to [DESCRIPTION OF OFFENSE:], contrary to a duty required of him or her by G.L.

c.66, in violation of G.L. c.66, §15. (PENALTY: not more than \$20 per month of neglect or refusal.)

### PUBLIC RECORD, FAIL SURRENDER c66 §17

on [DATE OF OFFENSE:]: (1) did refuse or neglect to deliver a public record to the custody of the person having the custody of similar records in the county, city or town to which they originally belonged, forthwith upon demand of such custodian; or (2) being such custodian, did refuse or neglect to demand the delivery of such record of the person having possession thereof, in violation of G.L. c.66, §17. (PENALTY: not more than \$20.)

## CHARITY FUNDRAISING VIOLATION c68 §32(d)

on [DATE OF OFFENSE:] did knowingly [DESCRIPTION OF OFFENSE:], contrary to a provision of G.L. c.68, §19-§35, in violation of G.L. c.68, §32(d). (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

#### CHARITY FUNDRAISING REPORT, FALSE c68 §32(d)

on [DATE OF OFFENSE:] did willfully and knowingly give false or incorrect information to the Division of Public Charities in the Department of the Attorney General in filing statements or reports required by G.L. c.68, §19-§35, in violation of G.L. c.68, §32(d). (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

## SOLICITATION, FAIL IDENTIFY PAID c68 §35

on IDATE OF OFFENSE:1, while soliciting contributions from the public by door-to-door visitation or in person for a charitable, civic or political cause or purpose and receiving for such solicitation a contractual remuneration or thing of value, other than reimbursements for expenses incurred, did fail to inform each person so solicited that the solicitation was a paid solicitation and to provide such information in writing or in the form of a clearly displayed badge or sign bearing the words "Paid Solicitor," in violation of G.L. c.68, §35. (PENALTY: \$100.)

#### PUPIL TRANSPORT, FL PAY PREVAIL WAGE IN c71 §7A 71/7A/A

on [DATE OF OFFENSE:] did pay or agree to pay less than the prevailing rate or rates of wages to a person performing work within the schedule provided by the Commissioner of Labor and Industries under a contract subject to G.L. c.71, §7A, in violation of G.L. c.71, §7A. (PENALTY: not less than \$100, not more than \$500; upon second offense, debarment for 2 years.)

### PUPIL TRANSPORT COSTS, RECEIVE REBATE ON c71 §7A

on [DATE OF OFFENSE:] did for himself or herself or as representative, agent or officer of another, accept as a rebate, refund or gratuity or in some other guise, some part or portion of the wages paid to a person for work done or service rendered under a contract subject to G.L. c.71, §7A, in violation of G.L. c.71, §7A. (PENALTY: not less than \$100, not more than \$500; upon second offense, debarment for 2 years.)

#### OCCUPATIONAL PLACEMENT DIRECTOR TAKE FEE c71 §38F

on [DATE OF OFFENSE:], being a director of occupational guidance and placement, did accept a commission, fee, compensation or reward of some kind for obtaining a position for a person, in violation of G.L. c.71, §38F. (PENALTY: not more than \$500; and office vacated upon conviction.)

## TEACHER, RELIGIOUS/POLITICAL QUERY TO c71 §39

on [DATE OF OFFENSE:], being a public school committee member or official, did inquire concerning, or require or solicit from an applicant for a position in the public schools information as to, his or her religious belief, creed or practice, or political opinions or affiliations, or did affect in some manner thereby his or her appointment to such a position, in violation of G.L. c.71, §39. (PENALTY: not more than \$50.)

## **TEACHING POSITION. FEE FOR OBTAINING c71 845**

on [DATE OF OFFENSE:] did demand or accept from an applicant for the position of teacher in the public schools a fee or other compensation exceeding two dollars, or charge an additional sum to cover expenses or for some other reason, not being excepted by law, in violation of G.L. c.71, §45. (PENALTY: not less than \$50, not more than \$500.)

#### SCHOOL SUPERINTENDENT TAKE FEE FOR JOB c71 §67

on [DATE OF OFFENSE:], being a superintendent of schools, did accept a commission, fee, compensation or reward for obtaining for a person a position as teacher in the public schools, in violation of G.L. c.71, §67. (PENALTY: not less than \$50, not more than \$500.)

#### U.S. FLAG, SCHOOL PRINCIPAL FAIL DISPLAY c71 §69

on [DATE OF OFFENSE:], being a principal or teacher in charge of a public school equipped with a flag of the United States, did fail for a period of five consecutive schools days, legal holidays, or days proclaimed by the Governor or by the President of the United States for especial observance, to display such flag on the school building or grounds and in each assembly hall or other room where the opening exercises on each school day were held, in violation of G.L. c.71, §69. (PENALTY: not more than \$5.)

## PLEDGE OF ALLEGIANCE, TEACHER FL CONDUCT c71 §69

being a public school teacher, did fail for a period of two consecutive weeks ending [DATE OF OFFENSE:] to salute the flag of the United States and lead the class in a group recitation of the "Pledge of Allegiance to the Flag" at the commencement of the first class of each day, or to cause the pupils under his or her charge to do so, in violation of G.L. c.71, §69. (PENALTY: not more than \$5.)

## SCHOOL REGISTRATION INFORMATION, FAIL PROVIDE c72 §2

on [DATE OF OFFENSE:], being in control of a minor about whom such information was sought: (1) did withhold information sought by the city or town's school committee or its agents in order to ascertain and record the names, ages and other information required by the Department of Education, of all minors residing therein between 5 and 16, and of all minors over 16 who did not meet the requirements for the completion of the sixth grade of the public schools of such municipality, as well as the number of pupils, regardless of age, whose parents or guardians were residents of the town and who were enrolled for full-time attendance, in kindergarten and grades up to and including grade twelve, in public and vocational schools and classes in the Commonwealth and nonpublic schools anywhere, or (2) did make a false statement relative thereto, in violation of G.L. c. 72, § 2. (PENALTY: not more than \$50 fine.)

#### 75C/9 CORRESPONDENCE SCHOOL, UNLICENSED c75C §9

on [DATE OF OFFENSE:], without being licensed to do so: (1) did maintain a school for the purpose of providing instruction by correspondence in a field of study for a tuition charge or profit; or (2) did act as a representative of a correspondence school and solicit enrollment in or sell courses in such school, in violation of G.L. c.75C, §9. (PENALTY: not more than \$1000.)

#### 75D/11 BUSINESS SCHOOL, UNLICENSED c75D §11

on **[DATE OF OFFENSE:]**: (1) did operate a private business school without being licensed under G.L. c.75D, §3, or during the suspension or after the revocation of such license under G.L. c.75D, §5; or (2) did act as a representative of a private business school without being licensed under G.L. c.75D, §7, in violation of G.L. c.75D, §11. (PENALTY: jail or house of correction not more than 6 months; or not more than \$1000; or both.)

## 76/2 SCHOOL, FAIL SEND CHILD TO c76 §2

NOTE: WHERE A DIVISION OF THE JUVENILE COURT DEPARTMENT HAS BEEN FORMALLY ESTABLISHED, THIS OFFENSE IS WITHIN THE EXCLUSIVE JURISDICTION OF THE JUVENILE COURT; ELSEWHERE, IT IS WITHIN THE EXCLUSIVE JURISDICTION OF THE DISTRICT COURT JUVENILE SESSION.

on **[DATE OF OFFENSE:]**, being in control of a child required to attend school pursuant to G.L. c.76, §1, did fail for seven or more day sessions or fourteen or more half-day sessions within a period of six months to cause him or her to attend school, in violation of G.L. c.76, §2. (PENALTY: not more than \$20.)

#### 76/2A SCHOOL, FAIL SEND DEAF CHILD TO c76 §2A

on **[DATE OF OFFENSE:]**, being in control of a deaf child between seven and eighteen, did fail for one month during the school year to cause him or her to attend a suitable school approved by the Department of Education where the deaf are taught speech and speech reading, such child not then having a mental or physical condition other than deafness such as to render such attendance inexpedient or impractical and not then receiving private instruction approved by the Department during the time the public schools were in session, in violation of G.L. c.76, §2A. (PENALTY: not more than \$20.)

## 76/3/A SCHOOL, FAIL SEND ILLITERATE MINOR TO NT c76 §3

on **[DATE OF OFFENSE:]**, being in control of a minor between sixteen and eighteen who did not meet the requirements for the completion of the sixth grade of the city or town where he or she resided and who was not then attending day school in such city or town, or a private school approved in accordance with G.L. c.76, §1, and who did not have a physical or mental condition such as to render his or her attendance harmful or impractical, did permit such minor to absent himself or herself from public evening school in such city or town for six or more sessions within a period of one month when such public evening school was in session, in violation of G.L. c.76, §3. (PENALTY: not less than \$20.)

#### 76/3/B SCHOOL, ILLITERATE MINOR FAIL ATTEND NT c76 §3

on **[DATE OF OFFENSE:]**, being a minor between sixteen and eighteen who did not meet the requirements for the completion of the sixth grade of the city or town where he or she resided, did fail to attend a public evening school in such city or town for the whole time during which the public evening schools were in session, the defendant not then attending a public day school or a private school approved in accordance with G.L. c.76, §1, and not having a physical or mental condition such as to render his or her attendance harmful or impractical, in violation of G.L. c.76, §3. (PENALTY: not less than \$5.)

#### 76/4 SCHOOL, INDUCE MINOR'S ABSENCE FROM c76 §4

on [DATE OF OFFENSE:] did induce a minor to absent himself or herself unlawfully from school, or did unlawfully employ or harbor such a minor who was unlawfully absent from school while it was in session, in violation of G.L. c.76, §4. (PENALTY: not more than \$200.)

#### 81/7H STATE HWAY—PARKING LEASE VIOLATION c81 §7H

on [DATE OF OFFENSE:], with respect to land adjacent to, over or under a state highway leased for use as a public parking facility, did [DESCRIPTION OF OFFENSE:], in violation of G.L. c.81, §7H. (PENALTY: not more than \$1000.)

#### 81/21/A STATE HWAY—DIG UP WITHOUT PERMIT c81 §21

on **[DATE OF OFFENSE:]** did dig up a state highway, or make an opening therein, without a written permit to do so issued by the Department of Highways, or in violation of the provisions of such permit or the regulations of the Department, in violation of G.L. c.81, §21. (PENALTY: not more than \$1000 per day.)

#### 81/21/B STATE HWAY—IMPACT TRAFFIC ON c81 §21

on **[DATE OF OFFENSE:]** did build or expand a business, residential or other facility intending to utilize an existing access or a new access to a state highway so as to generate a substantial increase in or impact on traffic without a written permit to do so issued by the Department of Highways, or in violation of the provisions of such permit or the regulations of the Department, in violation of G.L. c.81, §21. (PENALTY: not more than \$1000 per day.)

### 81/21/C STATE HWAY—PLACE MATERIAL ON c81 §21

on **[DATE OF OFFENSE:]** did dump or place material, or did place an obstruction or structure, on a state highway without a written permit to do so issued by the Department of Highways, or in violation of the provisions of such permit or the regulations of the Department, in violation of G.L. c.81, §21. (PENALTY: not more than \$1000 per day.)

## 81/21/D **STATE HWAY—REMOVE MATERIAL FROM** c81 §21

on **[DATE OF OFFENSE:]** did remove or change a tree or other material, or an obstruction or structure, from a state highway without a written permit to do so issued by the Department of Highways, or in violation of the provisions of such permit or the regulations of the Department, in violation of G.L. c.81, §21. (PENALTY: not more than \$1000 per day.)

## 81A/19/A MASS PIKE—WEIGHT VIOLATION \* c81A §19

(Effective 3/20/97-6/30/09)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** (1) did operate a motor vehicle, trailer, semi-trailer or semi-trailer unit on the Massachusetts Turnpike or the Metropolitan Highway System, as defined in G.L. c.81A, §3, while the gross weight of such motor vehicle exceeded the weight provided in the rules and regulations, 730 Code Mass. Regs. §5.04, adopted by the Massachusetts Turnpike Authority pursuant to G.L. c.81A, §4(k), or that specified in a special hauling permit issued by such Authority, whichever was greater; or (2) being the owner or operator of a motor vehicle, trailer, semi-trailer unit, did require or permit such operation with such excessive weight; or (3) did load or cause to be loaded with such excessive weight a motor vehicle, trailer, semi-trailer unit, knowing that it was to be so operated, in violation of G.L. c.81A, §19. (CIVIL ASSESSMENT: \$30 per 1000 lbs. or fraction thereof overweight up to 10,000 lbs. overweight; \$60 per 1000 lbs. or fraction thereof overweight over 10,000 lbs. overweight.)

## 81A/19/B **MASS PIKE—WEIGHT VIOL WHILE SPEEDING** \* c81A §19

(Effective 3/20/97-6/30/09)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle, trailer, semi-trailer or semi-trailer unit on the Massachusetts Turnpike or the Metropolitan Highway System, as defined in G.L. c.81A, §3, while the gross weight of such motor vehicle exceeded the weight provided in the rules and regulations, 730 Code Mass. Regs. §5.04, adopted by the Massachusetts Turnpike Authority pursuant to G.L. c.81A, §4(k), or that specified in a special hauling permit issued by such Authority, whichever was greater, at a rate of speed greater than was reasonable and proper, having regard to traffic and the use of the way and the safety of the public, contrary to the provisions of the first sentence of G.L. c.90, §17, in violation of G.L. c.81A, §19. (CIVIL ASSESSMENT: \$50; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150; and "shall not be placed on file by the court.)

#### 81A/20 MASS PIKE—HITCHHIKING c81A §20

(Effective 3/20/970-6/30/09)

on [DATE OF OFFENSE:] did, for the purpose of soliciting a ride on the Massachusetts Turnpike or the Metropolitan Highway System, as defined in G.L. | c.81A, §3: (1) display a sign, signal a moving vehicle, or cause the stopping of a vehicle; or (2) stand on property of the Massachusetts Turnpike Authority in view of a ramp or roadway of such Turnpike, in violation of G.L. c. 81A, §20. (PENALTY: not more than \$50.)

## BICYCLE PATH, DRIVE HORSE/ANIMAL ON c82 §36

on [DATE OF OFFENSE:] did trespass on a bicycle path laid out pursuant to G.L. c.82, §34 or §35 by driving thereon with a horse or other animal, other than to cross the same, in an area that had not been excepted by the aldermen or selectmen, in violation of G.L. c.82, §36. (PENALTY: not more than \$20.)

#### **PUBLIC WAY, DIG WITHOUT PERMIT c83 §8**

on [DATE OF OFFENSE:] did dig up or make an excavation in a public way for the laying, altering or repairing of a drain or sewer without a written permit from the board or officer having charge of the maintenance and repair of sewers in such city or town, in violation of G.L. c.83, §8. (PENALTY: not more than \$50.)

#### PUBLIC WAY, DIG WITHOUT PERMIT, SUBSQ. OFF. c83 §8

on [DATE OF OFFENSE:] did dig up or make an excavation in a public way for the laying, altering or repairing of a drain or sewer without a written permit from the board or officer having charge of the maintenance and repair of sewers in such city or town, the defendant having previously been convicted of such an offense, in violation of G.L. c.83, §8. (PENALTY: not less than \$50, not more than \$100.)

## HIGHWAY DRAIN/DITCH. OBSTRUCT c83 §9

on [DATE OF OFFENSE:] did, by himself or herself or by his or her agents or servants, deposit in or along a highway ditch or drain constructed under G.L. c.83, §4 material which would obstruct the flow of water therein, in violation of G.L. c.83, §9. (PENALTY: \$10.)

#### SEWER, ABUTTER FAIL TO CONNECT TO STREET c83 §11

on IDATE OF OFFENSE:1, being the owner or occupant of a building upon land abutting on a public or private way in which there was a common sewer. did fail to comply with an order of the board of health of such city or town to connect the same therewith by a sufficient drain, in violation of G.L. c.83, §11. (PENALTY: not more than \$200.)

#### SEWER, FAIL TO REPAIR STREET c83 §12

on [DATE OF OFFENSE:], being an owner or occupant of an estate which drained into a private drain in a public or private way in a city or town which had accepted G.L. c.83, §12 or corresponding provisions of earlier laws, did fail to put such drain in good repair and condition within ten days of receiving notice of an order of the board of health of such city or town to do so, in violation of G.L. c.83, §12. (PENALTY: not more than \$20 per day while failure continues.)

#### 84/6 TARRED WAY, FAIL SAND c84 §6

on [DATE OF OFFENSE:] did spread tar, oil or a similar substance on a public way and did fail, within three hours thereafter, to cover such way with sand, gravel, peastone or other similar material in such manner as to render the way safe for travel, in violation of G.L. c.84, §6. (PENALTY: not less than \$10, not more than \$100.)

#### 84/27A **EXCAVATION, WAY ABUTTER FAIL FENCE c84 §27A**

on [DATE OF OFFENSE:], being an owner of land which abutted a public way and on which an excavation had been made within 50 ft. of such way, did fail to cause a fence or other barrier not less than 5 ft. in height to be erected at the street line of such way, and to be maintained until the area abutting such way had been made level with the same for a distance of 50 feet from such street line, in violation of G.L. c.84, §27A. (PENALTY: not less than \$200, not more than \$500.)

### DOH REGULATIONS FOR STATE HIGHWAYS c85 §2 — see 720 CMR §9.03-§9.07 DOH REGULATIONS FOR LIMITED ACCESS HIGHWAYS c85 §2B — see 720 CMR §9.08

#### STATE HWAY—CLOSED TO TRAVEL, MV WHERE \* c85 §2E

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did by means of a motor vehicle enter upon a state highway or portion thereof during a period when such entry had been excluded by a regulation of the Department of Highways, in violation of G.L. c.85, §2E. (CIVIL ASSESSMENT: \$50.)

#### STATE HWAY—CLOSED TO TRAVEL, PERSON WHERE c85 §2E

on [DATE OF OFFENSE:] did enter upon a state highway or portion thereof during a period when such entry had been excluded by a regulation of the Department of Highways, in violation of G.L. c.85, §2E. (PENALTY: as set by DOH regulation, but not more than \$50.)

## SNOW/ICE, VIOL MUNIC BY-LAW ON REMOVING c85 §5

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a municipal ordinance or by-law of the City or Town of [NAME OF MUNICIPALITY:] providing for the removal or snow and ice from sidewalks by the owner or occupant of land abutting upon such sidewalks, and adopted pursuant to G.L. c.85, §5. (PENALTY: as set by ordinance or by-law, but not more than \$50 in a city or \$10 in a town.)

## ROAD SALT ENDANGER WATER SUPPLY c85 §7A

on IDATE OF OFFENSE:1 did store sodium chloride, calcium chloride or chemically treated abrasives or other chemicals used for the removal of snow or ice on roads in such a manner or place as to subject a water supply or groundwater supply to the risk of contamination, or did store such chemicals within 200 yards of an established river or estuary other than in a solid frame storage shed to insure against ground leaching and airborne pollution of surrounding property, or in violation of a regulation or order as to place or manner of storage of such chemicals, in violation of G.L. c.85, §7A or a regulation or order of the Department of Environmental Protection issued thereunder. (PENALTY: not more than \$50 per day.)

### ROAD SALT USE, FAIL REPORT c85 §7A

85/7B

(Effective 4/8/92)

on [DATE OF OFFENSE:], being a person who in a calendar year used more than one ton of sodium chloride, calcium chloride or chemically treated abrasives or other chemicals used for the removal of snow or ice on roads, did fail to report to the Department of Environmental Protection on November 1, and at such other times as prescribed, the amount of such chemicals used in the previous 12 months specified by road section or other location and the amount of chemicals on hand, in violation of G.L. c.85, §7A. (PENALTY: not more than \$50 per day.)

STATE HWAY-SNOW, PILE/PUSH/PLOW c85 §7B

on **[DATE OF OFFENSE:]**, not being an employee in the service of the Commonwealth, one of its political subdivisions, or an independent contractor acting for the Commonwealth or one of its political subdivisions, did pile, push or plow snow or ice onto a state highway, in violation of G.L. c.85, §7B. (PENALTY: not more than \$150.)

#### 85/9A FLASHING SIGN IN VIOLATION OF DOH ORDER c85 §9A

on **[DATE OF OFFENSE:]** did fail to comply with an order of the Department of Highways to discontinue flashing lights on a billboard, sign or other advertising device which in the Department's opinion was so situated as to hinder the proper operation of a motor vehicle by distracting the operator's attention, in violation of G.L. c.85, §9A. (PENALTY: imprisonment not more than 30 days; or not more than \$500; or both.)

### 85/10/A ANIMAL OFFAL, VIOL BYLAW ON TRANSPORT \* c85 §10

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did violate a municipal ordinance or by-law regulating the transportation of the offal of slaughtered animals upon or through a public way, which had been adopted pursuant to G.L. c.85, §10. (CIVIL ASSESSMENT: \$100.)

### 85/10/B MOTOR VEH BY-LAW VIOLATION \* c85 §10

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did violate a municipal ordinance or by-law regulating the passage of vehicles and adopted pursuant to G.L. c.85, §10. (CIVIL ASSESSMENT: \$20.)

#### 85/10/C MUNICIPAL BY-LAW VIOLATION c85 §10

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]**, and thereby did violate a municipal by-law or ordinance preventing the pasturing of cattle or other animals, or relative to the passage and driving of sheep, swine and neat cattle, or prohibiting persons from riding or driving beasts of burden, carriage or draught at a rate of speed inconsistent with public safety or convenience, or regulating and controlling persons who frequent public places playing on hand organs, drums, trumpets or other musical instruments upon or through a public way, which had been adopted by the City or Town of **[NAME OF MUNICIPALITY:]** pursuant to G.L. c.85, §10. (PENALTY: as set by ordinance or by-law, but not more than \$20.)

#### 85/11A BICYCLE UNREGISTERED/NO PLATE c85 §11A

(Effective thru 4/14/09)

on **[DATE OF OFFENSE:]**, being at least eighteen years of age and a resident of **[MUNICIPALITY WHERE DEFENDANT RESIDES:]**, a city or town which had accepted G.L. c.85, §11A, did operate a bicycle within the limits of such city or town without such bicycle being registered there under §11A, or without the registration plate or decal issued therefor being attached to such bicycle, in violation of G.L. c.85, §11A. (PENALTY: \$1.)

#### 85/11B BICYCLE VIOLATION c85 §11B

on [DATE OF OFFENSE:], being at least eighteen years of age, while operating a bicycle upon a way, as defined in G.L. c.90, §1, did [DESCRIPTION OF OFFENSE:], in violation of G.L. c.85, §11B. (PENALTY: not more than \$20.)

#### 85/11C BICYCLE VIOLATOR REFUSE IDENTIFY SELF c85 §11C

(Effective 10/14/93-4/14/09)

on **[DATE OF OFFENSE:]**, having been requested to state his or her true name and address by a police officer taking cognizance of a violation of G.L. c85, §§ 11A or 11B, or a rule, regulation, ordinance or by-law of such municipality regulating the registration, equipment and operation of bicycles: (1) did refuse to state his or her true name and address; or (2) did state a false name and address or a name and address; or (3) did state a name and address which was not his or her name and address in ordinary use, in violation of G.L. c.85, §11C. (PENALTY: fine not less than \$20, not more than \$50.)

#### BICYCLE VIOLATOR REFUSE IDENTIFY SELF c85 §11C

(Effective 4/15/09-8/6/09)

on **[DATE OF OFFENSE:]**, did refuse to state his or her name and address, or did state a false name and address or a name and address which was not his or her name and address in ordinary use, to a police officer who had observed a traffic law violation committed by him or her while riding a bicycle and had requested him or her to state his true name and address, in violation of G.L. c.85, §11C. (PENALTY: fine not less than \$20, not more than \$50.)

#### 85/11E BICYCLE VIOLATOR REFUSE IDENTIFY SELF c85 §11E

(Effective 1/1/2011)

on **[DATE OF OFFENSE:]**, did refuse to state his or her name and address, or did state a false name and address or a name and address which was not his or her name and address in ordinary use, to a police officer who had observed a traffic law violation committed by him or her while riding a bicycle and had requested him or her to state his true name and address, in violation of G.L. c.85, §11E. (PENALTY: not less than \$20, not more than \$50 fine.)

#### 85/14B FLARES VIOLATION BY COMMERCIAL VEHICLE \* c85 §14B

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, while operating on a street or highway a commercial vehicle having a gross weight in excess of 5,000 pounds other than a motor bus or taxicab, or an automobile service truck, did fail to carry at all times not less than three flares in a position where they were easily accessible to any person desiring to use the same and to any officer or official authorized to inspect such vehicle, or being the operator of such a vehicle which had become disabled or stopped to load or unload motorized equipment from such vehicle or from a trailer upon the traveled portion of a street or highway, did fail to place three flares on the traveled part of the way in such positions as are required by G.L. c.85, §14B, during the time when lights are required to be displayed on motor vehicles, in violation of G.L. c.85, §14B. (CIVIL ASSESSMENT: \$50.)

#### 85/15/A LIGHTS VIOLATION \* c85 §15

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did drive or have custody of a motor vehicle that was stationary or in motion on a public way, as such terms are defined in G.L. c.90, §1, which did not have attached to it a light or lights so displayed as to be visible from the front and the rear during the period from one half hour after sunset to one half hour before sunrise, such vehicle not being exempted by law from such requirement, in violation of G.L. c.85, §15. (CIVIL ASSESSMENT from §17: \$5.)

## 85/15/B **LIGHTS VIOLATION BY NON-MOTOR VEHICLE** c85 §15

on **[DATE OF OFFENSE:]** did drive or have custody of a vehicle that was not a motor vehicle and was stationary or in motion on a public way, as such terms are defined in G.L. c.90, §1, which did not have attached to it a light or lights so displayed as to be visible from the front and the rear during the period from one half hour after sunset to one half hour before sunrise, such vehicle not being exempted by law from such requirement, in violation of G.L. c.85, §15. (PENALTY from §17: \$5.)

### 85/15/C LIGHTS VIOLATION \*, WINDSHIELD WIPERS ON c85 §15

(Effective 4/7/15)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did drive or have custody of a motor vehicle that was stationary or in motion on a public way, as such terms are defined in G.L. c.90, §1, which did not have attached to it a light or lights so displayed as to be visible from the front and the rear during a period where, due to insufficient light or unfavorable atmospheric conditions, visibility is reduced such that persons or vehicles on the roadway are not clearly discernible at a distance of 500 feet or when the vehicle's windshield wipers are needed, such vehicle not being exempted by law from such requirement, in violation of

G.L. c.85, §15. (CIVIL ASSESSMENT from §17: \$5. Violation is not surchargable under G.L. c. 175, § 113B.)

85/16/A NAME/ADDRESS, MV OP REFUSE GIVE AT NT \* c85 §16 NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY

on **[DATE OF OFFENSE:]**, while driving or in charge of a motor vehicle, as defined in G.L. c.90, §1, during the period from one hour after sunset to one hour before sunrise, did fail to give his or her true name and address when so requested by a police officer, in violation of G.L. c.85, §16. (CIVIL ASSESSMENT from §17: \$5.)

#### 85/16/B NAME/ADDRESS, REFUSE GIVE AT NIGHT c85 §16

on **[DATE OF OFFENSE:]**, while occupying a motor vehicle or while driving or in charge of or occupying a vehicle that was not a motor vehicle, as defined in G.L. c.90, §1, during the period from one hour after sunset to one hour before sunrise, did fail to give his or her true name and address when so requested by a police officer, in violation of G.L. c.85, §16. (PENALTY from §17: \$5.)

### 85/17A/A SOLICIT FROM PERSONS IN MOTOR VEHICLES c85 §17A

on **[DATE OF OFFENSE:]** did signal a moving vehicle or cause the stopping of a vehicle or accost an occupant of a vehicle stopped at the direction of a police officer, signal person, signal or device for regulating traffic, on a public way, as defined in G.L. c.90, §1, for the purpose of soliciting alms, contribution or subscription, or of selling merchandise other than newspapers, or ticket of admission to a game, show, exhibition, fair, ball, entertainment or public gathering, in violation of G.L. c.85, §17A. (PENALTY: not more than \$50.)

### 85/17A/B STATE HWAY—SELL WITHOUT PERMIT ON c85 §17A

on [DATE OF OFFENSE:] did sell or offer for sale an item other than newspapers within the limits of a state highway boundary without a permit issued by the Department of Highways, in violation of G.L. c.85, §17A. (PENALTY: \$50.)

#### 85/17A/C STATE HWAY—SELL WITHOUT PERMIT, SUBSQ. OFF. c85 §17A

on **[DATE OF OFFENSE:]** did sell or offer for sale an item other than newspapers within the limits of a state highway boundary without a permit issued by the Department of Highways, the defendant having previously been convicted of such an offense, in violation of G.L. c.85, §17A. (PENALTY: \$100.)

#### 85/17B RIDE ON OUTSIDE OF BUS/TROLLEY c85 §17B

on **[DATE OF OFFENSE:]** did ride upon the rear or side of a street railway car, motor bus, or trackless trolley vehicle without the consent of the person in charge thereof, in violation of G.L. c.85, §17B. (PENALTY: not more than \$20.)

#### 85/19/A ANIMAL, TRANSPORT DANGEROUS WILD \* c85 §19

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did cause to be conveyed over a public way a dangerous wild animal that was not properly secured in a covered vehicle or cage, in violation of G.L. c.85, §19. (CIVIL ASSESSMENT: \$20.)

#### 85/19/B ANIMAL, LEAD DANGEROUS WILD c85 §19

on **[DATE OF OFFENSE:]** did lead, drive or cause to travel upon a public way a dangerous wild animal that was not properly secured in a covered vehicle or cage, in violation of G.L. c.85, §19. (PENALTY: not less than \$5, not more than \$20.)

### 85/20 SPEEDING ON COUNTY BRIDGE VIOL BY-LAW \* c85 §20

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did ride or drive over a bridge which cost not less than \$1000 and was constructed or maintained in whole or in part by the County and not controlled by the Commonwealth, at a rate of speed greater than that permitted by a by-law adopted by the county commissioners of such county pursuant to G.L. c.85, §20, in violation of such by-law, the substance of which was then posted in black letters on a white board in a conspicuous place at each end of the bridge in accordance with G.L. c.85, §24, this court having jurisdiction over the municipality in which such bridge terminates, in accordance with G.L. c.85, §25. (CIVIL ASSESSMENT: as set by by-law, but not more than \$2.)

### 85/21 HORSE SPEEDING ON MUNICIPAL BRIDGE c85 §21

on **[DATE OF OFFENSE:]** did ride or drive a horse at a rate faster than a walk over a bridge within the City or Town of **[NAME OF MUNICIPALITY:]** which had cost not less than \$500, in violation of an ordinance or by-law of such city or town adopted pursuant to G.L. c.85, §21, the substance of which ordinance or by-law was then posted in black letters on a white board in a conspicuous place at each end of the bridge in accordance with G.L. c.85, §24, this court having jurisdiction over the municipality in which such bridge terminates, in accordance with G.L. c.85, §25. (PENALTY: as set by by-law, but not more than \$1.)

#### 85/22 HORSE SPEEDING ON INCORPORATED BRIDGE c85 §22

on **[DATE OF OFFENSE:]** did ride or drive a horse at a rate faster than a walk over an incorporated bridge, in violation of a by-law of the proprietors of such bridge adopted pursuant to G.L. c.85, §22, the substance of which by-law was then posted in black letters on a white board in a conspicuous place at each end of the bridge in accordance with G.L. c.85, §24, this court having jurisdiction over the municipality in which such bridge terminates, in accordance with G.L. c.85, §25. (PENALTY: as set by by-law, but not more than \$2, payable to the bridge corporation.)

#### 85/23 STATE HWAY—GUBERNATORIAL BY-LAW VIOL \* c85 §23

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did violate a by-law regulating travel on ways belonging to the Commonwealth that had been adopted by the Governor with the advice and consent of the Council pursuant to G.L. c.85, §23. (CIVIL ASSESSMENT: \$50.)

## 85/26 **BOAT VIOLATE DRAWBRIDGE BY-LAW** c85 §26

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], and thereby did violate an ordinance or by-law regulating the passage of vessels through a draw under a bridge used as a way and maintained at the public expense, which ordinance or by-law had been adopted pursuant to G.L. c.85, §26 by the [AUTHORITY CONTROLLING BRIDGE:], which had control of such bridge, such ordinance or by-law being consistent with the regulations of the United States on tide water bridges and having been approved by the Department of Highways. (PENALTY: as set by ordinance or by-law, but not more than \$50.)

## 85/30/A **WEIGHT VIOLATION ON COUNTY WAY** \* c85 §30

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did cause a vehicle to travel or an object to be moved on a public way that was under the care of the County, which vehicle or object: (1) had a device attached to or made a part of its wheels or the rollers or other supports on which it rested, which would injure the surface of the way; or (2) inclusive of load, weighed more than 14 tons, or in the case of a vehicle equipped with pneumatic tires more than 15 tons, without a permit to do so issued pursuant to G.L. c.85, §30 and in accord with the terms of such permit, and which did not have three axles and weigh 20 tons or less; or (3) inclusive of load, weighed more than 800 lbs. upon any inch of the tire, roller or other support resting on the surface of such way, without a permit to do so issued

pursuant to G.L. c.85, §30 and in accord with the terms of such permit; or (4) inclusive of load, weighed more than 10,000 lbs at a time of year when such travel or movement was prohibited by a regulation of the Department of Highways, such prohibition having been posted in a conspicuous place at both ends of the part of such way from which such travel or movement was prohibited; or (5) passed across a bridge at a speed greater than six miles an hour, in violation of a regulation of the county board or officer in charge such of such bridge applicable to such vehicle, such prohibition having been conspicuously posted at the beginning of such bridge with a statement of the bridge's load capacity, in violation of G.L. c.85, §30. (CIVIL ASSESSMENT from §32: \$100.)

#### 85/30/B WEIGHT VIOLATION ON MUNICIPAL WAY \* c85 §30

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did cause a vehicle to travel or an object to be moved on a public way that was under the care of the city or town, which vehicle or object: (1) had a device attached to or made a part of its wheels or the rollers or other supports on which it rested, which would injure the surface of the way; or (2) inclusive of load, weighed more than 14 tons, or in the case of a vehicle equipped with pneumatic tires more than 15 tons, without a permit to do so issued pursuant to G.L. c.85, §30 and in accord with the terms of such permit, and which did not have three axles and weigh 20 tons or less; or (3) inclusive of load, weighed more than 800 lbs. upon any inch of the tire, roller or other support resting on the surface of such way, without a permit to do so issued pursuant to G.L. c.85, §30 and in accord with the terms of such permit; or (4) inclusive of load, weighed more than 10,000 lbs at a time of year when such travel or movement was prohibited by a regulation of the Department of Highways, such prohibition having been posted in a conspicuous place at both ends of the part of such way from which such travel or movement was prohibited; or (5) passed across a bridge at a speed greater than six miles an hour, in violation of a regulation of the municipal board or officer in charge of such bridge applicable to such vehicle, such prohibition having been conspicuously posted at the beginning of such bridge with a statement of the bridge's load capacity, in violation of G.L. c.85, §30. (CIVIL ASSESSMENT from §32: \$100.)

### 85/30/C WEIGHT VIOLATION ON STATE HWAY \* c85 §30

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did cause a vehicle to travel or an object to be moved on a state highway, which vehicle or object: (1) had a device attached to or made a part of its wheels or the rollers or other supports on which it rested, which would injure the surface of the way; or (2) inclusive of load, weighed more than 14 tons, or in the case of a vehicle equipped with pneumatic tires more than 15 tons, without a permit to do so issued pursuant to G.L. c.85, §30 and in accord with the terms of such permit, and which did not have three axles and weigh 20 tons or less; or (3) inclusive of load, weighed more than 800 lbs. upon any inch of the tire, roller or other support resting on the surface of such way, without a permit to do so issued pursuant to G.L. c.85, §30 and in accord with the terms of such permit, and which was not on a state highway inside of the metropolitan parks or sewerage districts; or (4) inclusive of load, weighed more than 10,000 lbs at a time of year when such travel or movement was prohibited by a regulation of the Department of Highways, such prohibition having been posted in a conspicuous place at both ends of the part of such way from which such travel or movement was prohibited; or (5) passed across a bridge at a speed greater than six miles an hour, in violation of a regulation of the Department of Highways applicable to such vehicle, such prohibition having been conspicuously posted at the beginning of such bridge with a statement of the bridge's load capacity, in violation of G.L. c.85, §30. (CIVIL ASSESSMENT from §32: \$100.)

## 85/30A/A WEIGHT VIOL ON COUNTY WAY & NO STICKER \* c85 §30A

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate on a public way that was under the care of the County a motor vehicle, trailer, semi-trailer or semi-trailer unit with a special weight permit issued by the Department of Highways, other than a permit for the carrying of irreducible loads, but without a permit sticker having been issued by the Registry of Motor Vehicles to the owner or lessee thereof as provided in G.L. c.90, §19D, in violation of G.L. c.85, §30A. (CIVIL ASSESSMENT from §32: \$100.)

## 85/30A/B WEIGHT VIOL ON MUNIC WAY & NO STICKER \* c85 §30A

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate on a public way that was under the care of the city or town a motor vehicle, trailer, semi-trailer or semi-trailer unit with a special weight permit issued by the Department of Highways, other than a permit for the carrying of irreducible loads, but without a permit sticker having been issued by the Registry of Motor Vehicles to the owner or lessee thereof as provided in G.L. c.90, §19D, in violation of G.L. c.85, §30A. (CIVIL ASSESSMENT from §32: \$100.)

## 85/30A/C WEIGHT VIOL ON STATE HWAY & NO STICKER \* c85 §30A

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate on a state highway a motor vehicle, trailer, semi-trailer or semi-trailer unit with a special weight permit issued by the Department of Highways, other than a permit for the carrying of irreducible loads, but without a permit sticker having been issued by the Registry of Motor Vehicles to the owner or lessee thereof as provided in G.L. c.90, §19D, in violation of G.L. c.85, §30A. (CIVIL ASSESSMENT from §32: \$100.)

## 85/31/A METAL TIRES +4 MPH ON COUNTY WAY \* c85 §31

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate on a public way that was under the care of the County at a speed greater than four miles per hour a vehicle equipped with metallic tires that with its load weighed more than four tons, in violation of G.L. c.85, §31. (CIVIL ASSESSMENT from §32: \$100.)

#### 85/31/B **METAL TIRES +4 MPH ON MUNIC WAY** \* c85 §31

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate on a public way that was under the care of the city or town at a speed greater than four miles per hour a vehicle equipped with metallic tires that with its load weighed more than four tons, in violation of G.L. c.85, §31. (CIVIL ASSESSMENT from §32: \$100.)

### 85/31/C METAL TIRES +4 MPH ON STATE HWAY \* c85 §31

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate on a state highway at a speed greater than four miles per hour a vehicle equipped with metallic tires that with its load weighed more than four tons, in violation of G.L. c.85, §31. (CIVIL ASSESSMENT from §32: \$100.)

## 85/34 **WEIGHT VIOLATION ON BRIDGE** \* c85 §34

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate over a bridge on a road a vehicle whose weight, with its load, exceeded the maximum vehicle weight that was posted not less than 100 feet from the beginning of such bridge and legible at a distance of 50 feet, such vehicle not then being operated in accordance with the terms of a special permit issued pursuant to G.L. c.85, §30 and §30A, in violation of G.L. c.85, §34. (CIVIL ASSESSMENT from §35: \$200.)

## 85/35 **WEIGHT VIOLATION ON HWAY BRIDGE** \* c85 §35

#### NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle over a bridge on a public highway having a span of more than 10 feet and not constructed pursuant to G.L. c.159, the weight of which vehicle, with its load, exceeded the maximum vehicle weight that was posted not less than 100 feet from the beginning of such bridge and legible at a distance of 50 feet, such vehicle not then being operated in accordance with the terms of a special permit issued pursuant to G.L. c.85, §30 and §30A, in violation of G.L. c.85, §35. (CIVIL ASSESSMENT: \$200.)

#### 85/36 LOAD UNSECURED/UNCOVERED \* c85 §36

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate or move, or being the owner or bailee did require or permit to be driven or moved, on a way, as defined in G.L. c.90, §1, a motor vehicle that was: (1) not constructed and loaded so as to prevent any of its load from dropping, sifting, leaking or otherwise escaping therefrom; or (2) loaded with sand, gravel, loam, dirt, stone, rubbish or debris that could fall on other vehicles or on the highway and create litter or potential hazards to other vehicles, such load not being fully and adequately covered, in violation of G.L. c.85, §36. (CIVIL ASSESSMENT: \$200.)

## BARBED WIRE FENCE -6 FT FROM SIDEWALK c86 §6

on **[DATE OF OFFENSE:]** did build or maintain a barbed wire fence within six feet of the ground along a sidewalk located on a public way, in violation of G.L. c.86, §6. (PENALTY: not less than \$20, not more than \$50.)

#### 87/2 TREE BY-LAW VIOL, PUBLIC SHADE c87 §2

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a regulation for the care and preservation of public shade trees which had been made by the tree warden, or other officer charged with the care or shade trees within the limits of the highway, of the City or Town of [NAME OF MUNICIPALITY:], and which regulation had been posted in one or more public places, and approved by the selectmen if in a town, pursuant to G.L. c.87, §2. (PENALTY: not more than \$20.)

#### 87/3 TREE, CUT PUBLIC SHADE c87 §3

on **[DATE OF OFFENSE:]** did cut, trim or remove a public shade tree, as defined in G.L. c.87, §1, the defendant not being a municipal tree warden or deputy tree warden and not having a permit for its removal in writing from the municipal tree warden or other officer charged with the care of shade trees within the limits of the highway, and the removal of such tree not then being necessary to avoid endangering persons traveling on a highway or to suppress pests declared to be public nuisances by G.L. c.132, §11, and not having been ordered by the proper officers for the purpose of widening the highway, in violation of G.L. c.87, §3. (PENALTY from §6: forfeiture of not more than \$500.)

#### 87/4 TREE, WARDEN IMPROPERLY CUT PUBLIC SHADE c87 §4

on [DATE OF OFFENSE:], being a municipal tree warden or other officer charged with the care of shade trees within the limits of the highway, did cut down or remove, or grant a permit for the cutting down or removal, of a public shade tree without the approval of the selectmen or the mayor, an objection thereto having been made in writing by one or more persons at or before a public hearing pursuant to G.L. c.87, §3, in violation of G.L. c.87, §4. (PENALTY from §6: forfeiture of not more than \$500.)

#### 87/5 **BUSH/SEEDLING, CUT IN PUBLIC WAY** c87 §5

on **[DATE OF OFFENSE:]** did without a hearing pursuant to G.L. c.87, §3 cut down or remove a bush, or a tree less than 1½ inches in diameter one foot from the ground, standing in a public way, the defendant not being the municipal tree warden or deputy tree warden or other officer charged with the care of shade trees within the limits of the highway, in violation of G.L. c.87, §5. (PENALTY from §6: forfeiture of not more than \$500.)

### 87/9 TREE. CUT/MARK/AFFIX NOTICE TO c87 §9

on **[DATE OF OFFENSE:]** did cut, paint or mark, or affix to or place a notice, sign, advertisement or other thing on, a tree in a public way, the defendant not acting for the purpose of protecting it or the public and under a written permit from the officer having the charge of such trees in a city, or from the tree warden in a town, or from the Department of Highways in the case of a state highway, in violation of G.L. c.87, §9. (PENALTY: not more than \$50.)

## 87/10 TREE/SHRUB, CUT/INJURE ON STATE HWAY c87 §10

on **[DATE OF OFFENSE:]** did without authority trim, cut down or remove, or did maliciously injure, deface or destroy, a tree, shrub or growth within a state highway, in violation of G.L. c.87, §10. (PENALTY: imprisonment not more than 6 months; or not more than \$500.)

#### 87/11 TREE/SHRUB, WILFULLY INJURE ANOTHER'S c87 §11

on **[DATE OF OFFENSE:]** did wilfully, maliciously or wantonly cut, destroy or injure a tree, shrub or growth belonging to another and standing for a useful purpose, in violation of G.L. c.87, §11. (PENALTY: imprisonment not more than 6 months; or not more than \$500.)

#### 87/12 TREE/SHRUB, WANTONLY INJURE PUBLIC c87 §12

on **[DATE OF OFFENSE:]** did wantonly injure, deface or destroy a shrub, plant, tree, or fixture of ornament or utility in a public way or place or in any public enclosure, or did negligently or wilfully suffer an animal driven by or for him or her to injure, deface or destroy such shrub, plant, tree or fixture, in violation of G.L. c.87, §12. (PENALTY: not more than \$500, and liable for all damages.)

## FERRY, UNLICENSED c88 §5

on **[DATE OF OFFENSE:]** did without license keep a ferry and demand or receive pay or toll therefor, in violation of G.L. c.88, §5. (PENALTY: forfeiture of not more than \$5 per day.)

## 88/9 CANAL, FALSE CERTIFICATE OF LOAD ON c88 §9

on **[DATE OF OFFENSE:]**, being the master of a boat laden with goods, wares or merchandise, did enter the waters of a canal to be carried thereon and did neglect or refuse to exhibit a certificate, or did knowingly and with intent to defraud the proprietors of the canal make or deliver a false certificate, of the kind or quantity of goods, wares or merchandise laden on board such boat, in violation of G.L. c.88, §9. (PENALTY: forfeiture of \$100.)

## 88/10 CANAL, FALSE STATEMENT OF LOAD ON c88 §10

on **[DATE OF OFFENSE:]**, knowingly and with intent to defraud the proprietors of a canal, did make or cause to be made a false statement of the quality or quantity of goods, wares or merchandise laden or to be laden on board of a boat used on such canal, in violation of G.L. c.88, §10. (PENALTY: forfeiture of \$100.)

### 88/13 **WATERWAY, UNFENCED** c88 §13

on [DATE OF OFFENSE:], being the owner or operator or in control of a canal or waterway which had been adjudged to be dangerous to the public pursuant

to G.L. c.88, §12, did fail to comply with an order issued pursuant to §12 to erect a suitable fence along such canal or waterway or a portion thereof within sixty days after notice of such order had been given or, in the event of an appeal, within sixty days after the Department of Highways had affirmed such order, in violation of G.L. c.88, §13. (PENALTY: not less than \$50, not more than \$100.)

#### **BOAT LANDING VIOLATION c88 §19**

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation of the [NAME OF MUNICIPALITY:] made pursuant to G.L. c.88, §19, concerning the use of a common landing place for boats, such rule or regulation having been published as required by G.L. c.88, §19. (PENALTY: not more than \$20.)

#### KEEP RIGHT FOR ONCOMING MV, FAIL TO \* c89 §1

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a vehicle, upon meeting another vehicle on a way did fail to reasonably drive his or her vehicle to the right of the middle of the traveled part of such way so that the vehicle might pass without interference, such restriction not having been modified by restrictive pavement markings, in violation of G.L. c.89, §1. (CIVIL ASSESSMENT from §5: \$100.)

#### PASSING VIOLATION \* c89 §2 89/2

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a vehicle on a way: (1) upon passing another vehicle traveling in the same direction, did fail to drive a safe distance to the left of such other vehicle and not return to the right until safely clear of the overtaken vehicle; or (2) did overtake another vehicle or a bicycle in the same lane when it was not possible to do so at a safe distance and did fail to use all or part of an adjacent lane if it was safe to do so or wait for a safe opportunity to overtake; or (3) when about to be overtaken and passed by another vehicle traveling in the same direction on a way of sufficient width for the two vehicles to pass, did unnecessarily obstruct such vehicle; or (4) when about to be overtaken and passed by another vehicle traveling in the same direction in a location where overtaking and passing on the right was not permitted, did fail to give way to the right in favor of the overtaking vehicle upon a visible signal and refrain from increasing the speed of his or her vehicle until completely passed by the overtaking vehicle, in violation of G.L. c.89, §2. (CIVIL ASSESSMENT from §5: \$100.)

#### KEEP RIGHT ON HILL/OBSTRUCTED VIEW, FL \* c89 §4 89/4

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a vehicle on a way, public or private: (1) did fail to keep such vehicle on the right of the middle of the traveled part of the way, at a place where there was not an unobstructed view of the road for at least 400 feet and there were no restrictive pavement markings altering such requirement, and when it was safe and practicable to do so; or (2) did fail to reasonably keep his or her slow moving vehicle that was ascending a grade in the extreme right-hand lane until the top of such grade had been reached, in violation of G.L. c.89, §4. (CIVIL ASSESSMENT from §5: \$100.)

#### 89/4A MARKED LANES VIOLATION \* c89 §4A

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating upon a way that had been divided into lanes: (1) did fail to so drive that his or her vehicle was entirely within a single lane; or (2) did move his or her vehicle from the lane in which he or she was driving without having first ascertained that such movement could be made with safety; or (3) did operate his or her motorcycle abreast of more than one other motorcycle; or (4) did fail to operate his or her motorcycle single file when passing; or (5) did on a motorcycle pass another motor vehicle other than another motorcycle within the same lane, in violation of G.L. c.89, §4A. (CIVIL ASSESSMENT from §5: \$100.)

### **BREAKDOWN LANE VIOLATION \* c89 §4B**

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a vehicle on a way, did fail to drive his or her vehicle in the lane adjacent to the right lane when the right lane was constructed or designed for purposes other than ordinary travel, there being at that place no signs erected by the Department of Highways permitting the use of such lane, and the defendant not then overtaking another vehicle or preparing for a left or right turn, in violation of G.L. c.89, §4B. (CIVIL ASSESSMENT from §5: \$100.)

#### RIGHT LANE, FAIL DRIVE IN \* c89 §4B

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a vehicle on a way, did fail to drive in the lane nearest the right side of the way when such lane was available for travel, the defendant not then overtaking another vehicle or preparing for a left turn, in violation of G.L. c.89, §4B. (CIVIL ASSESSMENT from §5: \$100.)

### LEFT LANE RESTRICTION VIOLATION \* c89 §4C

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a commercial vehicle in excess of 21/2 tons used for transporting goods, wares and merchandise, other than a bus, on a highway with more than one passing lane in the same direction, did fail to restrict the ordinary operation of such vehicle to the right-hand travel lane, or in overtaking and passing did fail to restrict such vehicle to the next adjacent passing or travel lane, there being then no emergency, in violation of G.L. c.89, §4C. (CIVIL ASSESSMENT from §5: \$100.)

#### STREETCAR FAIL STOP FOR FIRE APPARATUS c89 §6A 89/6A

on [DATE OF OFFENSE:], being the motorman of a car upon a street railway, did fail immediately to stop such car upon the approach of a fire apparatus going to a fire or responding to an alarm, and to keep such railway car at a standstill until such fire apparatus had passed, in violation of G.L. c.89, §6A. (PENALTY: not more than \$25.)

## **EMERGENCY VEHICLE, WILFULLY OBSTRUCT c89 §7**

(Effective thru 11/2/96)

on [DATE OF OFFENSE:] did wilfully obstruct or retard the passage through a street, way, lane or alley of a member or the apparatus of a fire department going to a fire or responding to an alarm, or a police patrol vehicle or ambulance, or an ambulance on call for the purpose of hospitalizing a sick or injured person, in violation of G.L. c.89, §7. (PENALTY: imprisonment not more than 3 months; or not more than \$50.)

#### **EMERGENCY VEHICLE, WILFULLY OBSTRUCT c89 §7**

(Effective 11/3/96)

on [DATE OF OFFENSE:] did wilfully obstruct or retard the passage through a street, way, lane or alley of a member or the apparatus of a fire department going to a fire or responding to an alarm, or a police patrol vehicle or ambulance, or an ambulance on call for the purpose of hospitalizing a sick or injured person, in violation of G.L. c.89, §7. (PENALTY: imprisonment not more than 3 months; or \$50 fine.)

#### 89/7/B EMERGENCY VEHICLE, WILFULLY OBSTRUCT, 2ND OFF. c89 §7

(Effective 11/3/96)

on [DATE OF OFFENSE:] did wilfully obstruct or retard the passage through a street, way, lane or alley of a member or the apparatus of a fire department going to a fire or responding to an alarm, or a police patrol vehicle or ambulance, or an ambulance on call for the purpose of hospitalizing a sick or injured person, the defendant having previously been convicted of such an offense, in violation of G.L. c.89, §7. (PENALTY: imprisonment not more than 1 year; or not more than \$500.)

#### 89/7/C EMERGENCY VEHICLE, WILFULLY OBSTRUCT, 3RD OFF. c89 §7

(Effective 11/3/96)

on [DATE OF OFFENSE:] did wilfully obstruct or retard the passage through a street, way, lane or alley of a member or the apparatus of a fire department going to a fire or responding to an alarm, or a police patrol vehicle or ambulance, or an ambulance on call for the purpose of hospitalizing a sick or injured person, the defendant having previously been convicted two or more times of such an offense, in violation of G.L. c.89, §7. (PENALTY: imprisonment not more than 1 year; or not more than \$500; and the court or the Registrar of Motor Vehicles may suspend the defendant's license and order mandatory classroom retraining in motor vehicle and traffic laws.)

#### EMERGENCY VEHICLE, OBSTRUCT \* c89 §7A 89/7A

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:]: (1) while operating a motor vehicle on a way, upon the approach of a fire apparatus, police vehicle, ambulance or disaster vehicle which was going to a fire or responding to a call, alarm or emergency situation, did fail immediately to drive such vehicle as far as possible toward the righthand curb or side of such way and keep it at a standstill until such fire apparatus, police vehicle, ambulance or disaster vehicle had passed; or (2) did drive a vehicle over a hose of a fire department without the consent of a member of such department; or (3) did drive a vehicle within 300 feet of a fire apparatus going to a fire or responding to an alarm, or park or leave the same unattended within 800 feet of a fire or within the fire lines established by the fire department, or upon or beside a traveled way leading to the scene of a fire, in such manner as to obstruct the approach to the fire of a fire apparatus, ambulance, safety or police vehicle, or a vehicle bearing an official fire or police designation; or (4) did operate a motor vehicle within 300 feet behind a fire apparatus, ambulance, safety or police vehicle, or a vehicle bearing an official fire or police department designation, which was operating with emergency systems on, in violation of G.L. c.89, §7A. (CIVIL ASSESSMENT: \$100.)

### EMERGENCY VEHICLE, OBSTRUCT STATIONARY \* c89 §7C

(Effective 3/22/09)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle, did approach a stationary emergency vehicle, highway maintenance vehicle or recovery vehicle, as such terms are defined in G.L. c.89, §7C, with flashing lights, and did fail: (1) to proceed with due caution, reducing the speed of the vehicle to that of a reasonable and safe speed for road conditions, and, if practicable and on a highway having at least 4 lanes with not less than 2 lanes proceeding in the same direction as his or her vehicle, yielding the right-of-way by making a lane change into a lane not adjacent to that of the emergency response vehicle, highway maintenance vehicle or recovery vehicle; or (2) if changing lanes was impracticable, to proceed with due caution and reduce the speed of the vehicle to that of a reasonable and safe speed for road conditions, in violation of G.L. c.89, §7C. (CIVIL ASSESSMENT: \$100.)

### YIELD AT INTERSECTION, FAIL \* c89 §8

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle on a way, as defined in G.L. c.90, §1: (1) when approaching or entering an intersection of ways from the left at approximately the same instant as another vehicle was approaching or entering such intersection from the right, did fail to yield the right-ofway to the vehicle on the right; or (2) when intending to turn left in an intersection across the path or lane of vehicles approaching from the opposite direction, did fail before turning to yield the right-of-way until such time as such left turn could be made with reasonable safety; or (3) when entering a rotary intersection, did fail to yield the right-of-way to a vehicle or vehicles already in the intersection; or (4) at an intersection of ways in which vehicular traffic was facing a steady red indication in a traffic control signal, did make a right turn, or a left turn from a one-way street to another one-way street, without having stopped in obedience to such red signal at the entrance to the crosswalk on the near side of the intersection or, if none, then at the entrance to the intersection, or without having yielded the right-of-way to pedestrians and other traffic proceeding as directed by the signal at such intersection, or contrary to a prohibition against such turn of which a sign erected at such intersection gave notice, in violation of G.L. c.89, §8. (CIVIL ASSESSMENT: \$35.)

#### STOP/YIELD, FAIL TO \* c89 §9

(Effective thru 3/31/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle on a way: (1) when approaching a stop sign or a flashing red signal indication, did fail to stop at a clearly marked stop line, or if none, before entering the crosswalk on the near side of the intersection, or if none, then at the point nearest the intersecting roadway where he or she had a view of approaching traffic on the intersecting roadway before entering it, and after having stopped, to yield the right of way to any vehicle in the intersection or approaching on another roadway so closely as to constitute an immediate hazard during the time when he or she was moving across or within the intersection or junction of roadways, not having being directed to proceed by a police officer; or (2) when approaching a yield sign, did fail in obedience to such sign to slow down to a speed reasonable for the existing conditions, and if required for safety to stop at a clearly marked stop line, or if none, before entering the crosswalk on the near side of the intersection, or if none, then at the point nearest the intersecting roadway where he or she had a view of approaching traffic on the intersecting roadway before entering it, and after slowing or stopping, to yield the right of way to any vehicle in the intersection or approaching on another roadway so closely as to constitute an immediate hazard during the time when he or she was moving across or within the intersection or junction of roadways; or (3) did cross or enter an intersection which his or her vehicle was unable to proceed through without | stopping and thereby blocking vehicles from travelling in a free direction, in violation of G.L. c.89, §9. (CIVIL ASSESSMENT: \$50.)

#### STOP/YIELD, FAIL TO \* c89 §9

(Effective 4/1/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle on a way: (1) when approaching a stop sign or a flashing red signal indication, did fail to stop at a clearly marked stop line, or if none, before entering the crosswalk on the near side of the intersection, or if none, then at the point nearest the intersecting roadway where he or she had a view of approaching traffic on the intersecting roadway before entering it, and after having stopped, to yield the right of way to any vehicle in the intersection or approaching on another roadway so closely as to constitute an immediate hazard during the time when he or she was moving across or within the intersection or junction of roadways, not having being directed to proceed by a police officer; or (2) when approaching a yield sign, did fail in obedience to such sign to slow down to a speed reasonable for the existing conditions, and if required for safety to stop at a clearly marked stop line, or if none, before entering the crosswalk on the near side of the intersection, or if none, then at the point nearest the intersecting roadway where he or she had a view of approaching traffic on the intersecting roadway before entering it, and after slowing or stopping, to yield the right of way to any vehicle in the intersection or approaching on another roadway so closely as to constitute an immediate hazard during the time when he or she was moving across or within the intersection or junction of roadways; or (3) did cross or enter an intersection which his or her vehicle was unable to proceed through without stopping and thereby blocking vehicles from travelling in a free direction, in violation of G.L. c.89, §9. (CIVIL ASSESSMENT: \$100; Subsequent offense: \$150.)

89/11 CROSSWALK VIOLATION \* c89 §11

(Effective thru 1/31/97)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** while operating a motor vehicle: (1) in a location in which traffic control signals were not in place or not in operation, did fail to yield the right of way, slowing down or stopping if need be so to yield, to a pedestrian crossing the roadway within a crosswalk marked in accordance with standards established by the Department of Highways when such pedestrian was on, or was approaching from the opposite half of the traveled part of the way to within five feet of, that half of the traveled part of the way on which his or her vehicle was traveling; or (2) did pass another vehicle which had stopped at a marked crosswalk to permit a pedestrian to cross; or (3) did enter a marked crosswalk when there was not sufficient space beyond the crosswalk to accommodate such vehicle, whether or not a traffic control signal indicated that such vehicle might proceed, in violation of G.L. c.89, §11. (CIVIL ASSESSMENT: \$25.)

#### 89/11 CROSSWALK VIOLATION \* c89 §11

(Effective 2/1/97-3/31/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** while operating a motor vehicle: (1) in a location in which traffic control signals were not in place or not in operation, did fail to yield the right of way, slowing down or stopping if need be so to yield, to a pedestrian crossing the roadway within a crosswalk marked in accordance with standards established by the Department of Highways when such pedestrian was on, or was approaching from the opposite half of the traveled part of the way to within five feet of, that half of the traveled part of the way on which his or her vehicle was traveling; or (2) did pass another vehicle which had stopped at a marked crosswalk to permit a pedestrian to cross; or (3) did enter a marked crosswalk when there was not sufficient space beyond the crosswalk to accommodate such vehicle, whether or not a traffic control signal indicated that such vehicle might proceed, in violation of G.L. c.89, §11. (CIVIL ASSESSMENT: \$100.)

#### 89/11 CROSSWALK VIOLATION \* c89 §11

(Effective 4/1/04-11/6/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** while operating a motor vehicle: (1) in a location in which traffic control signals were not in place or not in operation, did fail to yield the right of way, slowing down or stopping if need be so to yield, to a pedestrian crossing the roadway within a crosswalk marked in accordance with standards established by the Department of Highways when such pedestrian was on, or was approaching from the opposite half of the traveled part of the way to within five feet of, that half of the traveled part of the way on which his or her vehicle was traveling; or (2) did pass another vehicle which had stopped at a marked crosswalk to permit a pedestrian to cross; or (3) did enter a marked crosswalk when there was not sufficient space beyond the crosswalk to accommodate such vehicle, whether or not a traffic control signal indicated that such vehicle might proceed, in violation of G.L. c.89, §11. (CIVIL ASSESSMENT: \$150.)

### 89/11 CROSSWALK VIOLATION \* c89 §11

(Effective 11/7/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** while operating a motor vehicle: (1) in a location in which traffic control signals were not in place or not in operation, did fail to yield the right of way, slowing down or stopping if need be so to yield, to a pedestrian crossing the roadway within a crosswalk marked in accordance with standards established by the Department of Highways when such pedestrian was on, or was approaching from the opposite half of the traveled part of the way to within 10 feet of, that half of the traveled part of the way on which his or her vehicle was traveling; or (2) did pass another vehicle which had stopped at a marked crosswalk to permit a pedestrian to cross; or (3) did enter a marked crosswalk while a pedestrian was crossing or when there was not sufficient space beyond the crosswalk to accommodate such vehicle, whether or not a traffic control signal indicated that such vehicle might proceed, in violation of G.L. c.89, §11. (CIVIL ASSESSMENT: \$200.)

#### 90/1B/A MOPED OPERATION BY UNLIC -17 c90 §1B

on **[DATE OF OFFENSE:]** did operate a motorized bicycle upon a way, as such terms are defined in G.L. c.90, §1: (1) while under sixteen years of age; or (2) while under seventeen years of age and while not possessing a valid driver's license or learner's permit, in violation of G.L. c.90, §1B. (PENALTY: not more than \$25.)

#### 90/1B/B MOPED OPERATION BY UNLIC -17, 2ND OFF. c90 §1B

on **[DATE OF OFFENSE:]** did operate a motorized bicycle upon a way, as such terms are defined in G.L. c.90, §1: (1) while under sixteen years of age; or (2) while under seventeen years of age and while not possessing a valid driver's license or learner's permit, having previously been found delinquent because of such an offense, in violation of G.L. c.90, §1B. (PENALTY: not less than \$25, not more than \$50.)

#### 90/1B/C MOPED OPERATION BY UNLIC -17, 3RD OFF. c90 §1B

on **[DATE OF OFFENSE:]** did operate a motorized bicycle upon a way, as such terms are defined in G.L. c.90, §1: (1) while under sixteen years of age; or (2) while under seventeen years of age and while not possessing a valid driver's license or learner's permit, having previously been found delinquent two or more times because of such an offense, in violation of G.L. c.90, §1B. (PENALTY: not less than \$50, not more than \$100.)

#### 90/1B/D MOPED VIOLATION \* c90 §1B

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did: (1) operate a motorized bicycle upon a way, as such terms are defined in G.L. c.90, §1, at a speed in excess of 25 miles per hour; or (2) operate a motorized bicycle upon a way, as such terms are defined in G.L. c.90, §1, without possessing a valid driver's license or learner's permit, and being seventeen years of age or older; or (3) operate a motorized bicycle upon a way, as such terms are defined in G.L. c.90, §1, that was a limited access or express state highway where signs specifically prohibiting bicycles had been posted; or (4) operate a motorized bicycle upon a way, as such terms are defined in G.L. c.90, §1, in violation of a traffic law or regulation that was applicable to motorized bicycles under G.L. c.90, §1B; or (5) operate a motorized bicycle upon a way, as such terms are defined in G.L. c.90, §1, while not wearing, or while permitting another person to ride as a passenger without wearing, protective headgear conforming with such minimum standards of construction and performance as prescribed by the Registrar of Motor Vehicles; or (6) ride as a passenger on a motorized bicycle, as such term is defined in G.L. c.90, §1, while not wearing protective headgear conforming with such minimum standards of construction and performance as prescribed by the Registrar of Motor Vehicles, in violation of G.L. c.90, §1B. (CIVIL ASSESSMENT: \$25; 2nd offense: \$50; 3rd offense: \$100.)

## 90/1E MOTORIZED SCOOTER VIOLATION \* c90 §1E

(Effective 11/08/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motorized scooter upon a way, as such terms are defined in G.L. c.90, §1: (1) without possessing a valid driver's license or learner's permit; or (2) at a speed in excess of 20 miles per hour; or (3) upon a limited access or express state highway where signs specifically prohibiting scooters or bicycles had been posted; or (4) while failing to keep to the right side of the road at all times, including when passing a motor vehicle moving in the travel lane of the way; or (5) that was not equipped with operational stop and turn signals so that the operator could keep both hands on the handlebars at all times; or (6) after sunset or before sunrise; or (7) while not wearing protective headgear conforming with such minimum standards of

construction and performance as prescribed by the Registrar of Motor Vehicles; or (8) while permitting another person to ride as a passenger on such scooter, in violation of G.L. c.90, §1E. (CIVIL ASSESSMENT: \$25; 2nd offense: \$50; 3rd offense: \$100.)

#### LOW-SPEED VEHICLE VIOLATION \* c90 §1F

(Effective 7/31/09)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a low-speed motor vehicle on a public way, as such terms are defined in G.L. c.90, §1, did [DESCRIPTION OF OFFENSE:], in violation of G.L. c.90, §1F. (CIVIL ASSESSMENT: \$75 for a first offense; \$150 for a subsequent offense.)

#### LOW-SPEED VEHICLE DISCLOSURE NOTICE, FAIL PROVIDE c90 §1G

(Effective 7/31/09)

on [DATE OF OFFENSE:], being a licensed motor vehicle dealer or person engaged in the business of leasing or renting to the public low-speed vehicles, as defined in G.L. c.90, §1, did upon the sale, lease or rental of such a low-speed vehicle to a customer fail to provide such customer with the notice of disclosure required by G.L. c. 90, § 1G, in violation of G.L. c.90, §1G. (PENALTY: \$25 for each such occurrence.)

#### REGISTRATION, FL SURRENDER ON TRANSFER \* c90 §2

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], being the person or entity in whose name a motor vehicle or trailer had been registered, did fail forthwith to return its certificate of registration to the Registrar of Motor Vehicles, with a written notice containing the date of the transfer of ownership and the name, place of residence and address of the new owner, upon the transfer of ownership of such vehicle or trailer, in violation of G.L. c.90, §2. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### HANDICAP PARKING PLATE MISUSE \* c90 §2 90/2/B

(Effective thru 4/31/01)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did wrongfully display a special handicap parking identification plate in a motor vehicle, in violation of G.L. c.90, §2. (CIVIL ASSESSMENT: \$100.)

#### HANDICAP PARKING PLATE/PLACARD MISUSE \* c90 §2 90/2/B

(Effective 5/1/01)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did wrongfully display a handicap plate on or a placard in a motor vehicle parked in a designated handicapped parking space or in a regular metered space or in a commercial parking space, in violation of G.L. c.90, §2. (CIVIL ASSESSMENT for first infraction: \$500; for subsequent infractions: \$1000. RMV shall suspend operator's license or right to operate for 30 days for first infraction, 90 days for second infraction, and one year for subsequent infractions.)

#### HANDICAP PARKING PLATE/PLACARD MISUSE \* c90 §2

(Effective 7/1/18)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did wrongfully display a handicap plate on or a placard in a motor vehicle parked in a designated handicapped parking space or in a regular metered space or in a commercial parking space, in violation of G.L. c.90, §2. (CIVIL ASSESSMENT for first infraction: \$500; for subsequent infractions: \$1000. RMV shall suspend operator's license or right to operate for 60 days for first infraction, 120 days for second infraction, and one year for subsequent infractions.)

#### NUMBER PLATE, MISUSE OFFICIAL \* c90 §2

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did display or have attached to his or her motor vehicle while operating on the highways of the Commonwealth a number plate issued by the Registrar of Motor Vehicles and bearing a facsimile of the seal of the Commonwealth that was intended for issuance to members of the council, the senate and house of representatives, or to a constitutional officer, without being such a member or officer, in violation of G.L. c.90, §2. (CIVIL ASSESSMENT: \$25.)

## EMISSIONS, REGISTER MV WITH IMPROPER c90 §2

(Effective 3/27/91)

on [DATE OF OFFENSE:] did, through fraud or misrepresentation, procure the registration of a motor vehicle that did not comply with the emissions requirements of G.L. c.111, §142K or a regulation promulgated thereunder, not being exempted therefrom, or that did not comply with an emission system related recall, in violation of G.L. c.90, §2. (PENALTY: imprisonment not more than 1 year; or not more than \$25,000; or both; plus an additional civil penalty of not more than \$25,000.)

## EMISSIONS, ATT REGISTER MV WITH IMPROPER c90 §2

(Effective 3/27/91)

on [DATE OF OFFENSE:] did attempt through fraud or misrepresentation to procure the registration of a motor vehicle that did not comply with the emissions requirements of G.L. c.111, §142K or a regulation promulgated thereunder, not being exempted therefrom, or that did not comply with an emission system related recall, and in such attempt did [DESCRIPTION OF OVERT ACT:], in violation of G.L. c.90, §2. (PENALTY: imprisonment not more than 1 year; or not more than \$25,000; or both; plus an additional civil penalty of not more than \$25,000.)

#### HANDICAP PARKING PLATE/PLACARD OBSTRUCTION \* c90 §2 90/2/F

(Effective 7/1/18)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did obstruct a handicapped placard number or expiration date or fail to display a handicapped placard so that the placard number or expiration date was readily visible through the windshield or did otherwise fail to follow instructions printed on the placard, in violation of G.L. c.90, §2. (CIVIL ASSESSMENT: \$50.)

#### HANDICAP PARKING PLATE/PLACARD FALSE STMT \* c90 §2 90/2/G

(Effective 7/1/18)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did intentionally make a false statement related to his or her eligibility for a handicapped plate or placard in an application for or renewal of a handicapped plate or placard or when reporting such plate or placard lost or stolen, in violation of G.L. c.90, §2. (CIVIL ASSESSMENT: for first infraction: \$500; for subsequent infractions: \$1000.)

#### HANDICAP PARKING PLATE/PLACARD FAIL TO RETURN\* c90 §2

(Effective 7/1/18)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], after having a handicapped plate or placard revoked or cancelled by the registrar, did fail to return such handicapped plate or placard to the RMV, in violation of G.L. c.90, §2. (CIVIL ASSESSMENT: \$100.)

#### 90/2B REGISTRATION LEFT IN TRANSFERRED MV \* c90 §2B

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, being the owner of a motor vehicle who had transferred the ownership thereof to another or had terminated the registration thereof, did fail thereupon to remove from the vehicle all visible evidence furnished to him or her by the Registrar of Motor Vehicles under the provisions of G.L. c.90, §2 relative to the validity of the plates in use on such vehicle, in violation of G.L. c.90, §2B. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

### 90/3/A REGISTER MV OPERATED +30 DAYS YEAR, FL \* c90 §3

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate or allow to be operated on the ways of the Commonwealth for a period greater than 30 days in the aggregate within a calendar year a motor vehicle or trailer owned by a nonresident of Massachusetts and registered in another state or country but in the possession or under the control of a resident of Massachusetts, the defendant not being a corporation exempted under the provisions of the sixth paragraph of G.L. c.90, §3, in violation of G.L. c.90, §3. (CIVIL ASSESSMENT: \$250.)

#### 90/3/B STUDENT MOTOR VEH REGISTRATION VIOL \* c90 §3

(Effective thru 3/31/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, being a nonresident of Massachusetts enrolled as a student at a school or college in the Commonwealth, did operate a motor vehicle registered in another state or country during the period from September 1 of one year through August 31 of the following year: (1) did fail to register such vehicle with the police department of the city or town in which such school or college is located; or (2) did fail to maintain in full force a policy of liability insurance; or (3) did fail to display in the uppermost center portion of the windshield of such vehicle the decal prescribed by the Registrar of Motor Vehicles and issued by such school or college, in violation of G.L. c.90, §3 and 540 Code Mass. Regs. §2.25. (CIVIL ASSESSMENT: \$50.)

### 90/3/B STUDENT MOTOR VEH REGISTRATION VIOL \* c90 §3

(Effective 4/1/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, being a nonresident of Massachusetts enrolled as a student at a school or college in the Commonwealth, did operate a motor vehicle registered in another state or country during the period from September 1 of one year through August 31 of the following year: (1) did fail to register such vehicle with the police department of the city or town in which such school or college is located; or (2) did fail to maintain in full force a policy of liability insurance; or (3) did fail to display in the uppermost center portion of the windshield of such vehicle the decal prescribed by the Registrar of Motor Vehicles and issued by such school or college, in violation of G.L. c.90, §3 and 540 Code Mass. Regs. §2.25. (CIVIL ASSESSMENT: \$200.)

#### 90/3/C STUDENT MOTOR VEHS, COLLEGE FL REGISTER c90 §3

on **[DATE OF OFFENSE:]**, being a school or college, did fail to compile and maintain a register of all nonresidents enrolled as students thereat who operated a motor vehicle registered in another state or country, and to issue to each such student a decal as prescribed by the Registrar to be affixed to such vehicle, in violation of G.L. c.90, §3. (PENALTY: not more than \$100.)

### 90/312/A REGISTER MV IMPROPERLY TO AVOID TAXES/PREMIUMS c90 §31/2(c)(¶1)

(Effective 7/1/02)

on **[DATE OF OFFENSE:]** did improperly register a motor vehicle or trailer in another state or misrepresent the place of garaging of the motor vehicle or trailer within the Commonwealth, for purposes of evading the payment of motor vehicle excise, sales and use taxes or insurance premiums, or to reduce the amount of such payment, in violation of G.L. c.90, §3½(c). (PENALTY: fine for each taxable year that a motor vehicle or trailer is improperly registered, to a maximum of 3 years: not less than \$200, not more than \$1000.)

### 90/312/B REGISTER MV IMPROPERLY TO AVOID TAXES/PREMIUMS \* c90 §31/2(c)(¶2)

(Effective 4/1/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did improperly register a motor vehicle or trailer in another state or misrepresent the place of garaging of the motor vehicle or trailer within the Commonwealth, for purposes of evading the payment of motor vehicle excise, sales and use taxes or insurance premiums, or to reduce the amount of such payment, in violation of G.L. c.90, §3½(c). (CIVIL ASSESSMENT for each taxable year that a motor vehicle or trailer is improperly registered, to a maximum of 3 years: \$500.)

## 90/5 **NUMBER PLATE, FALSE APPLIC FOR DEALER** c90 §5(g)

(Effective 1/1/92)

on **[DATE OF OFFENSE:]** did make a false statement in an application for a general registration and number plate, in violation of G.L. c.90, §5(g). (PENALTY: imprisonment not less than 30 days, not more than 2 years; or not less than \$100, not more than \$500.)

## RMV REGULATIONS FOR DEALER/REPAIR PLATES c90 §5—see 540 CMR §18.04

## 90/5A/A NUMBER PLATE, MISUSE MILITARY \* c90 §5A

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate on a way a motor vehicle to which had been attached without authority a general distinguishing mark or other mark of distinction assigned by the Registrar of Motor Vehicles to vehicles of the military forces of the Commonwealth, in violation of G.L. c.90, §5A. (CIVIL ASSESSMENT: \$50.)

### 90/5A/B MILITARY MV, USE WITHOUT AUTHORITY c90 §5A

on **[DATE OF OFFENSE:]** did without authority operate on a way a motor vehicle to which had been legally attached a general distinguishing mark or other mark of distinction assigned by the Registrar of Motor Vehicles to vehicles of the military forces of the Commonwealth, in violation of G.L. c.90, §5A. (PENALTY: not less than \$25, not more than \$50.)

### 90/6 NUMBER PLATE VIOLATION \* c90 §6

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, while operating on a way a motor vehicle or trailer registered under G.L. c.90: (1) did fail to have its register number displayed conspicuously thereon by number plates at the front and rear of such vehicle, or a single number plate at the rear of such vehicle, as furnished or authorized by the Registrar of Motor Vehicles pursuant to G.L. c.90, §6 and §6C; or (2) did fail to keep such number plate or plates plainly visible and clean with the number legible and not obscured in any manner by the installation of any device obscuring such number, or covered with any glass, plastic or similar material that reduced the legibility or substantially diminished the reflective qualities of such number plate or plates; or (3) did fail to have its rear register number illuminated so as to be plainly visible at a distance of 60 feet during the period when such vehicle or trailer was required to display lights, in violation of G.L. c.90, §6 and 540 Code Mass. Regs. §22.02. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### 90/6C NUMBER PLATE, FAIL RETURN REPOSSESSED MV c90 §6C

on [DATE OF OFFENSE:], having taken possession of a motor vehicle by foreclosure or subrogation of title, did fail to return the number plates issued for such vehicle to the person in whose name such plates had been issued as owner by the end of the second day following the day on which such possession was taken, in violation of G.L. c.90, §6C. (PENALTY: not less than \$10, not more than \$100.)

## BRAKES VIOLATION, MV \* c90 §7

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate on a way a motor vehicle that was not provided with brakes adequate to control the movement of such vehicle, that conformed to the requirements of G.L. c.90, §7 and the regulations of the Registrar of Motor Vehicles, 540 Code Mass. Regs. §22.03, and that were maintained in good working order, in violation of G.L. c.90, §7. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### HORN VIOLATION, MV \* c90 §7 90/7/B

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate on a way a motor vehicle that was not provided with a suitable bell, horn or other means of signalling, in violation of G.L. c.90, §7. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### 90/7/C LIGHTS VIOLATION, MV \* c90 §7

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], during the period from one half an hour after sunset to one half an hour before sunrise, or during some other period when visibility was reduced by atmospheric conditions so as to render dangerous further operation without lights being displayed: (1) did operate on a way a motor vehicle or trailer without displaying two lighted white headlamps, or two rear red lights, or two rear red stop lights, or a white light to illuminate the rear number plate, or where required an amber light on the side of the vehicle or trailer, conforming to the requirements of G.L. c.90, §7 and 540 Code Mass. Regs. §22.04 and \$22.05; or (2) did park within the limits of a way a motor vehicle or trailer, other than in a space in which unlighted parking is permitted by the regulations of the board or officer having control of such way, without displaying one such white or amber light on the side nearer the center of the way; or (3) did operate on a way a motor vehicle that had mounted or displayed a flashing, rotating or oscillating light other than as permitted by G.L. c.90, §7E and 540 Code Mass. Regs. §22.06; or (4) did operate on a way a motor vehicle registered in the Commonwealth that was not equipped with a device to permit the front and rear directional signals to flash simultaneously; or (5) did operate such device on a way when such vehicle was not disabled or stopped in the event of emergency on or at the side of the way, not being excepted by law, in violation of G.L. c.90, §7. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

## **EQUIPMENT VIOLATION, MISCELLANEOUS MV \* c90 §7**

(Effective 1/1/92)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], not being excepted by law, did operate on a way: (1) a motor vehicle that was not equipped with a muffler or other suitable device to prevent unnecessary noise; or (2) a motor vehicle that was not equipped with a lock, key or other device to prevent such vehicle from being set in motion by unauthorized persons, or otherwise contrary to the will of the owner or person in charge thereof; or (3) a motor vehicle or trailer carrying a load or object extending 4 feet or more beyond the cab or body of such vehicle without displaying at the extreme rear end of such load or object a red flag or cloth not less than 12 inches square, or in place thereof during the period when motor vehicles are required to display lights a red light plainly visible from a distance of at least 500 feet to the sides and rear; or (4) a commercial motor vehicle or trailer weighing with its load more than 12,000 lbs. that was not equipped with a red reflector of a type complying with 540 Code Mass. Regs. §4.05(3) and so placed at the rear of such vehicle as to reflect rays of light thrown upon such reflector from behind; or (5) a motor vehicle that was not equipped with a mirror so placed and adjusted as to afford the operator a clear, reflected view of the highway to the rear and left side of the vehicle; or (6) a motor vehicle or trailer other than a passenger motor vehicle that was not equipped with suitable guards that would effectively reduce the spray or splash to the rear of mud, water or slush caused by the rear wheels thereof; or (7) a passenger motor vehicle that had tires extending beyond the fenders or body of such vehicle and that was not equipped with flaps or suitable guards to reduce such spray or splash to the rear and sides; or (8) a motor vehicle that was not equipped with two seat safety belts for the use of occupants of the front seats; or (9) a truck with a dump body that was not equipped with an adequate audible warning system to alert the operator when the dump body is in an upright and elevated position; or (10) a commercial motor vehicle or trailer weighing, with its load, more than 12,000 lbs, and used to deliver gasoline or other flammable material, that was not equipped with an audible warning system when the vehicle's transmission is in reverse; or (11) a trailer, other than a semi-trailer, that was not fastened by safety chains complying with 540 Code Mass. Regs. §22.10, as well as a regular hitch to prevent it from breaking away from the towing vehicle; or (12) a horse-drawn vehicle, a vehicle designed to operate at 25 m.p.h. or less, an implement of husbandry, a farm tractor, a piece of special mobile equipment or road construction or maintenance machinery or other machinery, that did not display on its rear the distinctive slow moving vehicle emblem in such form and displayed in such fashion as required by 540 Code Mass. Regs. §22.11, in violation of G.L. c.90, §7. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

## **MOTORCYCLE EQUIPMENT VIOLATION \* c90 §7**

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:]: (1) while operating a motorcycle, did fail to wear, or did permit another person to ride as a passenger on such motorcycle or in a sidecar attached to such motorcycle without wearing, protective head gear conforming with minimum standards of construction and performance as had been prescribed by the Registrar of Motor Vehicles, 540 Code Mass. Regs. §22.08; or (2) did ride as a passenger on a motorcycle or in a sidecar attached to a motorcycle without wearing protective head gear conforming with such minimum standards of construction and performance as had been prescribed by the Registrar of Motor Vehicles, 540 Code Mass. Regs. §22.08; or (3) while operating a motorcycle not equipped with a windshield or screen, did fail to wear eye glasses, goggles or a protective face shield, in violation of G.L. c.90, §7. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### **MOTORCYCLE PASSENGER VIOLATION \* c90 §7**

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] while operating: (1) a motorcycle that was not designed to carry more than one person, did permit another person to ride as a passenger; or (2) a motorcycle, did permit a passenger to ride in front of such operator, in violation of G.L. c.90, §7. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### **EQUIPMENT, SELL NONCONFORM MV** c90 §7

on [DATE OF OFFENSE:] did sell, offer for sale or install on or in a motor vehicle or trailer a component, device or substance, other than quartz-halogen lights, that did not comply with an established federal motor vehicle safety standard for such component, device or substance, in violation of G.L. c.90, §7. (PENALTY from §20: not more than \$35.)

#### 90/7/H EQUIPMENT, SELL NONCONFORM MV, 2ND OFF. c90 §7

on **[DATE OF OFFENSE:]** did sell, offer for sale or install on or in a motor vehicle or trailer a component, device or substance, other than quartz-halogen lights, that did not comply with an established federal motor vehicle safety standard for such component, device or substance, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §7. (PENALTY from §20: not less than \$35. not more than \$75.)

### 90/7/I EQUIPMENT, SELL NONCONFORM MV, 3RD OFF. c90 §7

on **[DATE OF OFFENSE:]** did sell, offer for sale or install on or in a motor vehicle or trailer a component, device or substance, other than quartz-halogen lights, that did not comply with an established federal motor vehicle safety standard for such component, device or substance, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §7. (PENALTY from §20: not less than \$75, not more than \$150.)

### G.L. c.90, §7A — see G.L. c.90, §20

#### 90/7B/A SCHOOL BUS OPERATION/EQUIPMENT VIOL \* c90 §7B

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**: (1) did allow the consumption of alcoholic beverages on a school bus while such bus was being used to transport school pupils; or (2) while operating a school bus on a way, did permit the boarding or discharging of school pupils therefrom without such bus being stopped as close as was practicable to the right-hand side or edge of the way, or did fail to announce when discharging passengers therefrom that all persons who wished to cross to the other side of the way should do so by passing in front of the bus immediately upon alighting therefrom, or did operate such bus on a way after discharging passengers therefrom before all persons who wished to cross to the other side had done so; or (3) did operate a school bus on a way with one or more doors open while such bus was in motion; or (4) while operating a school bus on a way, did fail to fasten his or her seat belt securely while transporting school pupils; or (5) did permanently convert a school bus for use wholly for purposes other than transporting pupils to and from school and did fail to repaint such bus and remove the equipment specified in G.L. c.90, §7B(14); or (6) did operate a school bus that did not comply with the equipment requirements of G.L. c.90, §7B; or (7) while operating a school bus on a way, did fail to activate its alternating flashing amber signal lamps when such bus was approaching a stop to load or discharge school pupils, or did misuse such lamps for some other purpose or at some other time; or (8) did permit the fueling of a school bus to take place while such bus was occupied by passengers; or (9) did operate a school bus on a way without having performed a daily pretrip inspection of such bus and reported any defects or deficiencies promptly in writing to his or her employer; or (10) did allow a person to smoke on a school bus while such bus was being used to transport school pupils; or (11) did operate a school bus on a way without being properly licensed so to do, the emergency exception of §7B being inapp

#### 90/7B/B SCHOOL BUS, OVERCROWDED c90 §7B

on **[DATE OF OFFENSE:]** did operate a school bus on a way, or being the owner or custodian of a school bus did permit it to be so operated, while carrying passengers in excess of the number authorized by G.L. c.90, §7B, or being the owner or custodian of such a vehicle did permit it to be so operated, in violation of G.L. c.90, §7B. (PENALTY from §20: imprisonment not more than 30 days; or not more than \$100; or both.)

#### 90/7B/C SCHOOL BUS SAFETY, FAIL TEACH c90 §7B(15)

on **[DATE OF OFFENSE:]** did fail to cause all pupils transported in a school bus: (1) to be given classroom instruction in safe riding practice at least three times during each school year, the first during the first week of the school year, the second between the months of September and January, and the third between the month of January and the end of the school year; or (2) to participate at least twice during each school year in on-bus emergency evacuation drills, in violation of G.L. c.90, §7B(15). (PENALTY from §20: not more than \$35.)

#### 90/7B/D SCHOOL BUS SAFETY, FAIL TEACH, 2ND OFF. c90 §7B(15)

on **[DATE OF OFFENSE:]** did fail to cause all pupils transported in a school bus: (1) to be given classroom instruction in safe riding practice at least three times during each school year, the first during the first week of the school year, the second between the months of September and January, and the third between the month of January and the end of the school year; or (2) to participate at least twice during each school year in on-bus emergency evacuation drills, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §7B(15). (PENALTY from §20: not less than \$35, not more than \$75.)

## 90/7B/E SCHOOL BUS SAFETY, FAIL TEACH, 3RD OFF. c90 §7B(15)

on **[DATE OF OFFENSE:]** did fail to cause all pupils transported in a school bus. (1) to be given classroom instruction in safe riding practice at least three times during each school year, the first during the first week of the school year, the second between the months of September and January, and the third between the month of January and the end of the school year; or (2) to participate at least twice during each school year in on-bus emergency evacuation drills, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §7B(15). (PENALTY from §20: not less than \$75, not more than \$150.)

## 90/7B/F SCHOOL BUS INSPECTION, FAIL PERFORM POST-TRIP \* c90 §7B(17)

(Effective 4/14/99)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, being a school bus driver, did fail to perform a daily post-trip inspection of the interior of his or her bus, including behind and underneath each seat, in violation of G.L. c.90, §7B(17). (CIVIL ASSESSMENT: \$100.)

## 90/7B/G SCHOOL BUS, USE MOBILE PHONE WHILE OPERATING \* c90 §7B

(Effective 4/12/01)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a school bus while using a mobile telephone, there being then no case of emergency, as defined in G.L. c.90, §7B, in violation of G.L. c.90, §7B. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

## 90/7D/A PUPIL TRANSPORT VEHICLE VIOLATION \* c90 §7D

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle carrying not more than eight passengers in addition to the operator that was being used in the business of transporting school pupils for hire under terms of contract or otherwise, and was not a motor vehicle being used for not more than 5 days in case of emergency, and: (1) did allow the consumption of alcoholic beverages in such vehicle while it was being used to transport school pupils; or (2) did so operate on a way with one or more doors open while such bus was in motion; or (3) did so operate on a way without having fastened his or her seat belt securely while transporting school pupils; or (4) did so operate on a way while such vehicle did not comply with the equipment requirements of G.L. c.90, §7B(1), §7B(9) or §7B(13); or (5) did so operate on a way without having performed a daily pretrip inspection of such vehicle and reported any defects or

deficiencies promptly in writing to his or her employer; or (6) did allow a person to smoke in such vehicle while it was being used to transport school pupils; or (7) did so operate on a way without being properly licensed so to do, the emergency exception of §7B being inapplicable; or (8) being the owner or custodian of such a vehicle, did permit it to be so operated, in violation of G.L. c. 90, §7D. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### PUPIL TRANSPORT VEHICLE, OVERCROWDED c90 §7D

on [DATE OF OFFENSE:] did operate on a way a motor vehicle carrying not more than eight passengers in addition to the operator that was being used in the business of transporting school pupils for hire under terms of contract or otherwise, and was not a motor vehicle being used for not more than 5 days in case of emergency, while carrying passengers in excess of the number authorized by G.L. c.90, §7B, or being the owner or custodian of such a vehicle did permit it to be so operated, in violation of G.L. c.90, §7D. (PENALTY from §20: imprisonment not more than 30 days; or not more than \$100; or both.)

#### 90/7D/C PUPIL TRANSP SAFETY, FAIL TEACH c90 §7D

on [DATE OF OFFENSE:] did fail to cause all pupils transported in a motor vehicle carrying not more than eight passengers in addition to the operator that was being used in the business of transporting school pupils for hire under terms of contract or otherwise: (1) to be given classroom instruction in safe riding practice at least three times during each school year, the first during the first week of the school year, the second between the months of September and January, and the third between the month of January and the end of the school year; or (2) to participate at least twice during each school year in on-vehicle emergency evacuation drills, contrary to the requirements of G.L. c.90, §7B(15) and in violation of G.L. c.90, §7D. (PENALTY from §20: not more than \$35.)

#### PUPIL TRANSP SAFETY, FAIL TEACH, 2ND OFF c90 §7D

on [DATE OF OFFENSE:] did fail to cause all pupils transported in a motor vehicle carrying not more than eight passengers in addition to the operator that was being used in the business of transporting school pupils for hire under terms of contract or otherwise: (1) to be given classroom instruction in safe riding practice at least three times during each school year, the first during the first week of the school year, the second between the months of September and January, and the third between the month of January and the end of the school year; or (2) to participate at least twice during each school year in on-vehicle emergency evacuation drills, contrary to the requirements of G.L. c.90, §7B(15) and in violation of G.L. c.90, §7D, the defendant having previously been convicted of such an offense committed within 12 months of this offense. (PENALTY from §20: not less than \$35, not more than \$75.)

#### PUPIL TRANSP SAFETY, FAIL TEACH, 3RD OFF c90 §7D 90/7D/E

on IDATE OF OFFENSE:1 did fail to cause all pupils transported in a motor vehicle carrying not more than eight passengers in addition to the operator that was being used in the business of transporting school pupils for hire under terms of contract or otherwise: (1) to be given classroom instruction in safe riding practice at least three times during each school year, the first during the first week of the school year, the second between the months of September and January, and the third between the month of January and the end of the school year; or (2) to participate at least twice during each school year in on-vehicle emergency evacuation drills, contrary to the requirements of G.L. c.90, §7B(15) and in violation of G.L. c.90, §7D, the defendant having previously been convicted of two such offenses committed within 12 months of this offense. (PENALTY from §20: not less than \$75, not more than \$150.)

#### VOC STUDENT TRANSPORT VIOLATION \* c90 §7D1/2

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate a motor vehicle used to transport vocational school students participating in a work project to and from the work site and having permanent seating accommodation for not more than 14 persons in addition to the driver, and: (1) did allow the consumption of alcoholic beverages in such vehicle while it was being used to transport such students; or (2) did so operate on a way with one or more doors open while such vehicle was in motion; or (3) did so operate on a way without having fastened his or her seat belt securely while transporting such students; or (4) did so operate on a way while such vehicle did not comply with the equipment requirements of G.L. c.90, §7B(1), §7B(9) or §7B(13); or (5) did permit the fueling of such vehicle to take place while it was occupied by passengers; or (6) did so operate on a way without having performed a daily pretrip inspection of such vehicle and reported any defects or deficiencies promptly in writing to his or her employer; or (7) did allow a person to smoke in such vehicle while it was being used to transport such students; or (8) did so operate on a way without providing in such vehicle adequate space for the secured and affixed storage of all tools, equipment and materials to be transported; or (9) did so operate on a way, not then being a person eighteen years of age or over with at least 3 years of licensed driving experience and duly licensed by his or her state of residence for operation of the class of vehicle being operated, and having such license in his or her possession; or (10) did so operate on a way without being equipped with one pair of adequate chock blocks and three flares pursuant to G.L. c.90, §7D½(3); or (11) did so operate without using such chock blocks and flares in compliance with G.L. c. 85, §14B when such vehicle became disabled on the traveled portion of a street or highway; or (12) did so operate on a way without such vehicle being equipped with a seat belt for each permanent seating accommodation, and fastened about each passenger at all times during operation; or (13) being the owner or custodian of such a vehicle, did permit such violation, in violation of G.L. c. 90, §7D1/2. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### VOC TRANSP SAFETY, FAIL TEACH c90 §7D1/2

on [DATE OF OFFENSE:] did fail to cause all vocational school students transported in a motor vehicle used to transport vocational school students participating in a work project to and from the work site and having permanent seating accommodation for not more than 14 persons in addition to the driver: (1) to be given classroom instruction in safe riding practice at least three times during each school year, the first during the first week of the school year, the second between the months of September and January, and the third between the month of January and the end of the school year; or (2) to participate at least twice during each school year in on-vehicle emergency evacuation drills, contrary to the requirements of G.L. c.90, §7B(15) and in violation of G.L. c.90, §7D½. (PENALTY from §20: not more than \$35.)

#### 90/7D12/C VOC TRANSP SAFETY, FAIL TEACH, 2ND OFF. c90 §7D1/2

on [DATE OF OFFENSE:] did fail to cause all vocational school students transported in a motor vehicle used to transport vocational school students participating in a work project to and from the work site and having permanent seating accommodation for not more than 14 persons in addition to the driver: (1) to be given classroom instruction in safe riding practice at least three times during each school year, the first during the first week of the school year, the second between the months of September and January, and the third between the month of January and the end of the school year; or (2) to participate at least twice during each school year in on-vehicle emergency evacuation drills, contrary to the requirements of G.L. c.90, §7B(15) and in violation of G.L. c.90, §7D1/2, the defendant having previously been convicted of such an offense committed within 12 months of this offense. (PENALTY from §20: not less than \$35, not more than \$75.)

#### 90/7D12/D VOC TRANSP SAFETY, FAIL TEACH, 3RD OFF. c90 §7D1/2

on [DATE OF OFFENSE:] did fail to cause all vocational school students transported in a motor vehicle used to transport vocational school students participating in a work project to and from the work site and having permanent seating accommodation for not more than 14 persons in addition to the driver: (1) to be given classroom instruction in safe riding practice at least three times during each school year, the first during the first week of the school year, the second between the months of September and January, and the third between the month of January and the end of the school year; or (2) to participate at least twice during each school year in on-vehicle emergency evacuation drills, contrary to the requirements of G.L. c.90, §7B(15) and in violation of G.L.

c.90, §7D½, the defendant having previously been convicted of two such offenses committed within 12 months of this offense. (PENALTY from §20: not less than \$75, not more than \$150.)

#### 90/7E RED/BLUE LIGHT VIOLATION, MV \* c90 §7E

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**: (1) did mount or display a flashing, rotating or oscillating red or blue light on a motor vehicle on which such a light was not authorized pursuant to G.L. c.90, §7E; or (2) did operate or own a vehicle on which such a light was displayed under circumstances not authorized by G.L. c. 90, §7E; or (3) while operating on a way a motor vehicle displaying a flashing, rotating or oscillating red or blue light that was permissible pursuant to G.L. c.90, §7E, did fail to have a permit from the Registrar of Motor Vehicles for such light upon his or her person or in the vehicle in some easily accessible place, in violation of G.L. c.90, §7E. (CIVIL ASSESSMENT: \$300.)

### 90/7G BRAKE DRUMS, NONCONFORMING USED c90 §7G

on **[DATE OF OFFENSE:]**: (1) did service, install, give away, sell or offer for sale, for use on a passenger motor vehicle, a used brake drum the interior diameter of which exceeds 60/1000 of one inch maximum oversize; or (2) did turn or grind a used brake drum for use on a passenger vehicle to an interior diameter greater than 60/1000 of one inch maximum oversize; or (3) did sell, offer or expose for sale, or have in his or her possession with intent to sell a brake drum or brake disc designed for use on a motor vehicle and manufactured after January 1, 1971, which was not permanently and plainly marked to clearly indicate the maximum safe diameter or minimum safe thickness to which it may be worn, ground or turned; or (4) after January 1, 1971 did install on a motor vehicle or trailer a brake drum the inside diameter of which exceeded such maximum safe diameter or a disc brake rotor the thickness of which was less than such minimum safe thickness, in violation of G.L. c.90, §7G. (PENALTY: not more than \$500.)

## 90/7H/A BRAKE LININGS, NONCONFORMING c90 §7H

on **[DATE OF OFFENSE:]** did sell, offer for sale, distribute or install brake linings for use on motor vehicles which were not of a type and specification approved by the Registrar of Motor Vehicles in 540 Code Mass. Regs. §2.04, in violation of G.L. c.90, §7H. (PENALTY from §20: not more than \$35.)

### 90/7H/B BRAKE LININGS, NONCONFORMING, 2ND OFF. c90 §7H

on **[DATE OF OFFENSE:]** did sell, offer for sale, distribute or install brake linings for use on motor vehicles which were not of a type and specification approved by the Registrar of Motor Vehicles in 540 Code Mass. Regs. §2.04, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §7H. (PENALTY from §20: not less than \$35, not more than \$75.)

#### 90/7H/C BRAKE LININGS, NONCONFORMING, 3RD OFF. c90 §7H

on **[DATE OF OFFENSE:]** did sell, offer for sale, distribute or install brake linings for use on motor vehicles which were not of a type and specification approved by the Registrar of Motor Vehicles in 540 Code Mass. Regs. §2.04, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §7H. (PENALTY from §20: not less than \$75, not more than \$150.)

#### 90/7I SAMARITAN VEHICLE MISUSE SIREN/LIGHT \* c90 §7I

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, while operating a special purpose emergency disaster service motor vehicle or trailer that was the property of and registered to a charitable corporation and specifically assigned to the emergency disaster service of that organization, did use the siren or other audible warning device or the visible warning device as provided in G.L. c.90, §7E of such vehicle at a time when such vehicle was not responding to an official alarm of fire or disaster, in violation of G.L. c.90, §7I. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

## MOTORCYCLE HANDLEBAR HEIGHT VIOLATION c90 §7J — see 540 CMR §2.08 and §4.06

## 90/7K TIRES, SELL NONCONFORMING c90 §7K

on **[DATE OF OFFENSE:]** did sell, offer or expose for sale, or possess with intent to sell, a tire that was manufactured after January 1, 1968 for use on a motor vehicle, motorcycle or trailer, which tire did not comply with the minimum safety standards for construction and performance prescribed by the Registrar of Motor Vehicles, in violation of G.L. c.90, §7K. (PENALTY: imprisonment not more than 15 days; or not more than \$50; or both.)

### 90/7L SCHOOL BUS OPERATE WITH STANDEES \* c90 §7L

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, while operating a school bus in a city or town that had accepted the provisions of G.L. c.90, §7L, did allow the number of school children riding in such bus at any one time to exceed the number of seats therein, or did drive such bus without every child being seated, in violation of G.L. c.90, §7L. (CIVIL ASSESSMENT: \$500.)

#### 90/7M/A TIRES, SELL NONCONFORM RETREAD c90 §7M

on **[DATE OF OFFENSE:]** did sell, offer or expose for sale, possess with intent to sell, or give away, for use on a motor vehicle or trailer on public highways a tire: (1) that had been retreaded or recapped and that was not permanently marked on both sides thereof with the word "retread," "retreaded," "recap" or "recapped," or (2) that was not of first quality and was not permanently marked on both sides thereof with a descriptive term so indicating, in letters at least 3/16 of an inch high and plainly visible, in violation of G.L. c.90, §7M. (PENALTY from §20: not more than \$35.)

## 90/7M/B TIRES, SELL NONCONFORM RETREAD, 2ND OFF. c90 §7M

on **[DATE OF OFFENSE:]** did sell, offer or expose for sale, possess with intent to sell, or give away, for use on a motor vehicle or trailer on public highways a tire: (1) that had been retreaded or recapped and that was not permanently marked on both sides thereof with the word "retread," "retreaded," "recap" or "recapped," or (2) that was not of first quality and was not permanently so marked on both sides thereof, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §7M. (PENALTY from §20: not less than \$35, not more than \$75.)

#### 90/7M/C TIRES, SELL NONCONFORM RETREAD, 3RD OFF. c90 §7M

on **[DATE OF OFFENSE:]** did sell, offer or expose for sale, possess with intent to sell, or give away, for use on a motor vehicle or trailer on public highways a tire: (1) that had been retreaded or recapped and was not marked with the word "retread," "retreaded," "recap" or "recapped," or (2) that was not of first quality and was not so marked, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §7M. (PENALTY from §20: not less than \$75, not more than \$150.)

## 90/7N14 LEMON LAW ARBITRATION, IGNORE USED CAR c90 §7N1/4

being a dealer in used motor vehicles, did fail, within 21 days of a finding in favor of the consumer by the state-certified, used car arbitration, either to appeal such finding or to deliver a refund to the consumer, in violation of G.L. c.90, §7N1/4. (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

#### 90/7N12 LEMON LAW ARBITRATION, IGNORE NEW CAR c90 §7N1/2

being a manufacturer of motor vehicles, did fail, within 21 days of a finding in favor of the consumer by the state-certified, new car arbitration, either to appeal such finding or to deliver a refund or replacement vehicle to the consumer, or to notify the consumer of an estimated delivery date of a replacement vehicle not more than 60 days from the date of such notification, in violation of G.L. c.90, §7N1/2. (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

#### 90/70/A POLLUTANT CONTROL DEVICE, REMOVE c90 §70

on [DATE OF OFFENSE:] did remove or render inoperative, other than temporarily for maintenance purposes, a device or element of deign installed on or in a motor vehicle or motor vehicle engine in compliance with regulations under the National Emissions Standards Act, 42 U.S.C. §1857f-1, not intending such device or element to be replaced by or modified by another device or element approved by the Registrar of Motor Vehicles, the installation of which would result in a reduction of pollutant emission, in violation of G.L. c. 90, §70. (PENALTY FROM §20: not more than \$35.)

#### POLLUTANT CONTROL DEVICE, REMOVE, 2ND OFF c90 §70

on [DATE OF OFFENSE:] did remove or render inoperative, other than temporarily for maintenance purposes, a device or element of deign installed on or in a motor vehicle or motor vehicle engine in compliance with regulations under the National Emissions Standards Act, 42 U.S.C. §1857f-1, not intending such device or element to be replaced by or modified by another device or element approved by the Registrar of Motor Vehicles, the installation of which would result in a reduction of pollutant emission, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §70. (PENALTY from §20: not less than \$35, not more than \$75.)

#### POLLUTANT CONTROL DEVICE, REMOVE, 3RD OFF c90 §70

on [DATE OF OFFENSE:] did remove or render inoperative, other than temporarily for maintenance purposes, a device or element of deign installed on or in a motor vehicle or motor vehicle engine in compliance with regulations under the National Emissions Standards Act, 42 U.S.C. §1857f-1, not intending such device or element to be replaced by or modified by another device or element approved by the Registrar of Motor Vehicles, the installation of which would result in a reduction of pollutant emission, the defendant having previously been convicted of two or more such offenses committed within 12 months of this offense, in violation of G.L. c.90, §70. (PENALTY from §20: not less than \$75, not more than \$150.)

#### 90/7P/A HEIGHT, OPERATE MV WITH MODIFIED \* c90 §7P

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate on a way a motor vehicle with an original manufacturer's gross vehicle weight rating of not over 10,000 lbs., the chassis or body of which had been elevated or lowered by more than 2 inches above or below such manufacturer's specified height by some means or device, in violation of 540 Code Mass. Regs. §6.00 and/or G.L. c.90, §7P. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### 90/7P/B HEIGHT, MODIFY MV c90 §7P

on IDATE OF OFFENSE: I did alter, modify or change the height of a motor vehicle with an original manufacturer's gross vehicle weight rating not over 10.000 lbs., by elevating or lowering the chassis or body by more than 2 inches above or below such manufacturer's specified height by some means or device, in violation of 540 Code Mass. Regs. §6.00 and/or G.L. c.90, §7P. (PENALTY from §20: not more than \$35.)

## HEIGHT, MODIFY MV, 2ND OFF. c90 §7P

on [DATE OF OFFENSE:] did alter, modify or change the height of a motor vehicle with an original manufacturer's gross vehicle weight rating of not over 10,000 lbs., by elevating or lowering the chassis or body by more than 2 inches above or below such manufacturer's specified height by some means or device, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of 540 Code Mass. Regs. §6.00 and/or G.L. c.90, §7P. (PENALTY from §20: not less than \$35, not more than \$75.)

#### HEIGHT, MODIFY MV, 3RD OFF. c90 §7P 90/7P/D

on [DATE OF OFFENSE:] did alter, modify or change the height of a motor vehicle with an original manufacturer's gross vehicle weight rating of not over 10,000 lbs., by elevating or lowering the chassis or body by more than 2 inches above or below such manufacturer's specified height by some means or device, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of 540 Code Mass. Regs. §6.00 and/or G.L. c.90, §7P. (PENALTY from §20: not less than \$75, not more than \$150.)

## TIRE TREAD DEPTH VIOLATION \* c90 §7Q

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate, or did own and permit to be operated, a motor vehicle upon a way, as defined in G.L. c.90, §1, knowing that a tire of such vehicle failed to comply with regulations promulgated by the Registrar of Motor Vehicles concerning the minimum standards for visual and tread depth, 540 Code Mass. Regs. §4.04(11), in violation of G.L. c.90, §7Q. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### VEHICLE ID NUMBER NOT DISPLAYED \* c90 §7R

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate a motor vehicle, a trailer or a semi-trailer manufactured for the model year 1979 or thereafter and registered under G.L. c.90, §2-§5, or did own such a vehicle and permit its operation, upon a way, such vehicle not being equipped with and displaying a vehicle identification number in accord with the regulations of the Registrar of Motor Vehicles, in violation of G.L. c.90, §7R. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### MOTOR VEH DEALER FAIL POST INSIGNIA LAW c90 §7R1/2 90/7R12/A

on [DATE OF OFFENSE:], being a seller of motor vehicles, did fail to post in a conspicuous place a notice explaining a buyer's rights under G.L. c.90, §7R1/2 to request that the seller remove any insignia, logo or plate advertising the name of the seller and placed on the motor vehicle without the written consent of the buyer, and that the seller make all repairs necessary to restore the motor vehicle to its original condition, in violation of G.L. c.90, §7R1/2. (PENALTY: not less than \$200.)

#### 90/7R12/B MOTOR VEH DEALER INSIGNIA ON MV c90 §7R1/2

on [DATE OF OFFENSE:], being a seller of motor vehicles, or an agent or employee of such a seller, did place on a motor vehicle an insignia, logo or other plate advertising the name of the seller without first having obtained the written consent of the buyer of such vehicle, in violation of G.L. c.90, §7R1/2. (PENALTY: not less than \$200.)

#### 90/7U MOTORCYCLE, NOISY \* c90 §7U

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motorcycle intended for use: (1) on the Commonwealth's highways and registered under G.L. c.90, §2 in such manner as to exceed 82 decibels within a speed zone of 45 mph or less, or in excess of 86 decibels within a speed zone of over 45 mph, measured at 50 feet; or (2) off the Commonwealth's highways and registered under the provisions of G.L. c.90B, §22 in excess of 103 decibels measured at 20 inches or one-half meter, pursuant to the measurement procedure prescribed by the Registrar of Motor Vehicles, 540 Code Mass. Regs. §3.00, pursuant to G.L. c.90, §7T, in violation of G.L. c.90, §7U. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### 90/7W INSPECTION, UNLICENSED MV c90 §7W

(Effective 11/28/97)

on **[DATE OF OFFENSE:]** did conduct one or more inspections of motor vehicles pursuant to G.L. c.90, §7A or G.L. c.111, §142J or § 42M, without being licensed to do so by the Registrar of Motor Vehicles, in violation of G.L. c.90, §7W. (PENALTY: imprisonment not more than 30 days; or not more than \$1000 fine; or both.)

#### RMV REGULATIONS FOR MV INSPECTION STATIONS c90 §7W — see 540 CMR §4.00

#### 90/7Y/A INSPECTOR, UNCERTIFIED MV c90 §7Y

on **[DATE OF OFFENSE:]** did inspect a motor vehicle for emissions under G.L. c.90, §7A without being certified to do so by the Department of Environmental Protection, in violation of G.L. c.90, §7Y. (PENALTY from §20: not more than \$35.)

#### 90/7Y/B INSPECTOR, UNCERTIFIED MV, 2ND OFF. c90 §7Y

on **[DATE OF OFFENSE:]** did inspect a motor vehicle for emissions under G.L. c.90, §7A without being certified to do so by the Department of Environmental Protection, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §7Y. (PENALTY from §20: not less than \$35, not more than \$75.)

#### 90/7Y/C INSPECTOR, UNCERTIFIED MV, 3RD OFF. c90 §7Y

on **[DATE OF OFFENSE:]** did inspect a motor vehicle for emissions under G.L. c.90, §7A without being certified to do so by the Department of Environmental Protection, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §7Y. (PENALTY from §20: not less than \$75, not more than \$150.)

## 90/7AA/A CHILD UNDER 6 WITHOUT CARSEAT \* c90 §7AA

(Effective 8/9/87-4/8/97)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, while carrying as a passenger a child five years old or less who was not wearing a properly adjusted and fastened safety belt or a properly fastened and secured child passenger restraint, as defined in G.L. c.90, §1, in violation of G.L. c.90, §7AA. (CIVIL ASSESSMENT: \$25 "provided, however, that such fine may be waived if the court is satisfied that the defendant has purchased a child passenger restraint.")

#### 90/7AA/A CHILD UNDER 5 WITHOUT CARSEAT \* c90 §7AA

(Effective 4/9/97-7/9/08)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, while carrying as a passenger a child who was under age five or who weighed 40 lbs. or less, and who was not properly fastened and secured, according to the manufacturer's instructions, by a child passenger restraint, as defined in G.L. c.90, §1, in violation of G.L. c.90, §7AA. (CIVIL ASSESSMENT: \$25.)

## 90/7AA/A CHILD UNDER 8 YEARS & UNDER 58 INCHES WITHOUT CARSEAT \* c90 §7AA

(Effective 7/10/08)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, while carrying as a passenger a child who was under the age of 8 and not more than 57 inches in height, and who was not properly fastened and secured, according to the manufacturer's instructions, by a child passenger restraint, as defined in G.L. c.90, §1, in violation of G.L. c.90, §7AA. (CIVIL ASSESSMENT: \$25.)

## 90/7AA/B CHILD 6-12 WITHOUT SEAT BELT \* c90 §7AA

(Effective 8/9/87-4/8/97)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, while carrying as a passenger a child who was older than five years of age but not older than twelve years of age who was not wearing a safety belt that was properly adjusted and fastened, in violation of G.L. c.90, §7AA. (CIVIL ASSESSMENT: \$25.)

#### 90/7AA/B CHILD 5-12 WITHOUT SEAT BELT \* c90 §7AA

(Effective 4/9/97-7/9/08)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, while carrying as a passenger a child who was five years of age or older but not older than twelve years of age who was not wearing a safety belt that was properly adjusted and fastened according to the manufacturer's instructions, in violation of G.L. c.90, §7AA. (CIVIL ASSESSMENT: \$25.)

#### 90/7AA/B CHILD 8-12 OR OVER 57 INCHES WITHOUT SEAT BELT \* c90 §7AA

(Effective 7/10/08)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, while carrying as a passenger a child who was between the ages of 8 and under the age of 13, or who was under the age of 13 and more than 57 inches in height, who was not wearing a safety belt that was properly adjusted and fastened according to the manufacturer's instructions, in violation of G.L. c.90, §7AA. (CIVIL ASSESSMENT: \$25.)

### 90/7CC SPECIAL NEEDS STUDENTS VEH FL ID OWNER \* c90 §7CC

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** having contracted to transport by motor vehicle one or more special needs children who were enrolled in a public or private school, did fail to display conspicuously on such motor vehicle, in lettering not less than four inches square, the name and address of the owner thereof, in violation of G.L. c.90, §7CC. (CIVIL ASSESSMENT: \$100.)

## 90/8/A MILITARY STATUS CHANGE, FAIL REPORT c90 §8

on **[DATE OF OFFENSE:]**, being a person to whom a learner's permit or a license to operate a motor vehicle had been issued by the Registrar of Motor Vehicles, did fail to report to the Registrar a change in his military status, in violation of G.L. c.90, §8. (PENALTY from §20: not more than \$35.)

#### 90/8/B MILITARY STATUS CHANGE, FAIL REPORT, 2ND c90 §8

on [DATE OF OFFENSE:], being a person to whom a learner's permit or a license to operate a motor vehicle had been issued by the Registrar of Motor Vehicles, did fail to report to the Registrar a change in his military status, having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §8. (PENALTY from §20: not less than \$35, not more than \$75.)

### MILITARY STATUS CHANGE, FAIL REPORT, 3RD c90 §8

on [DATE OF OFFENSE:], being a person to whom a learner's permit or a license to operate a motor vehicle had been issued by the Registrar of Motor Vehicles, did fail to report to the Registrar a change in his military status, having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §8. (PENALTY from §20: not less than \$75, not more than \$150.)

## JUNIOR OPERATOR OPERATE 12:30--5 AM WITHOUT PARENT c90 §8—see c90 §10

#### JUNIOR OPERATOR WITH PASSENGER UNDER 18 \* c90 §8

(Effective 11/4/98-3/30/07)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], being the holder of a junior operator's license, during the first 6 months of such licensure, did operate a motor vehicle on a way, as defined in G.L. c.90, §1, while a person under 18 years of age, other than the operator or an immediate family member of the operator, was present in such vehicle, the defendant not then being also accompanied by an operator, duly licensed by his or her state of residence, who was 21 years of age or older, who had at least one year of driving experience, and who was occupying a seat beside the driver, in violation of G.L. c.90, §8. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150. RMV shall suspend junior license: 30 days for 1st offense; 60 days for 2nd offense; 90 days for 3rd or subsequent offense.)

## JUNIOR OPERATOR WITH PASSENGER UNDER 18 \* c90 §8

(Effective 3/31/07)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], being the holder of a junior operator's license, during the first 6 months of such licensure, did operate a motor vehicle on a way, as defined in G.L. c.90, §1, while a person under 18 years of age, other than the operator or an immediate family member of the operator, was present in such vehicle, the defendant not then being also accompanied by an operator, duly licensed by his or her state of residence, who was 21 years of age or older, who had at least one year of driving experience, and who was occupying a seat beside the driver, in violation of G.L. c.90, §8. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150. RMV shall suspend junior license: 60 days for 1st offense; 180 days for 2nd offense; or 1 year for 3rd or subsequent offense. Prior to license reinstatement, 2nd or subsequent offender must also complete attitudinal change program.)

#### LICENSE CLASS/RESTRICTION, OPERATE MV IN VIOL c90 §8 — see c90 §10

#### 90/8A/A SCHOOL BUS INSTRUCTOR, UNLIC c90 §8A

on [DATE OF OFFENSE:] did employ a person to provide instruction for the operation of school buses who was not the holder of an instructor's certificate issued by the Registrar of Motor Vehicles, in violation of G.L. c.90, §8A. (PENALTY: not more than \$35.)

#### 90/8A/B SCHOOL BUS INSTRUCTOR, UNLIC, 2ND OFF. c90 §8A

on [DATE OF OFFENSE:] did employ a person to provide instruction for the operation of school buses who was not the holder of an instructor's certificate issued by the Registrar of Motor Vehicles, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §8A. (PENALTY: not less than \$35, not more than \$75.)

#### 90/8A/C SCHOOL BUS INSTRUCTOR, UNLIC, 3RD OFF. c90 §8A

on [DATE OF OFFENSE:] did employ a person to provide instruction for the operation of school buses who was not the holder of an instructor's certificate issued by the Registrar of Motor Vehicles, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §8A. (PENALTY: not less than \$75, not more than \$150.)

## PUPILS, TRANSPORT WITHOUT LICENSE \* c90 §8A1/2

(Effective 1/1/88)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did transport school pupils for hire in a motor vehicle carrying not more than eight passengers in addition to the operator under the provisions of G.L. c.90, §7D without being duly licensed so to do, in violation of G.L. c.90, §8A1/2. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### 90/8B **LEARNERS PERMIT VIOLATION \* c90 §8B**

(Effective thru 11/3/98)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did drive a motor vehicle on a way, as defined in G.L. c.90, §1, having been issued only a learner's permit: (1) without being accompanied in the seat beside the driver by an operator who was duly licensed in his or her state of residence and was eighteen years of age or over and had at least one year of driving experience; or (2) between the hours of 1 a.m. and 5 a.m. without being accompanied by his or her parent or legal guardian who was a licensed operator with at least one year of driving experience and whose license or right to operate was not revoked or suspended, the defendant then being under eighteen years of age; or (3) restricted to the operation of a motorcycle, and did so after sunset and before sunrise; or (4) restricted to the operation of a motorcycle and did so while carrying a passenger, in violation of G.L. c.90, §8B. (CIVIL ASSESSMENT from §20: \$35, 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

### LEARNERS PERMIT VIOLATION \* c90 §8B

(Effective 11/4/98-1/2/07)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did drive a motor vehicle on a way, as defined in G.L. c.90, §1, having been issued only a learner's permit: (1) without being accompanied in the seat beside the driver by an operator who was duly licensed in his or her state of residence and was twenty-one years of age or over and had at least one year of driving experience; or (2) between the hours of 12 o'clock ante meridian and 5 a.m. without being accompanied by his or her parent or legal guardian who was a licensed operator with at least one year of driving experience and whose license or right to operate was not revoked or suspended, the defendant then being under eighteen years of age; or (3) restricted to the operation of a motorcycle, and did so after sunset and before | sunrise; or (4) restricted to the operation of a motorcycle and did so while carrying a passenger, in violation of G.L. c.90, §8B. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### LEARNERS PERMIT VIOLATION \* c90 §8B

(Effective 1/3/07)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, having been issued only a learner's permit: (1) without being accompanied in the seat beside the driver by a duly licensed operator who was 21 years of age or over and had at least one year of driving experience; or (2) between the hours of 12 a.m. and 5 a.m. without being accompanied by a parent or legal guardian who held a valid license and had at least one year of driving experience, the defendant then being under eighteen years of age; or (3) which was restricted to the operation of a motorcycle, and did so after sunset and before sunrise; or (4) which was restricted to the operation of a motorcycle and did so while carrying a passenger, in violation of G.L. c.90, §8B. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150. For infractions of (1) above (and for infractions of (2) above on and after 3/31/07), RMV shall suspend learner's permit: 60 days for 1st offense; 180 days for 2nd offense; or 1 year for 3rd or subsequent offense. Prior to license reinstatement, 2nd or subsequent offender must also complete attitudinal change program.)

#### 90/8G/A RMV ID CARD REPLACEMENT VIOL c90 §8G

on **[DATE OF OFFENSE:]**, being a person to whom the Registrar of Motor Vehicles had issued an identification card pursuant to G.L. c.90, §8E, did lose such card and, after obtaining a duplicate from the Registry of Motor Vehicles, did find the original card and fail immediately to surrender it to the Registrar, in violation of G.L. c.90, §8G. (PENALTY: not more than \$35.)

#### 90/8G/B RMV ID CARD REPLACEMENT VIOL, 2ND OFF. c90 §8G

on **[DATE OF OFFENSE:]**, being a person to whom the Registrar of Motor Vehicles had issued an identification card pursuant to G.L. c.90, §8E, did lose such card and, after obtaining a duplicate from the Registry of Motor Vehicles, did find the original card and fail immediately to surrender it to the Registrar, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §8G. (PENALTY: not less than \$35, not more than \$75.)

#### 90/8G/C RMV ID CARD REPLACEMENT VIOL, 3RD OFF. c90 §8G

on **[DATE OF OFFENSE:]**, being a person to whom the Registrar of Motor Vehicles had issued an identification card pursuant to G.L. c.90, §8E, did lose such card and, after obtaining a duplicate from the Registry of Motor Vehicles, did find the original card and fail immediately to surrender it to the Registrar, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §8G. (PENALTY: not less than \$75, not more than \$150.)

#### 90/8H/A RMV ID CARD FRAUD c90 §8H

on **[DATE OF OFFENSE:]** did: (1) display, cause or permit to be displayed, or possess, a canceled, fictitious, fraudulently altered, or fraudulently obtained identification card issued by the Registrar of Motor Vehicles pursuant to G.L. c.90, §8E; or (2) lend his or her such identification card to another person or knowingly permit the use thereof by another; or (3) permit some unlawful use of such an identification card issued to him or her; or (4) photograph, photostat, duplicate, or in some way reproduce such an identification card or facsimile thereof in such manner that it could be mistaken for a valid identification card, or display or possess such a photograph, photostat, duplicate, reproduction or facsimile that was not authorized by G.L. c.90, in violation of G.L. c.90, §8H. (PENALTY: not more than \$35.)

## 90/8H/B RMV ID CARD FRAUD, 2ND OFF. c90 §8H

on **[DATE OF OFFENSE:]** did: (1) display, cause or permit to be displayed, or possess, a canceled, fictitious, fraudulently altered, or fraudulently obtained identification card issued by the Registrar of Motor Vehicles pursuant to G.L. c.90, §8E; or (2) lend his or her such identification card to another person or knowingly permit the use thereof by another; or (3) permit some unlawful use of such an identification card issued to him or her; or (4) photograph, photostat, duplicate, or in some way reproduce such an identification card or facsimile thereof in such manner that it could be mistaken for a valid identification card, or display or possess such a photograph, photostat, duplicate, reproduction or facsimile that was not authorized by G.L. c.90, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §8H. (PENALTY: not less than \$35, not more than \$75.)

#### 90/8H/C RMV ID CARD FRAUD, 3RD OFF. c90 §8H

on **[DATE OF OFFENSE:]** did: (1) display, cause or permit to be displayed, or possess, a canceled, fictitious, fraudulently altered, or fraudulently obtained identification card issued by the Registrar of Motor Vehicles pursuant to G.L. c.90, §8E; or (2) lend his or her such identification card to another person or knowingly permit the use thereof by another; or (3) permit some unlawful use of such an identification card issued to him or her; or (4) photograph, photostat, duplicate, or in some way reproduce such an identification card or facsimile thereof in such manner that it could be mistaken for a valid identification card, or display or possess such a photograph, photostat, duplicate, reproduction or facsimile that was not authorized by G.L. c.90, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §8H. (PENALTY: not less than \$75, not more than \$150.)

#### 90/8J/A RMV ID CARD ADDRESS CHANGE c90 §8J

on **[DATE OF OFFENSE:]**, being a person to whom the Registrar of Motor Vehicles had issued an identification card pursuant to G.L. c.90, §8E, did acquire an address different from that shown on such identification card and did fail within 30 days thereafter to notify the Registrar in writing of his or her old and new addresses, in violation of G.L. c.90, §8J. (PENALTY from §20: not more than \$35.)

### 90/8J/B RMV ID CARD ADDRESS CHANGE, 2ND OFF c90 §8J

on **[DATE OF OFFENSE:]**, being a person to whom the Registrar of Motor Vehicles had issued an identification card pursuant to G.L. c.90, §8E, did acquire an address different from that shown on such identification card and did fail within 30 days thereafter to notify the Registrar in writing of his or her old and new addresses, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §8J. (PENALTY from §20: not less than \$35, not more than \$75.)

## 90/8J/C RMV ID CARD ADDRESS CHANGE, 3RD OFF c90 §8J

on **[DATE OF OFFENSE:]**, being a person to whom the Registrar of Motor Vehicles had issued an identification card pursuant to G.L. c.90, §8E, did acquire an address different from that shown on such identification card and did fail within 30 days thereafter to notify the Registrar in writing of his or her old and new addresses, the defendant having previously been convicted two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §8J. (PENALTY from §20: not less than \$75, not more than \$150.)

## 90/8M MOBILE PHONE, OPERATOR UNDER 18 USE \* c90 §8M

(Effective 9/30/10)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, being a person under 18 years of age, did use a mobile telephone, hands-free mobile telephone or mobile electronic device, as such terms are defined in G.L. c.90, §1, while operating a motor vehicle on a public way, in violation of G.L. c.90, §8M. (CIVIL ASSESSMENT for first offense by junior operator: \$100, plus suspension of license or permit for 60 days and completion of RMV-selected program to encourage attitudinal changes in young drivers. Civil assessment for second offense by junior operator: \$250, plus suspension of license or permit for 180 days. Civil assessment for third

or subsequent offense: \$500, plus suspension of license or permit for one year. Violation is not surchargeable under G.L. c. 175, § 113B.)

#### 90/9/A NUMBER PLATE MISSING \* c90 §9

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate, push, draw or tow a motor vehicle or trailer, or being the owner or custodian of a motor vehicle or trailer did permit it to be operated, pushed, drawn or towed or to remain, on a way, as defined by G.L. c.90, §1, without such vehicle or trailer carrying its register number displayed as provided in G.L. c.90, §6, not being exempted from such requirement by law, in violation of G.L. c.90, §9. (CIVIL ASSESSMENT: \$100; 2nd offense: \$1000.)

## 90/9/B UNREGISTERED MOTOR VEHICLE \* c90 §9

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate, push, draw or tow a motor vehicle or trailer, or being the owner or custodian of a motor vehicle or trailer did permit it to be operated, pushed, drawn or towed or to remain, on a way, as defined by G.L. c.90, §1, without such vehicle or trailer being registered according to law, not being exempted from such requirement by law, in violation of G.L. c.90, §9. (CIVIL ASSESSMENT: \$100; 2nd offense: \$1000.)

### 90/9A SAFETY GLASS VIOLATION \* c90 §9A

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle, or being the owner or custodian of a motor vehicle did permit it to be operated, with a glass partition, door, window or windshield that was not of the type known as safety glass, as defined in G.L. c.90, §9A, in violation of G.L. c.90, §9A. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### 90/9C TRUCK TIRE RIMS, IMPROP SERVICING OF c90 §9C

on **[DATE OF OFFENSE:]**, being a person servicing multi-piece bus, trailer, tractor or truck rims: (1) did fail to use a steel cage portable locking device, chains or an equivalent containing device in the inflation of tires on such rims; or (2) did fail to prominently display instructions clearly stating procedures involved in the servicing of such rims; or (3) did permit an employee to service such rim wheels who had not been trained in correct and safe procedures for doing so, in violation of G.L. c.90, §9C. (PENALTY: not more than \$1000.)

#### 90/9D WINDOW OBSTRUCTED/NONTRANSPARENT \* c90 & 9D

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did manufacture, sell, offer for sale or trade, equip or operate a motor vehicle upon a public way or upon a way to which the public had the right of access: (1) with a sign, poster or sticker affixed to the front windshield, the side window immediately adjacent to the operator's seat or the front passenger seat, or the rear window, so as to obstruct, impede or distort the vision of the operator; or (2) with nontransparent or sunscreen material, window application, reflective film or nonreflective film used to cover or treat the front windshield, the side window immediately adjacent to the right or left of the operator's seat or the front passenger seat, or the rear window, so as to make such windshield or window glass area in some way nontransparent or obscured from either the interior or exterior thereof, in violation of G.L. c.90, §9D. (CIVIL ASSESSMENT: \$250; RMV shall suspend license for not more than 90 days on 3rd or subsequent offense.)

## 90/10/A UNLICENSED OPERATION OF MV c90 §10

(Effective thru 3/30/07)

on [DATE OF OFFENSE:], not being duly licensed or otherwise excepted by law, did operate a motor vehicle on a way, as defined in G.L. c.90, §1, in | violation of G.L. c.90, §10. (PENALTY from §20: not less than \$100, not more than \$200.)

## 90/10/A UNLICENSED OPERATION OF MV c90 §10

(Effective 3/31/07-6/30/12)

on [DATE OF OFFENSE:], not being duly licensed or otherwise excepted by law, did operate a motor vehicle on a way, as defined in G.L. c.90, §1, in violation of G.L. c.90, §10. (PENALTY from §20: not less than \$100, not more than \$1000.)

## 90/10/A UNLICENSED OPERATION OF MV c90 §10

(Effective 7/1/12)

on **[DATE OF OFFENSE:]**, not being duly licensed or otherwise excepted by law, did operate a motor vehicle on a way, as defined in G.L. c.90, §1, in violation of G.L. c.90, §10. (PENALTY from §20: not more than \$500 for first offense; not less than \$500, not more than \$1,000 for second offense; not less than \$1,000, not more than \$2,000 for third or subsequent offense.)

## 20/10/B LICENSE CLASS, OPERATE MV IN VIOLATION c90 §10

(Effective thru 3/30/07)

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, without being licensed by the Registrar of Motor Vehicles, in that he or she operated a motor vehicle or combination not included within the class of license or learner's permit that had been issued to him or her by the Registrar of Motor Vehicles, not being excepted by law, in violation of G.L. c.90, §10 and 540 Code Mass. Regs. §2.07(4). (PENALTY from §20: not less than \$100, not more than \$200.)

## 90/10/B LICENSE CLASS, OPERATE MV IN VIOLATION c90 §10

(Effective 3/31/07-6/30/12)

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, without being licensed by the Registrar of Motor Vehicles, in that he or she operated a motor vehicle or combination not included within the class of license or learner's permit that had been issued to him or her by the Registrar of Motor Vehicles, not being excepted by law, in violation of G.L. c.90, §10 and 540 Code Mass. Regs. §2.07(4). (PENALTY from §20: not less than \$100, not more than \$1000.)

#### 90/10/B LICENSE CLASS, OPERATE MV IN VIOLATION c90 §10

(Effective 7/1/12)

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, without being licensed by the Registrar of Motor Vehicles, in that he or she operated a motor vehicle or combination not included within the class of license or learner's permit that had been issued to him or her by the Registrar of Motor Vehicles, not being excepted by law, in violation of G.L. c.90, §10 and 540 Code Mass. Regs. §2.07(4). (PENALTY from §20: not more than \$500 for first offense; not less than \$5,000 for third or subsequent offense.)

#### 90/10/C LICENSE RESTRICTION, OPERATE MV IN VIOL c90 §10

(Effective thru 3/30/07)

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, without being duly licensed, in that he or she operated contrary to a special restriction or limitation imposed on his or her license or learner's permit by the Registrar of Motor Vehicles pursuant to G.L. c.90, §8, not being excepted by law, in violation of G.L. c.90, §10. (PENALTY from §20: not less than \$100, not more than \$200.)

90/10/C LICENSE RESTRICTION, OPERATE MV IN VIOL c90 §10

(Effective 3/31/07-6/30/12)

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, without being duly licensed, in that he or she operated contrary to a special restriction or limitation imposed on his or her license or learner's permit by the Registrar of Motor Vehicles pursuant to G.L. c.90, §8 or §8B, not being excepted by law, in violation of G.L. c.90, §10. (PENALTY from §20: not less than \$100, not more than \$1000.)

90/10/C

## LICENSE RESTRICTION, OPERATE MV IN VIOL c90 §10

(Effective 7/1/12)

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, without being duly licensed, in that he or she operated contrary to a special restriction or limitation imposed on his or her license or learner's permit by the Registrar of Motor Vehicles pursuant to G.L. c.90, §8, not being excepted by law, in violation of G.L. c.90, §10. (PENALTY from §20: not more than \$500 for first offense; not less than \$500, not more than \$1,000 for second offense; not less than \$1,000, not more than \$2,000 for third or subsequent offense.)

90/10/D JUNIOR OPERATOR OP 12-5 AM W/O PARENT c90 §10

(Effective 11/4/98-3/30/07)

on **[DATE OF OFFENSE:]**, being the holder of a junior operator's license, did operate a motor vehicle on a way, as defined in G.L. c.90, §1, between the hours of 12:00 a.m. and 5 a.m. without being accompanied by a parent or legal guardian, and did thereby operate such motor vehicle without being duly licensed, contrary to the requirements of G.L. c.90, § 8 and in violation of G.L. c.90, § 10. (PENALTY from §20: not less than \$100, not more than \$200.)

90/10/D **JUNIOR OPERATOR OP 12:30-5 AM W/O PARENT** c90 §10

(Effective 3/31/07-6/30/12)

on **[DATE OF OFFENSE:]**, being the holder of a junior operator's license, did operate a motor vehicle on a way, as defined in G.L. c.90, §1, between the hours of 12:30 a.m. and 5 a.m. without being accompanied by a parent or legal guardian, and did thereby operate such motor vehicle without being duly licensed, contrary to the requirements of G.L. c.90, § 8 and in violation of G.L. c.90, § 10. (PENALTY from §20: not less than \$100, not more than \$1000. RMV shall suspend junior license: 60 days for 1st offense; 180 days for 2nd offense; or 1 year for 3rd or subsequent offense. Prior to license reinstatement, 2nd or subsequent offender must also complete attitudinal change program.)

90/10/D

## JUNIOR OPERATOR OP 12:30-5 AM W/O PARENT c90 §10

(Effective 7/1/12)

on **[DATE OF OFFENSE:]**, being the holder of a junior operator's license, did operate a motor vehicle on a way, as defined in G.L. c.90, §1, between the hours of 12:30 a.m. and 5 a.m. without being accompanied by a parent or legal guardian, and did thereby operate such motor vehicle without being duly licensed, contrary to the requirements of G.L. c.90, §8 and in violation of G.L. c.90, §10. (PENALTY from §20: not more than \$500 for first offense; not less than \$500, not more than \$1,000 for second offense; not less than \$1,000 for third or subsequent offense. RMV shall suspend junior license: 60 days for 1st offense; 180 days for 2nd offense; or 1 year for 3rd or subsequent offense. Prior to license reinstatement, 2nd or subsequent offender must also complete attitudinal change program.)

#### LICENSE SUSPENDED, OPERATE AFTER c90 §10 — see c90 §23

90/11/A LICENSE NOT IN POSSESSION \* c90 §11

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** while operating a motor vehicle: (1) did fail to have his or her license to operate upon his or her person or in such vehicle, in some easily accessible place; or (2) after knowingly colliding with or causing injury to some person or damage to any property, did fail upon the request of the person injured or the person owning or in charge of the property damaged to plainly exhibit to such person his or her license to operate, in violation of G.L. c.90, §11. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

90/11/B **REGISTRATION NOT IN POSSESSION** \* c90 §11

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** while operating a motor vehicle: (1) not being exempted by law, did fail to have the certificate of registration for such vehicle upon his or her person or in such vehicle, in some easily accessible place; or (2) after knowingly colliding with or causing injury to some person or damage to another's property, did fail upon the request of the person injured or the person owning or in charge of the property damaged to plainly exhibit to such person the certificate of registration for such vehicle, in violation of G.L. c.90, §11. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

90/12 IMPROPER OPERATION OF MV, ALLOW \* c90 §12

(Effective thru 10/27/05)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did: (1) allow a motor vehicle owned by him or her, or under his or her control, to be operated by a person who had no legal right to do so, or in violation of a provision of G.L. c.90; or (2) empl oy for hire as an operator of a motor vehicle a person not licensed in accordance with G.L. c.90, in violation of G.L. c.90, §12. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

90/12/A **UNLICENSED OPERATOR, EMPLOY** \* c90 §12(a)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

(Effective 10/28/05-10/22/13)

on **[DATE OF OFFENSE:]** did knowingly employ for hire as a motor vehicle operator a person who was not licensed in accordance with G.L. c. 90, in violation of G.L. c.90, §12(a). (CIVIL ASSESSMENT: \$500).

90/12/A UNLICENSED OPERATOR, EMPLOY \* c90 §12(a)

(Effective 10/23/13)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did knowingly employ for hire as a motor vehicle operator a person who was not licensed in accordance with G.L. c. 90, in violation of G.L. c.90, §12(a). (CIVIL ASSESSMENT: \$1,000).

90/12/B UNLICENSED OPERATOR, EMPLOY, SUBSQ. OFF. c90 §12(a)

(Effective 10/28/05-6/30/12)

on **[DATE OF OFFENSE:]** did knowingly employ for hire as a motor vehicle operator a person who was not licensed in accordance with G.L. c. 90, the defendant having previously committed such an offense, in violation of G.L. c.90, §12(a). (PENALTY: house of correction not more than 1 year; or not more than \$1000 fine; or both.)

90/12/B UNLICENSED OPERATOR, EMPLOY, SUBSQ. OFF. c90 §12(a)

(Effective 7/1/12)

on **[DATE OF OFFENSE:]** did knowingly employ for hire as a motor vehicle operator a person who was not licensed in accordance with G.L. c.90, the defendant having previously committed such an offense, in violation of G.L. c.90, §12(a). (PENALTY: house of correction not more than 1 year; or not less than \$1,000, not more than \$1,500 fine; or both.)

90/12/C UNLICENSED/SUSPENDED OPERATION OF MV, PERMIT c90 §12(b)

(Effective 10/28/05-6/30/12)

on [DATE OF OFFENSE:] did knowingly permit a motor vehicle owned by him or her or under his or her control to be operated by a person who was

unlicensed or whose license had been suspended or revoked, in violation of G.L. c.90, §12(b). (PENALTY: house of correction for 1 year; and not more than \$500 fine.)

#### UNLICENSED/SUSPENDED OPERATION OF MV. PERMIT c90 §12(b)

(Effective 7/1/12)

on [DATE OF OFFENSE:], being the owner or person in control of a motor vehicle, did knowingly permit such motor vehicle to be operated by a person who was unlicensed or whose license had been suspended or revoked, in violation of G.L. c.90, §12(b). (PENALTY: house of correction for not more than 1 year; or not more than \$1,000 fine.)

### UNLICENSED/SUSPENDED OPERATION OF MV, PERMIT, SUBSQ. OFF. c90 §12(b)

(Effective 10/28/05-6/30/12)

on [DATE OF OFFENSE:] did knowingly permit a motor vehicle owned by him or her or under his or her control to be operated by a person who was unlicensed or whose license had been suspended or revoked, the defendant having previously been convicted of such an offense, in violation of G.L. c.90. §12(b). (PENALTY: house of correction not more than 2½ years; or not more than \$1000 fine; or both.)

#### UNLICENSED/SUSPENDED OPERATION OF MV, PERMIT, SUBSQ. OFF. c90 §12(b)

(Effective 7/1/12)

on [DATE OF OFFENSE:], being the owner or person in control of a motor vehicle, did knowingly permit such motor vehicle to be operated by a person who was unlicensed or whose license had been suspended or revoked, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §12(b). (PENALTY: house of correction not more than 2½ years; or not less than \$1,000, not more than \$1,500 fine; or both.)

## 90/12/E IGNITION INTERLOCK, PERMIT OPERATION WITHOUT c90 §12(c)

(Effective 1/1/06)

on [DATE OF OFFENSE:] did knowingly permit a motor vehicle owned by him or her or under his or her control, which was not equipped with a functioning ignition interlock device, as defined in G.L. c. 90, § 12(c), to be operated by a person who had an ignition interlock restricted license, in violation of G.L. c. 90, § 12(c). (PENALTY: 1 year in house of correction; and not more than \$500 fine. §12[d]: RMV may suspend license or registration or both for not more than 1 year.)

#### 90/12/F IGNITION INTERLOCK, PERMIT OPERATION WITHOUT, SUBSQ. OFF. c90 §12(c)

(Effective 1/1/06)

on [DATE OF OFFENSE:] did knowingly permit a motor vehicle owned by him or her or under his or her control, which was not equipped with a functioning ignition interlock device, as defined in G.L. c. 90, § 12(c), to be operated by a person who had an ignition interlock restricted license, the defendant having previously been convicted of such an offense, in violation of G.L. c. 90, § 12(c). (PENALTY: house of correction not more than 21/2 years; and not more than \$1000 fine; or both. §12[d]: RMV may suspend license or registration or both for not more than 1 year.)

#### 90/12A/A MOBILE PHONE, PUBLIC TRANSPORT MV OPERATOR USE \* c90 §12A(a)

(Effective 9/30/10)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle used in public transportation that was owned by or under the authority of the Massachusetts Bay Transportation Authority, the Woods Hole, Martha's Vineyard and Nantucket Steamship Authority, the Massachusetts Port Authority or the Massachusetts Department of Transportation, did use a mobile telephone, hands-free mobile telephone or other mobile electronic device, as such terms are defined in G.L. c.90, §1, while operating such motor vehicle, other than in the performance of his or her official duties in conformance with applicable written guidelines relative to such use issued by such public entity or pursuant to directives from federal authorities having regulatory jurisdiction over such public entity's operations, in violation of G.L. c.90, §12A(a). (CIVIL ASSESSMENT: \$500. Violation is not surchargeable under G.L. c. 175, § 113B.)

#### 90/12A/B MOBILE PHONE, PUBLIC TRANSPORT NON-MV OPERATOR USE c90 §12A(a)

on [DATE OF OFFENSE:], while operating a vehicle that was not a motor vehicle, as defined in G.L. c.90, §1, or a vessel used in public transportation that was owned by or operated under the authority of the Massachusetts Bay Transportation Authority, the Woods Hole, Martha's Vineyard and Nantucket Steamship Authority, the Massachusetts Port Authority or the Massachusetts Department of Transportation, did use a mobile telephone, hands-free mobile telephone or other mobile electronic device while operating such vehicle or vessel, other than in the performance of his or her official duties in conformance with applicable written guidelines relative to such use issued by such public entity or pursuant to directives from federal authorities having regulatory jurisdiction over such public entity's operations, in violation of G.L. c.90, §12A(a). (PENALTY: \$500 fine. Offense is not surchargeable under G.L. c. 175, § 113B.)

#### 90/13/A UNSAFE OPERATION OF MV \* c90 §13

(Effective 3/29/91)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:]: (1) while operating a motor vehicle, did permit something to be on or in the vehicle or on or about his or her person that might interfere with or impede the proper operation of such vehicle or some equipment by which the vehicle was operated or controlled, or (2) while having control or charge of a motor vehicle, did allow such vehicle to stand in a way, as defined in G.L. c.90, §1, and remain unattended without stopping the engine of such vehicle, effectively setting the brakes thereof or making it fast, and locking and removing the key from the locking device and from the vehicle; or (3) while operating a bus having a seating capacity of more than 7 passengers, or a truck weighing more than 4000 lbs. unloaded, or a tractor, trailer, semi-trailer or combination thereof, did park such vehicle on a way and on a grade sufficient to cause such vehicle to move of its own momentum, and did leave such vehicle unattended, without having securely placed against the rear wheels of such vehicle a pair of adequate wheel safety chock blocks so as to prevent movement thereof; or (4) did drive a motor vehicle that was equipped with a television viewer, screen or other means of visually receiving a television broadcast that was located in such vehicle at a point forward of the back of the driver's seat, or that was visible to the driver while operating such vehicle; or (5) while operating a motorcycle on a way, did ride other than upon the permanent and regular seat attached thereto, or did carry or allow another person to ride as a passenger on a motorcycle not designed to carry more than one person, or other than upon a permanent and regular seat designed for two persons or another seat intended for a passenger and firmly attached to the rear of the operator or intended for a passenger and firmly attached to the motorcycle in a side car, or without proper foot rests provided for the passenger's use; or (6) while operating a motor vehicle commonly known as a pick-up truck, did permit it to be operated for a distance of more than 5 miles, in excess of 5 m.p.h., with a person under 12 years of age in the body of such truck, or being the owner of such a motor vehicle did permit such operation; or (7) while operating a motor vehicle or streetcar, did permit a person to hang onto or ride on the outside or rear-end of such vehicle or streetcar, or did allow a person on a pedacycle, motorcycle, roller skates, sled or similar device, to hold fast or attach the device to a motor vehicle operated on a highway, or (8) while operating a motor vehicle, did wear headphones that were not being used for communication in connection with controlling the course or movement of such vehicle, not being excepted by law, in violation of G.L. c.90, §13. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

### 90/13/B HANG ONTO MV c90 §13

on [DATE OF OFFENSE:] did hang onto the outside of or the rear-end of a vehicle, or being on a pedacycle, motorcycle, roller skates, sled or similar device did hold fast or attach the device to a moving vehicle, not being excepted by law, in violation of G.L. c.90, §13. (PENALTY from §20: not more than \$35.)

90/13/C HANG ONTO MV, 2ND OFF. c90 §13 on **[DATE OF OFFENSE:]** did hang onto the outside of or the rear-end of a vehicle, or being on a pedacycle, motorcycle, roller skates, sled or similar device did hold fast or attach the device to a moving vehicle, not being excepted by law, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §13. (PENALTY from §20: not less than \$35, not more than \$75.)

#### 90/13/D HANG ONTO MV, 3RD OFF. c90 §13

on **[DATE OF OFFENSE:]** did hang onto the outside of or the rear-end of a vehicle, or being on a pedacycle, motorcycle, roller skates, sled or similar device did hold fast or attach the device to a moving vehicle, not being excepted by law, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §13. (PENALTY from §20: not less than \$75, not more than \$150.)

#### 90/13/E RIDE IN BACK OF TRAILER/SEMI c90 §13

on **[DATE OF OFFENSE:]** did occupy a trailer or semi-trailer while such trailer or semi-trailer was being towed, pushed or drawn or was otherwise in motion upon a way, as defined in G.L. c.90, §1, not being a firefighter acting pursuant to his or her official duties, in violation of G.L. c.90, §13. (PENALTY from §20: not more than \$35.)

#### 90/13/F RIDE IN BACK OF TRAILER/SEMI, 2ND OFF, c90 §13

on **[DATE OF OFFENSE:]** did occupy a trailer or semi-trailer while such trailer or semi-trailer was being towed, pushed or drawn or was otherwise in motion upon a way, as defined in G.L. c.90, §1, not being a firefighter acting pursuant to his or her official duties, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §13. (PENALTY from §20: not less than \$35, not more than \$75.)

#### 90/13/G RIDE IN BACK OF TRAILER/SEMI, 3RD OFF. c90 §13

on **[DATE OF OFFENSE:]** did occupy a trailer or semi-trailer while such trailer or semi-trailer was being towed, pushed or drawn or was otherwise in motion upon a way, as defined in G.L. c.90, §1, not being a firefighter acting pursuant to his or her official duties, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §13. (PENALTY from §20: not less than \$75, not more than \$150.)

#### 90/13/H MOBILE PHONE, OPERATOR USE IMPROPERLY \* c90 §13

(Effective 9/30/10)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, while operating a motor vehicle, did use a 2-way radio or mobile telephone, as defined in G.L. c.90, §1, other than as provided in G.L. c.90, §§ 8M, 12A and 13B, or without one hand remaining on the steering wheel at all times, in violation of G.L. c.90, §13. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### 90/13A **SEAT BELT, FAIL WEAR** \* c90 §13A

(Effective 2/1/94)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**: (1) did operate on a way a motor vehicle without wearing a safety belt that was properly adjusted or fastened; or (2) did operate on a way a motor vehicle in which there were one or more passengers under the age of sixteen and no younger than twelve who were not wearing safety belts that were properly adjusted and fastened; or (3) being sixteen years of age or over, did ride as a passenger in a motor vehicle without wearing a safety belt that was properly adjusted and fastened, not being excepted by law, in violation of G.L. c.90, §13A. (CIVIL ASSESSMENT: \$25; operator subject to \$25 civil assessment for each passenger in violation; violation does not trigger insurance surcharge under G.L. c.175, §113B.)

#### 90/13B ELECTRONIC MESSAGE, OPERATOR SEND/READ \* c90 §13B

(Effective 9/30/10)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle, did use a mobile telephone, or a handheld device capable of accessing the internet, to manually compose, send or read an electronic message, as such terms are defined in G.L. c.90, §1, in violation of G.L. c.90, §13B. (CIVIL ASSESSMENT: \$100; 2nd offense: \$250; Subsequent offenses: \$500. Offense is not surchargeable under G.L. c. 175, § 113B.)

## 90/13B/A ELECTRONIC DEVICE, USE WHILE OPERATING MV, 1st OFFENSE\* c90 §13B

(Effective 2/23/20)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle, did hold a mobile electronic device or did use a mobile electronic device when said mobile electronic device was not in hands-free mode or did use a mobile electronic device to read or view text, images or video and such use was not limited to viewing a map generated by a navigation system or application on a mobile electronic device that was mounted on or affixed to a vehicle's windshield, dashboard or center console in a manner that did not impede the operation of the motor vehicle, as such terms are defined in G.L. c.90, §1, in violation of G.L. c.90, §13B. (CIVIL ASSESSMENT: \$100. Offense is not surchargeable under G.L. c. 175, § 113B. Operator who commits a first violation other than "typing or reading of an electronic message" shall only be issued a warning until March 31, 2020.)

# 90/13B/B **ELECTRONIC DEVICE, USE WHILE OPERATING MV, 2nd OFFENSE\* c90 §13B**NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

(Effective 2/23/20)

on [DATE OF OFFENSE:], while operating a motor vehicle, did hold a mobile electronic device or did use a mobile electronic device when said mobile electronic device was not in hands-free mode or did use a mobile electronic device to read or view text, images or video and such use was not limited to viewing a map generated by a navigation system or application on a mobile electronic device that was mounted on or affixed to a vehicle's windshield, dashboard or center console in a manner that did not impede the operation of the motor vehicle, as such terms are defined in G.L. c.90, §1, such offense being a second offense, in violation of G.L. c.90, §13B. (CIVIL ASSESSMENT: \$250. Offense is not surchargeable under G.L. c. 175, § 113B. Operator must complete a program selected by the registrar of motor vehicles that encourages a change in driver behavior and attitude about distracted driving.)

## 90/13B/C ELECTRONIC DEVICE, USE WHILE OPERATING MV, 3rd OR SUBSQ OFFENSE\* c90 §13B

(Effective 2/23/20)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle, did hold a mobile electronic device or did use a mobile electronic device when said mobile electronic device was not in hands-free mode or did use a mobile electronic device to read or view text, images or video and such use was not limited to viewing a map generated by a navigation system or application on a mobile electronic device that was mounted on or affixed to a vehicle's windshield, dashboard or center console in a manner that did not impede the operation of the motor vehicle, as such terms are defined in G.L. c.90, §1, such offense being a third or subsequent offense in violation of G.L. c.90, §13B. (CIVIL ASSESSMENT: \$500. Offense is surchargeable under G.L. c. 175, § 113B. Operator must complete a program selected by the registrar of motor vehicles that encourages a change in driver behavior and attitude about distracted driving.)

#### 90/14/A SLOW. FAIL TO \* c90 §14

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, while operating a motor vehicle: (1) upon approaching a cow, horse or other draft animal that was being led, ridden or driven and that appeared to be frightened, did fail to bring such vehicle immediately to a stop on the signal of the person in charge of such animal, and then to remain stationary until such animal had passed or to use reasonable caution in passing such animal; or (2) upon approaching or passing a person on a bicycle, did fail to slow down and pass at a safe distance and at a reasonable and proper speed; or (3) upon approaching or passing a street railway car stopped to allow passengers to alight from or board the same, did drive within eight feet of the running board or lowest step of the car then in use by passengers to alight or board, not being expressly directed to do so by a traffic officer, and not being at a point where passengers were protected by a safety zone; or (4) upon approaching a pedestrian who was on the traveled part of the way, as defined in G.L. c.90, §1, and not on a sidewalk, did fail to slow down; or (5) on a way, as defined in G.L. c.90, §1, or on a curve or a corner of a way, where his or her view was obstructed, did fail to slow down and keep to the right; or (6) upon approaching a junction of a way, as defined in G.L. c.90, §1, with an intersecting way, did fail to slow down and keep to the right of the center line before entering such junction, in violation of G.L. c.90, §14. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$75; 3rd offense in 12 months:

### 90/14/B TURN, IMPROPER \* c90 §14

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, while operating a motor vehicle: (1) upon turning to the right, did fail to do so from the lane of traffic nearest to the right-hand side of the roadway and as close as practicable to the right-hand curb or edge of roadway; or (2) upon approaching for a left turn on a two-way street, did fail to do so in the lane of traffic to the right of and nearest to the center line of the roadway, and to make the left turn by passing to the right of the center line of the entering way where it entered the intersection from his or her left; or (3) upon overtaking and passing a bicyclist proceeding in the same direction, did make a right turn at an intersection or driveway when such turn could not be made at a safe distance from the bicyclist at a speed that was reasonable and proper; or (4) upon turning to the left within an intersection or into an alley, private road or driveway, did fail to yield the right of way to a vehicle or bicycle approaching from the opposite direction that was within the intersection or so close thereto as to constitute an immediate hazard; or (5) upon approaching for a left turn on a one-way street, did fail to do so in the lane of traffic nearest to the left-hand side of the roadway and as close as practicable to the left-hand curb or edge of roadway, in violation of G.L. c.90, §14. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months:

### 90/14/C SCHOOL BUS, FAIL STOP FOR \* c90 §14

(Effective thru 3/31/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, while operating a motor vehicle and approaching a vehicle that displayed a sign bearing the words "SCHOOL BUS" and that was equipped with front and rear alternating flashing red signal lamps that were flashing, as provided in G.L. c.90, §7B, and that had been stopped to allow pupils to alight from or board the same, did fail to bring such vehicle to a full stop before reaching such school bus and not to proceed thereafter until the

warning signals were deactivated, the defendant not then approaching from the opposite direction on a divided highway and not being directed to the contrary by a police officer duly authorized to control the movement of traffic, in violation of G.L. c.90, §14. (CIVIL ASSESSMENT: \$200; 2nd offense within 2 years: \$400 (and RMV must revoke license for not less than 30 days); 3rd offense within 4 years of earlier of two most recent prior offenses: \$1000 (and RMV must revoke license for not less than one year).)

#### SCHOOL BUS, FAIL STOP FOR \* c90 §14

(Effective 4/1/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle and approaching a vehicle that displayed a sign bearing the words "SCHOOL BUS" and that was equipped with front and rear alternating flashing red signal lamps that were flashing, as provided in G.L. c.90, §7B, and that had been stopped to allow pupils to alight from or board the same, did fail to bring such vehicle to a full stop before reaching such school bus and not to proceed thereafter until the warning signals were deactivated, the defendant not then approaching from the opposite direction on a divided highway and not being directed to the contrary by a police officer duly authorized to control the movement of traffic, in violation of G.L. c.90, §14. (CIVIL ASSESSMENT: \$250; 2nd offense: \$1000 (and RMV must revoke license for not less than 6 months); 3rd offense: \$2000 (and RMV must revoke license for not less than 1 year).)

#### SCHOOL BUS, OPERATE WITHIN 100 FT OF \* c90 §14

(Effective 7/1/03)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate a motor vehicle within a distance of 100 feet behind a school bus, in violation of G.L. c.90, §14. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

### 90/14/E MOTOR VEHICLE DOOR, NEGLIGENTLY OPEN \* c90 §14

(Effective 4/15/09)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did open a door of a motor vehicle when it was not reasonably safe to do so without interfering with the movement of other traffic, including bicyclists and pedestrians, in violation of G.L. c. 90, § 14. (CIVIL ASSESSMENT: \$100.)

### 90/14A/A BLIND PEDESTRIAN, FAIL STOP FOR \* c90 §14A

(Effective thru 1/31/97)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle approaching a place where a totally or partially blind pedestrian, guided by a guide dog or carrying a raised or extended cane or walking stick that was white in color or white tipped with red, was crossing or attempting to cross a way, did fail to bring such I vehicle to a complete stop, and before proceeding to take such precautions as were necessary to avoid injuring such pedestrian, in violation of G.L. c.90, §14A. (CIVIL ASSESSMENT: \$100.)

### 90/14A/A BLIND PEDESTRIAN, FAIL STOP FOR \* c90 §14A

(Effective 2/1/97)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle approaching a place where a totally or partially blind pedestrian, guided by a guide dog or carrying a raised or extended cane or walking stick that was white in color or white tipped with red, was crossing or attempting to cross a way, did fail to bring such vehicle to a complete stop, and before proceeding to take such precautions as were necessary to avoid injuring such pedestrian, in violation of G.L. c.90, §14A. (CIVIL ASSESSMENT: \$500.)

#### 90/14A/B BLIND GUIDE DOG, FL RESTRAIN ANIMAL NEAR c90 §14A

(Effective 4/15/93)

on [DATE OF OFFENSE:] did fail to restrain and control on a leash an animal that he or she owned when in proximity to a guide dog that was on a public or private way, in violation of G.L. c.90, §14A. (PENALTY: not less than \$100, not more than \$500.)

#### 90/14B SIGNAL, FAIL TO \* c90 §14B

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle, did fail to give a plainly visible signal, by activating the brake lights or directional lights or signal as provided on such vehicles, or if such signals were not operating by means of the hand and arm in such manner as specified in G.L. c.90, §14B, before stopping or making a turning movement that would affect the operation of another motor vehicle, in violation of G.L. c.90, §14B. (CIVIL ASSESSMENT: \$25.)

### 90/15/A RAILROAD CROSSING VIOLATION \* c90 §15

(Effective 12/12/91)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle: (1) upon approaching a railroad crossing at grade, did fail to reduce the speed of such vehicle to a reasonable and proper rate before proceeding over the crossing and to proceed over the crossing at such rate of speed and with such care as was reasonable and proper under the circumstances; or (2) that was a school bus, upon approaching a railroad crossing at grade, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track, to open the service door, to ascertain if he or she might cross safely, and not to proceed to cross until it was safe to do so and such door had been closed before proceeding; or (3) that was carrying explosive substances or inflammable liquids as a cargo, or part of a cargo, upon approaching a railroad crossing at grade, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track, and not to proceed to cross until it was safe to do so; or (4) upon approaching at grade a railroad crossing protected by red lights which were flashing as a warning, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track and not to proceed to cross until such lights stopped flashing; or (5) upon approaching at grade a railroad crossing protected by a lowered automatic gate, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track and not to proceed to cross until such automatic gate was raised; or (6) upon approaching at grade a railroad crossing protected by a railroad employee waving a red flag or white lantern, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track, and not to proceed to cross until such railroad employee signalled that it was safe to do so, in violation of G.L. c.90, §15. (CIVIL ASSESSMENT: \$200.)

### 90/15/B RAILROAD MOTORMAN FAIL SIGNAL c90 §15

(Effective 12/12/91)

on [DATE OF OFFENSE:], being in charge of a railroad train approaching within approximately 1500 feet of a highway crossing, did fail to emit a warning signal audible from such distance, in violation of G.L. c.90, §15. (PENALTY: not more than \$35.)

# RAILROAD MOTORMAN FAIL SIGNAL, 2ND OFF. c90 §15

on [DATE OF OFFENSE:], being in charge of a railroad train approaching within approximately 1500 feet of a highway crossing, did fail to emit a warning signal audible from such distance, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §15. (PENALTY: not less than \$35, not more than \$75.)

# 90/15/D RAILROAD MOTORMAN FAIL SIGNAL, 3RD OFF. c90 §15

(Effective 12/12/91)

on [DATE OF OFFENSE:], being in charge of a railroad train approaching within approximately 1500 feet of a highway crossing, did fail to emit a warning

signal audible from such distance, the defendant having previously been convicted of two or more such offenses committed within 12 months of this offense, in violation of G.L. c.90, §15. (PENALTY: not less than \$75, not more than \$150.)

#### 90/15/E RAILROAD CROSSING VIOL W/SCHL BUS/EXPLOSIVES/FLAMMABLES \* c90 §15

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

(Effective 3/18/99)

on **[DATE OF OFFENSE:]**, while operating a school bus, or a motor vehicle carrying explosive substances or flammable liquids as a cargo or part of a cargo: (1) upon approaching a railroad crossing at grade, did fail to reduce the speed of such vehicle to a reasonable and proper rate before proceeding over the crossing and to proceed over the crossing at such rate of speed and with such care as was reasonable and proper under the circumstances; or (2) that was a school bus, upon approaching a railroad crossing at grade, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track, to open the service door, to ascertain if he or she might cross safely, and not to proceed to cross until it was safe to do so and such door had been closed before proceeding; or (3) that was carrying explosive substances or inflammable liquids as a cargo, or part of a cargo, upon approaching a railroad crossing at grade, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track, and not to proceed to cross until it was safe to do so; or (4) upon approaching at grade a railroad crossing protected by red lights which were flashing as a warning, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track and not to proceed to cross until such lights stopped flashing; or (5) upon approaching at grade a railroad crossing protected by a lowered automatic gate, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track and not to proceed to cross until such automatic gate was raised; or (6) upon approaching at grade a railroad crossing protected by a railroad employee waving a red flag or white lantern, did fail to bring such vehicle to a full stop not less than 15 feet and not more than 50 feet from the nearest railroad track, and not to proceed to cross until such railroad emplo

#### 90/16 OPERATION OF MOTOR VEHICLE, IMPROPER \* c90 §16

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle: (1) on a way, public or private, whether laid out under authority or law or otherwise, which motor vehicles are prohibited from using, notice of such prohibition having been conspicuously posted at the entrance to such way, or did own a motor vehicle and permit it to be so operated; or (2) on a way without a muffler meeting the minimum standards of the Registrar of Motor Vehicles and in good working order, in constant operation, with no cut-out or by-pass, and from which no original internal parts had been removed and not replaced, or did own a motor vehicle and permit it to be so operated; or (3) on a way with an exhaust system that had been modified in a manner which amplified or increased the noise emitted by the exhaust; or (4) and did sound a bell, horn or other device, or did operate such vehicle in a manner so as to make a harsh, objectionable or unreasonable noise; or (5) and did permit to escape from such vehicle smoke or pollutants in such amounts or at such levels as might violate motor vehicle air pollution control regulations adopted pursuant to G.L. c.111; or (6) to which had been mounted a siren that was not authorized by law or by the Registrar of Motor Vehicles; or (7) and used on or in connection with such vehicle a spot light, the rays from which shone more than two feet above the road at a distance of thirty feet from the vehicle, not being excepted by law; or (8) that was equipped with metal studded tires upon a public way, as defined in G.L. c.90, §1, between May 1 and November 1, the use of such tires not have been authorized prior to November 1 by the Registrar of Motor Vehicles because of weather conditions, not being excepted by law, in violation of G.L. c.90, §16. (CIVIL ASSESSMENT: \$50. §20: upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days.)

### 90/16A IDLE ENGINE OF STOPPED MV OVER 5 MINUTES \* c90 §16A

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did cause, suffer, allow or permit the unnecessary operation of the engine of a motor vehicle while such vehicle was stopped for a foreseeable period of time in excess of five minutes, in violation of G.L. c.90, §16A. (CIVIL ASSESSMENT: \$100; Subsequent infractions: \$250.)

### 90/16B IDLE ENGINE OF STOPPED MV ON SCHOOL PROPERTY \* c90 §16B(b)

(Effective 8/21/09)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did cause, suffer, allow or permit the prolonged idling of a motor vehicle engine on school property in violation of 540 Code Mass. Regs. § 27.00, a regulation of the Registry of Motor Vehicles relative thereto, and in violation of G.L. c.90, §16B(b). (CIVIL ASSESSMENT: \$100; Subsequent infractions: \$500.)

### 90/17/A **SPEEDING** \* c90 §17

(Effective thru 11/15/99)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**: (1) did operate a motor vehicle on a way, as defined in G.L. c.90, §1, at a rate of speed greater than was reasonable and proper, having regard to traffic and the use of the way and safety of the public; or (2) did operate a school bus on a way, as defined in G.L. c.90, §1, that was not a limited access highway at a rate of speed exceeding 40 m.p.h. while actually engaged in carrying school children, in violation of G.L. c.90, §17. (CIVIL ASSESSMENT from §20: \$50, plus \$10 for each m.p.h. in excess of 10 m.p.h. over speed limit; upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days.)

#### 90/17/A **SPEEDING** \* c90 §17

(Effective 11/16/99-6/30/03)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**: (1) did operate a motor vehicle on a way, as defined in G.L. c.90, §1, at a rate of speed greater than was reasonable and proper, having regard to traffic and the use of the way and safety of the public; or (2) did operate a school bus on a way, as defined in G.L. c.90, §1, that was not a limited access highway at a rate of speed exceeding 40 m.p.h. while actually engaged in carrying school children, in violation of G.L. c.90, §17. (CIVIL ASSESSMENT from §20: \$50, plus \$10 for each m.p.h. in excess of 10 m.p.h. over speed limit; plus \$25 Head Injury Surfine; upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days.)

### 90/17/A SPEEDING \* c90 §17

(Effective 7/1/03)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**: (1) did operate a motor vehicle on a way, as defined in G.L. c.90, §1, at a rate of speed greater than was reasonable and proper, having regard to traffic and the use of the way and safety of the public; or (2) did operate a school bus on a way, as defined in G.L. c.90, §1, that was not a limited access highway at a rate of speed exceeding 40 m.p.h. while actually engaged in carrying school children, in violation of G.L. c.90, §17. (CIVIL ASSESSMENT from §20: \$50, plus \$10 for each m.p.h. in excess of 10 m.p.h. over speed limit; plus \$50 Head Injury Surfine. Upon 3rd or subsequent offense in same 12-month period, RMV shall suspend operator's license for not less than 30 days. For infractions on and after 3/31/07, RMV shall suspend junior operator's license or learner's permit 90 days for first offense and 1 year for subsequent offense; junior operator must also complete attitudinal change program.)

### 90/17/B SPEEDING WHILE OVERWEIGHT VIOL PERMIT \* c90 §17

(Effective thru 11/15/99)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate a motor vehicle, trailer, semitrailer, semitrailer unit or tandem unit on a way, under a permit issued under G.L. c.85, §30 and §30A and while the weight of such vehicle exceeded the limits provided in G.L. c.90, §19A, exclusive of the additional limits provided in such permit, at a rate of speed greater than was reasonable and proper, having regard to traffic and the use of the way and safety of the public, in violation of G.L. c.90, §17. (CIVIL ASSESSMENT from §20: \$100; 2nd offense: \$150; 3rd offense: \$300; may not be filed by the court; upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days.)

### 90/17/B SPEEDING WHILE OVERWEIGHT VIOL PERMIT \* c90 §17

(Effective 11/16/99-6/30/03)

NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate a motor vehicle, trailer, semitrailer, semitrailer unit or tandem unit on a way, under a permit issued under G.L. c.85, §30 and §30A and while the weight of such vehicle exceeded the limits provided in G.L. c.90, §19A, exclusive of the additional limits provided in such permit, at a rate of speed greater than was reasonable and proper, having regard to traffic and the use of the way and safety of the public, in violation of G.L. c.90, §17. (CIVIL ASSESSMENT from §20: \$100; 2nd offense: \$150; 3rd offense: \$300; plus \$25 Head Injury Surfine; may not be filed by the court; upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days.)

#### 90/17/B SPEEDING WHILE OVERWEIGHT VIOL PERMIT \* c90 §17

(Effective 7/1/03)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate a motor vehicle, trailer, semitrailer, semitrailer unit or tandem unit on a way, under a permit issued under G.L. c.85, §30 and §30A and while the weight of such vehicle exceeded the limits provided in G.L. c.90, §19A, exclusive of the additional limits provided in such permit, at a rate of speed greater than was reasonable and proper, having regard to traffic and the use of the way and safety of the public, in violation of G.L. c.90, §17. (CIVIL ASSESSMENT from §20: \$100; 2nd offense: \$150; 3rd offense: \$300; plus \$50 Head Injury Surfine; may not be filed by the court; upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days. For infractions on and after 3/31/07, RMV shall suspend junior operator's license or learner's permit 90 days for first offense and 1 year for subsequent offense; junior operator must also complete attitudinal change program.)

#### SPEEDING IN CONSTRUCTION ZONE \* c90 §17

(Effective 11/5/02-6/30/03)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:]: (1) did operate a motor vehicle through the parameters of a marked construction zone or construction area on a way, as defined in G.L. c.90, §1, at a rate of speed greater than was reasonable and proper, having regard to traffic and the use of the way and safety of the public; or (2) did operate a motor vehicle through the parameters of a marked construction zone or construction area on a way, as defined in G.L. c.90, §1, at a rate of speed which exceeded the posted limit; or (3) did operate a school bus through the parameters of a marked construction zone or construction area on a way, as defined in G.L. c.90, §1, that was not a limited access highway, at a rate of speed exceeding 40 m.p.h. while actually engaged in carrying school children; in violation of G.L. c.90, §17. (CIVIL ASSESSMENT from §20: \$100, plus \$20 for each m.p.h. in excess of 10 m.p.h. over speed limit, plus \$25 Head Injury Surfine; upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days.)

### SPEEDING IN CONSTRUCTION ZONE \* c90 §17

(Effective 7/1/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:]: (1) did operate a motor vehicle through the parameters of a marked construction zone or construction area on a way, as defined in G.L. c.90, §1, at a rate of speed greater than was reasonable and proper, having regard to traffic and the use of the way and safety of the public; or (2) did operate a motor vehicle through the parameters of a marked construction zone or construction area on a way, as defined in G.L. c.90, §1, at a rate of speed which exceeded the posted limit, or (3) did operate a school bus through the parameters of a marked construction zone or construction area on a way, as defined in G.L. c.90, §1, that was not a limited access highway, at a rate of speed exceeding 40 m.p.h. while actually engaged in carrying school children; in violation of G.L. c.90, §17. (CIVIL ASSESSMENT from §20: \$100, plus \$20 for each m.p.h. in excess of 10 m.p.h. over speed limit, plus \$50 Head Injury Surfine; upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days. For infractions on and after 3/31/07, RMV shall suspend junior operator's license or learner's permit 90 days for first offense and 1 year for subsequent offense; junior operator must also complete attitudinal change program.)

### 90/17B/A RACING MOTOR VEHICLE \* c90 §17B

(Effective 12/28/95-3/30/07)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], did operate a motor vehicle, or being an owner of a motor vehicle did permit it to be operated, in a manner where the owner or operator accelerated at a high rate of speed in competition with another operator, causing increased noise from skidding tires and amplified noise from racing engines, in violation of G.L. c. 90, §17B. (CIVIL ASSESSMENT: \$500; and license loss for not less than 30 days.)

#### 90/17B/A RACING MOTOR VEHICLE \* c90 §17B

(Effective 3/31/07-2/25/08)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], did operate a motor vehicle, or being an owner of a motor vehicle did permit it to be operated, in a manner where the owner or operator accelerated at a high rate of speed in competition with another operator, causing increased noise from skidding tires and amplified noise from racing engines, in violation of G.L. c. 90, §17B. (CIVIL ASSESSMENT: \$500; and loss of operator's license for not less than 30 days or of junior operator's license or learner's permit for 1 year. Holders of junior operator's licenses or learner's permits must reapply and must complete anti-road rage and attitudinal change programs.)

### 90/17B/A RACING MOTOR VEHICLE c90 §17B

(Effective 2/26/08)

on [DATE OF OFFENSE:], not being the holder of a junior operator's license or learner's permit, did operate a motor vehicle, or as an owner of a motor vehicle did permit it to be operated, in a manner where the owner or operator accelerated at a high rate of speed in competition with another operator, causing increased noise from skidding tires and amplified noise from racing engines, in violation of G.L. c. 90, §17B. (PENALTY: house of correction not more than 2½ years; or not more than \$1000 fine; and loss of operator's license for not less than 30 days.)

### 90/17B/B RACING MOTOR VEHICLE, SUBSQ. OFF. \* c90 §17B

(Effective 12/28/95-3/30/07)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], did operate a motor vehicle, or being an owner of a motor vehicle did permit it to be operated, in a manner where the owner or operator accelerated at a high rate of speed in competition with another operator, causing increased noise from skidding tires and amplified noise from racing engines, the defendant having previously been found responsible for such a violation, in violation of G.L. c. 90, §17B. (CIVIL ASSESSMENT: \$1000; and license loss for not less than 60 days.)

### 90/17B/B RACING MOTOR VEHICLE, SUBSQ. OFF. \* c90 §17B

(Effective 3/31/07-2/25/08)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], did operate a motor vehicle, or being an owner of a motor vehicle did permit it to be operated, in a manner where the owner or operator accelerated at a high rate of speed in competition with another operator, causing increased noise from skidding tires and amplified noise from racing engines, the defendant having previously been found responsible for such a violation, in violation of G.L. c. 90, §17B. (CIVIL ASSESSMENT: \$1000; and loss of operator's license for not less than 60 days or of junior operator's license or learner's permit for 3 years. Holders of junior operator's licenses or learner's permits must reapply and must complete anti-road rage and attitudinal change programs.)

#### 90/17B/B RACING MOTOR VEHICLE, SUBSQ. OFF. c90 §17B

(Effective 2/26/08)

on **[DATE OF OFFENSE:]**, not being the holder of a junior operator's license or learner's permit, did operate a motor vehicle, or as an owner of a motor vehicle did permit it to be operated, in a manner where the owner or operator accelerated at a high rate of speed in competition with another operator, causing increased noise from skidding tires and amplified noise from racing engines, the defendant having previously been convicted of such an offense, in violation of G.L. c. 90, §17B. (PENALTY: house of correction not more than 2½ years; or not more than \$1000 fine; and loss of operator's license for not less than 180 days.)

#### 90/17B/C RACING MOTOR VEHICLE BY JR OPERATOR/LEARNER \* c90 §17B

(Effective 2/26/08)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, being the holder of a junior operator's license or learner's permit, did operate a motor vehicle, or as an owner of a motor vehicle did permit it to be operated, in a manner where the owner or operator accelerated at a high rate of speed in competition with another operator, causing increased noise from skidding tires and amplified noise from racing engines, in violation of G.L. c. 90, §17B. (CIVIL ASSESSMENT: \$500; and loss of operator's license for not less than 30 days or of junior operator's license or learner's permit for 1 year. Holders of junior operator's licenses or learner's permits must reapply and must complete anti-road rage and attitudinal change programs.)

#### 90/17B/D RACING MOTOR VEHICLE BY JR OPERATOR/LEARNER, SUBSQ. OFF. \* c90 §17B

(Effective 2/26/08)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, being the holder of a junior operator's license or learner's permit, did operate a motor vehicle, or as an owner of a motor vehicle did permit it to be operated, in a manner where the owner or operator accelerated at a high rate of speed in competition with another operator, causing increased noise from skidding tires and amplified noise from racing engines, the defendant having previously been found responsible for such a violation, in violation of G.L. c. 90, §17B. (CIVIL ASSESSMENT: \$1000; and loss of operator's license for not less than 60 days or of junior operator's license or learner's permit for 3 years. Holders of junior operator's licenses or learner's permits must reapply and must complete anti-road rage and attitudinal change programs.)

#### 90/18/A SPEEDING IN VIOL SPECIAL REGULATION \* c90 §18

(Effective thru 11/15/99)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle: (1) on a way, as defined in G.L. c.90, §1, at a rate of speed greater than that permitted by a special regulation adopted pursuant to G.L. c.90, §18, first par., such rate of speed being set forth on signs erected and then in place upon such way; or (2) on a private way or parking area, at a rate of speed greater than that permitted by a special regulation made pursuant to G.L. c.90, §18, second par. (CIVIL ASSESSMENT from §20: \$50, plus \$10 for each m.p.h. in excess of 10 m.p.h. over speed limit; upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days.)

#### 90/18/A SPEEDING IN VIOL SPECIAL REGULATION \* c90 §18

(Effective 11/16/99-6/30/03)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle: (1) on a way, as defined in G.L. c.90, §1, at a rate of speed greater than that permitted by a special regulation adopted pursuant to G.L. c.90, §18, first par., such rate of speed being set forth on signs erected and then in place upon such way; or (2) on a private way or parking area, at a rate of speed greater than that permitted by a special regulation made pursuant to G.L. c.90, §18, second par., in violation of G.L. c.90, §18. (CIVIL ASSESSMENT from §20: \$50, plus \$10 for each m.p.h. in excess of 10 m.p.h. over speed limit; plus \$25 Head Injury Surfine upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days.)

#### 90/18/A SPEEDING IN VIOL SPECIAL REGULATION \* c90 §18

(Effective 7/1/03)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle: (1) on a way, as defined in G.L. c.90, §1, at a rate of speed greater than that permitted by a special regulation adopted pursuant to G.L. c.90, §18, first par., such rate of speed being set forth on signs erected and then in place upon such way; or (2) on a private way or parking area, at a rate of speed greater than that permitted by a special regulation made pursuant to G.L. c.90, §18, second par., in violation of G.L. c.90, §18. (CIVIL ASSESSMENT from §20: \$50, plus \$10 for each m.p.h. in excess of 10 m.p.h. over speed limit; plus \$50 Head Injury Surfine upon 3rd or subsequent offense in same 12-month period, RMV shall suspend license for not less than 30 days. For infractions on and after 3/31/07, RMV shall suspend junior operator's license or learner's permit 90 days for first offense and 1 year for subsequent offense; junior operator must also complete attitudinal change program.)

### 90/18/B MOTOR VEH IN AREA CLOSED TO TRAVEL \* c90 §18

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way, as defined in G.L. c.90, §1, on which the use of vehicles of that type had been prohibited altogether, in violation of a special regulation made pursuant to G.L. c.90, §18. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150; RMV shall suspend license for not less than 30 days on 3rd or subsequent offense.)

### 90/18A/B PEDESTRIAN VIOLATION c90 §18A

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] and thereby did violate a rule regulating the use of ways by pedestrians adopted pursuant to G.L. c.90, §18A. (PENALTY for 1st, 2nd or 3rd offenses within the court's jurisdiction in a calendar year: \$1.)

### 90/18A/C PEDESTRIAN VIOLATION, 4TH OFFENSE c90 §18A

on **[DATE OF OFFENSE:]** did **[DESCRIPTION OF OFFENSE:]** and thereby did violate a rule regulating the use of ways by pedestrians adopted pursuant to G.L. c.90, §18A, the defendant having previously been convicted three or more times of such an offense committed within the jurisdiction of this division of the District Court in that calendar year. (PENALTY for 4th or subsequent offense within the court's jurisdiction in a calendar year: \$2.)

### 90/19/A OVERSIZE MV \* c90 §19

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did on a way, as defined in G.L. c.90, §1: (1) operate a motor vehicle or trailer the outside width of which was more than 102 inches, without a special permit; or (2) operate a motor vehicle or trailer the extreme overall length of which was more than 33 feet or other maximum length

specified for such vehicle in G.L. c.90, §18A or §19, without a special permit; or (3) operate a motor vehicle that exceeded 13 feet 6 inches in height, without a special permit; or (4) operate a motor vehicle that was registered pursuant to G.L. c.90 and had a total height exceeding 10 feet, exclusive of any load thereon, without such height being printed at least 4 inches high in a conspicuous place upon the side or front of such vehicle; or (5) operate or draw a trailer that with its load weighed more than 5000 lbs without a permit; or (6) operate or draw a motor vehicle, trailer or other vehicle carrying a crane or boom extending more than 4 feet beyond the bed or body of such vehicle or trailer, and did fail to display at the extreme rear end of such crane or boom a red light or red flag or cloth in the manner provided in G.L. c.90, §7; or (7) operate or draw a motor vehicle, trailer or other vehicle carrying a crane or boom extending more than 15 feet beyond the bed or body of such vehicle or trailer, and did fail to have another vehicle following immediately behind its projecting extremity for the purpose of protecting other vehicles approaching from the rear; or (8) operate a motor vehicle drawing more than one trailer or other vehicle without a permit from the Department of Highways, not being excepted by law, in violation of G.L. c.90, §19. (CIVIL ASSESSMENT from §20: \$100.)

### 90/19/B TIRE OUTSIDE FENDER c90 §19

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did on a way, as defined in G.L. c.90, §1, operate a passenger motor vehicle with the side wall or thread of a tire projecting outward beyond the outer portion of the fender or side body panel, such vehicle not being equipped with four-wheel drive or otherwise modified and intended for off-the-way use, in violation of G.L. c.90, §19. (CIVIL ASSESSMENT from §20: \$100.)

#### 90/19A/A WEIGHT VIOLATION \* c90 §19A & § 20

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did knowingly operate, or being its owner or bailee did require or authorize to be operated, on a public way, or did load or cause to be loaded, a motor vehicle, trailer, semitrailer unit or tandem unit with a gross weight in excess of that permitted by G.L. c.90, or specified in a permit issued under G.L. c.85, §30 or §30A, whichever is greater, in violation of G.L. c.90, §19A and §20. (CIVIL ASSESSMENT from §20: \$40 per 1000 lbs. or fraction thereof overweight up to 10,000 lbs. overweight; \$80 per 1000 lbs. or fraction thereof overweight over 10,000 lbs. overweight.)

### 90/19A/B WEIGHT VIOLATION WITH IRREDUCIBLE LOAD \* c90 §19A & § 20

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did knowingly operate, or being its owner or bailee did require or authorize to be operated, on a public way, or did load or cause to be loaded a motor vehicle, trailer, semitrailer unit or tandem unit with a gross weight in excess of that permitted by G.L. c.90, §19A, or specified in a permit issued under c.85, §30 or §30A, while carrying an irreducible load, the owner or bailee, or his or her agent or employee not having had reasonable means or opportunity to ascertain the weight of such load before applying for such permit, in violation of G.L. c.90, §19A and §20. (CIVIL ASSESSMENT from §20: \$10 per 1000 lbs. or fraction thereof overweight but not more than \$500.)

### 90/19A/C WEIGHED, REFUSAL TO BE \* c90 §19A

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle on a way, as defined in G.L. c.90, §1, did refuse to comply with the request or direction of an officer authorized to enforce the provisions of G.L. c.90 to operate such motor vehicle with any trailer that was attached thereto to and upon the nearest scales available to the Commonwealth within a distance of not more than five miles and to permit the weighing thereof together with its load, in violation of G.L. c.90, §19A. (CIVIL ASSESSMENT: \$500; RMV may suspend license for not more than 90 days.)

### 90/19D/A WEIGHT CERTIFICATE VIOLATION \* c90 §19D

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:]: (1) did operate a motor vehicle, trailer, semi-trailer, semi-trailer unit or tandem unit for which a special permit had been issued under G.L. c.85, §30 and §30A and a permit sticker by the Registrar of Motor Vehicles, and did fail to keep in an accessible place and produce at the request of an officer, its certificate of gross vehicle weight; or (2) being the owner or lessee of a motor vehicle, trailer, semi-trailer, semi-trailer unit or tandem unit, did fail upon the revocation of a special permit issued for such vehicle under G.L. c.85, §30 or §30A or the permit sticker issued under G.L. c.90, §19D, to remove such permit sticker from such vehicle and to return to the Registrar of Motor Vehicles his or her copy of the certificate of the gross vehicle weight rating of such vehicle, in violation of G.L. c.90, §19D. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

### 90/19D/B WEIGHT CERTIFICATE, FALSE STATEMENT IN c90 §19D

did knowingly and wilfully make a false statement in an application for a special permit under G.L. c.85, §30 or §30A, or in a certificate of the gross vehicle weight rating of a motor vehicle, trailer, semi-trailer unit or tandem unit under G.L. c.90, §19D, in violation of G.L. c.90, §19D. (PENALTY: imprisonment not less than 2 weeks, not more than 2 years; or not less than \$500, not more than \$1000; or both; RMV shall revoke permit sticker.)

### 90/19D/C ALTER MOTOR VEH TO REDUCE GVW c90 §19D

on [DATE OF OFFENSE:] did knowingly and wilfully alter a motor vehicle, trailer, semi-trailer, semi-trailer unit or tandem unit for the purpose of reducing its gross vehicle weight rating below the weight limit set forth in a special permit issued under G.L. c.85, §30 and §30A, after such permit and a permit sticker had been issued and were in use and effect, in violation of G.L. c.90, §19D. (PENALTY: imprisonment not less than 2 weeks, not more than 2 years; or not less than \$500, not more than \$1000; or both; RMV shall revoke permit sticker.)

### 90/19E WEIGHT VIOLATION IN VIOL FEDERAL LAW \* c90 §19E

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate, or permit to be operated, a motor vehicle, trailer, semi-trailer or semi-trailer unit on the System of Interstate and Defense Highways within the Commonwealth with a gross vehicle weight or weight per axle such as would preclude the Commonwealth from receiving federal highway aid funds under Title 23 of the United States Code, in violation of G.L. c.90, §19E. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

#### 90/19K SNOW PLOW/HITCH, FAIL REMOVE \* c90 §19K

(Effective 7/1/04)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate on a public way between May 15 and October 15 a motor vehicle with a gross weight of less than 26,000 pounds which was equipped with a plow, and did fail to remove such plow and its hitching mechanism or to have such hitching mechanism folded flat leaving no protruding surfaces, in violation of G.L. c.90, §19K. (Motorist "shall be issued a warning for the first offense." CIVIL ASSESSMENT for 2d offense: \$250; for 3d offense: \$500 plus revocation of the vehicle's registration until vehicle is in compliance.)

# 90/20/A SAFETY STANDARDS, MV NOT MEETING RMV \* c90 §7A & §20

(Effective thru 11/27/97)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate, or did own and permit to be operated, a motor vehicle or trailer that failed to meet the safety standards established

pursuant to G.L. c.90, §7A by a regulation of the Registrar of Motor Vehicles, 540 Code Mass. Regs. §4.04, in violation of such regulation and G.L. c.90, §20. (CIVIL ASSESSMENT from §20: \$25.)

### 90/20/A SAFETY STANDARDS, MV NOT MEETING RMV \* c90 §7A & §20

(Effective 11/28/97)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate, or did own or permit to be operated, a motor vehicle or trailer that failed to meet the safety standards established pursuant to G.L. c.90, §7A by a regulation of the Registrar of Motor Vehicles, 540 Code Mass. Regs. §4.04, in violation of such regulation and G.L. c.90, §20. (CIVIL ASSESSMENT from §20: \$25.)

### 90/20/B INSPECTION/STICKER, NO \* c90 §20

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**: (1) did fail to have a motor vehicle owned by him or her inspected for the safety inspection or emissions inspection required by G.L. c.90, §7A and §7V or G.L. c.111, §142J and §142M, or did operate or permit a motor vehicle owned by him or her to be operated without a certificate of inspection or rejection displayed in accordance with §7A and §7V or G.L. c.111, §142J and §142M and 540 Code Mass. Regs. §4.03-§4.07; or (2) being the owner or person in control of a school bus or a bus that was operated under a certificate, license or permit issued in accordance with the provisions of G.L. c.159A, and that was registered in Massachusetts and used to transport school pupils to and from school or to school related activities, did fail, in addition to the required periodic annual inspection, to submit such vehicle for inspection by the Registry of Motor Vehicles during the months of January, March, May, September and November in each year, not being excepted by law, in accordance with 540 Code Mass. Regs. §2.16, adopted pursuant to G.L. c.90, §7A, and in violation of such regulations and G.L. c.90, §20. (CIVIL ASSESSMENT: \$50.)

#### 90/20C PARKING TICKETS, +5 UNPAID c90 §20C

on **[DATE OF OFFENSE:]**, being the registered owner of a motor vehicle, had outstanding against him or her more than five unpaid parking violations issued by a city or town pursuant to G.L. c.90, §20A or §20A½, in violation of G.L. c.90, §20C. (PENALTY: not more than double the maximum fine provided for in any city or town.)

#### 90/20D PARKING TICKET, MUTILATE c90 §20D

on **[DATE OF OFFENSE:]** did unlawfully tamper with, remove, change, mutilate or destroy a parking notice affixed to a motor vehicle in accordance with G.L. c.90, §20A or §20A½, in violation of G.L. c.90, §20D. (PENALTY: jail not more than 1 month; or not more than \$50; or both.)

#### 90/20E/A PARKING TICKET, LESSEE FAIL PAY c90 §20E(d)

on **[DATE OF OFFENSE:]**, being the lessee or rentee of a motor vehicle that was involved in a parking violation, did fail to appear or make payment within 21 days in response to a notice of violation issued pursuant to G.L. c.90, §20A or §20A½, in violation of G.L. c.90, §20E(d). (PENALTY from §20: not more than \$35)

#### 90/20E/B PARKING TICKET, LESSEE FAIL PAY, 2ND OFF c90 §20E(d)

on **[DATE OF OFFENSE:]**, being the lessee or rentee of a motor vehicle that was involved in a parking violation, did fail to appear or make payment within 21 days in response to a notice of violation issued pursuant to G.L. c.90, §20A or §20A½, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §20E(d). (PENALTY from §20: not less than \$35, not more than \$75.)

### 90/20E/C PARKING TICKET, LESSEE FAIL PAY, 3RD OFF c90 §20E(d)

on **[DATE OF OFFENSE:]**, being the lessee or rentee of a motor vehicle that was involved in a parking violation, did fail to appear or make payment within 21 days in response to a notice of violation issued pursuant to G.L. c.90, §20A or §20A½, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §20E(d). (PENALTY from §20: not less than \$75, not more than \$150.)

### 90/22B/A ABANDON MV c90 §22B(a)

on **[DATE OF OFFENSE:]**, in a city or town that had not accepted the provisions of G.L. c.90, §22B(b)-(k), did abandon a motor vehicle upon a public or private way, or upon the property of another without the permission of the owner or lessee of such property, in violation of G.L. c.90, §22B(a). (PENALTY: \$250; may not register another motor vehicle for 1 year, and RMV may revoke license for not more than 3 months.)

### 90/22B/B ABANDON MV, SUBSQ. OFF. c90 §22B(a)

on **[DATE OF OFFENSE:]**, in a city or town that had not accepted the provisions of G.L. c.90, §22B(b)-(k), did abandon a motor vehicle upon a public or private way, or upon the property of another without the permission of the owner or lessee of such property, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §22B(a). (PENALTY: \$500; may not register another motor vehicle for 1 year, and RMV may revoke license for not more than 3 months)

### 90/22E ABANDONED MV, VANDALIZE c90 §22E

on **[DATE OF OFFENSE]** did take a part or accessory from an abandoned motor vehicle standing upon a public or private way or standing upon some property without the permission of the owner or lessee thereof, in violation of G.L. c.90, §22E. (PENALTY: not less than \$50, not more than \$300.)

### 90/22H ANIMAL, TRANSPORT UNPROTECTED \* c90 §22H

(Effective 3/24/98)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, while transporting an animal in the back of a motor vehicle on a public way in a space intended for a load on the vehicle, did fail: (1) to have such space enclosed or with side and tail racks to a height of at least 46 inches extending vertically from the floor; or (2) to have such animal cross tethered to the vehicle; or (3) to have such animal protected by a secured container or cage; or (4) to have such animal otherwise protected in a manner which would prevent the animal from being thrown or from falling or jumping from the vehicle, in violation of G.L. c.90, §22H. (CIVIL ASSESSMENT: \$50.)

#### 90/23/A LICENSE, EXHIBIT ANOTHER'S c90 §23

(Effective 1/31/91)

on **[DATE OF OFFENSE:]**, when requested by an officer authorized to make arrests to show his or her license to operate a motor vehicle, did exhibit a license issued to another person with intent to conceal his or her identity, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not more than 10 days; or not less than \$500, not more than \$1000; or both.)

#### 90/23/B LICENSE, EXHIBIT ANOTHER'S, SUBSQ. OFF. c90 §23

(Effective thru 5/26/94)

on [DATE OF OFFENSE:], when requested by an officer authorized to make arrests to show his or her license to operate a motor vehicle, did exhibit a license issued to another person with intent to conceal his or her identity, the defendant having previously been convicted of such an offense, in violation

### 90/23/B LICENSE, EXHIBIT ANOTHER'S, SUBSQ. OFF. c90 §23

(Effective 5/27/94)

on **[DATE OF OFFENSE:]**, when requested by an officer authorized to make arrests to show his or her license to operate a motor vehicle, did exhibit a license issued to another person with intent to conceal his or her identity, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not less than 60 days, not more than 1 year.)

### 90/23/C LICENSE REVOKED AS HTO, OPERATE MV WITH c90 §23

(Effective 1/31/91-6/30/09)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate a motor vehicle had been revoked by reason of his or her having been found to be an habitual traffic offender pursuant to G.L. c.90, §22F, or after notice of such revocation had been issued by the Registrar of Motor Vehicles and received by him or her or his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not more than 2 years; or not less than \$500, not more than \$5000; or both; and RMV shall revoke license for an additional 60 days.)

### 90/23/C LICENSE REVOKED AS HTO, OPERATE MV WITH \* (CIVIL) c90 §23

(Effective 7/1/09-8/6/09)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate a motor vehicle had been revoked by reason of his or her having been found to be an habitual traffic offender pursuant to G.L. c.90, §22F, or after notice of such revocation had been issued by the Registrar of Motor Vehicles and received by him or her or his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, in violation of G.L. c.90, §23. (CIVIL ASSESSMENT: \$500.)

### 90/23/C LICENSE REVOKED AS HTO, OPERATE MV WITH c90 §23

(Effective 8/7/09)

on [DATE OF OFFENSE:] did operate a motor vehicle after his or her license or right to operate a motor vehicle had been revoked by reason of his or her having been found to be an habitual traffic offender pursuant to G.L. c.90, §22F, or after notice of such revocation had been issued by the Registrar of Motor Vehicles and received by him or her or his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: imprisonment not more than 2 years; or not less than \$500, not more than \$5000 fine; or both; and RMV shall revoke license for an additional 60 days. PENALTY if defendant has no prior conviction or finding of responsible, delinquency or sufficient facts to support a conviction for operating after suspension: not more than \$500 fine.)

#### 90/23/D LICENSE SUSPENDED. OP MV WITH c90 §23

(Effective 7/11/70-1/30/91)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate a motor vehicle without a license had been suspended or revoked, or after notice of such suspension or revocation had been issued by the Registrar of Motor Vehicles and received by the defendant or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not more than 10 days; or not less than \$50, not more than \$100; or both.)

#### 90/23/D LICENSE SUSPENDED, OP MV WITH c90 §23

(Effective 1/31/91-6/30/09)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate a motor vehicle without a license had been suspended or revoked, or after notice of such suspension or revocation had been issued by the Registrar of Motor Vehicles and received by the defendant or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not more than 10 days; or not less than \$500, not more than \$1000; or both; and RMV shall suspend or revoke license for an additional 60 days.)

# 90/23/D LICENSE SUSPENDED, OP MV WITH \* (CIVIL) c90 §23

(Effective 7/1/09-8/6/09)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate a motor vehicle without a license had been suspended or revoked, or after notice of such suspension or revocation had been issued by the Registrar of Motor Vehicles and received by the defendant or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, in violation of G.L. c.90, §23. (CIVIL ASSESSMENT: \$500.)

# 90/23/D LICENSE SUSPENDED, OP MV WITH c90 $\S 23$

(Effective 8/7/09)

on [DATE OF OFFENSE:] did operate a motor vehicle after his or her license or right to operate a motor vehicle without a license had been suspended or revoked, or after notice of such suspension or revocation had been issued by the Registrar of Motor Vehicles and received by the defendant or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: imprisonment not more than 10 days; or not less than \$500, not more than \$1000 fine; or both; and RMV shall suspend or revoke license for an additional 60 days. PENALTY if defendant has no prior conviction or finding of responsible, delinquency or sufficient facts to support a conviction for operating after suspension: not more than \$500 fine.)

# 90/23/E LICENSE SUSPENDED, OP MV WITH, SUBSQ. OFF $c90\ \S 23$

(Effective 1/31/91-5/26/94)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate a motor vehicle without a license had been suspended or revoked, or after notice of such suspension or revocation had been issued by the Registrar of Motor Vehicles and received by the defendant or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not less than 10 days, not more than 1 year; and RMV shall suspend or revoke license for an additional 60 days.)

### 90/23/E LICENSE SUSPENDED, OP MV WITH, SUBSQ. OFF c90 §23

(Effective 5/27/94-6/30/09)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate a motor vehicle without a license had been suspended or revoked, or after notice of such suspension or revocation had been issued by the Registrar of Motor Vehicles and received by the defendant or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not less than 60 days, not more than 1 year; and RMV shall suspend or revoke license for an additional 60 days.)

# 90/23/E LICENSE SUSPENDED, OP MV WITH (CRIMINAL) c90 §23

(Effective 7/1/09-8/6/09)

NOTE: THIS CHARGE SHOULD BE USED ONLY IF THE DEFENDANT HAS A PRIOR FINDING OF SUFFICIENT FACTS FOR CONVICTION OR A DELINQUENCY FINDING OR RESPONSIBLE FINDING FOR THIS OFFENSE.

on [DATE OF OFFENSE:] did operate a motor vehicle after his or her license or right to operate a motor vehicle without a license had been suspended or

revoked, or after notice of such suspension or revocation had been issued by the Registrar of Motor Vehicles and received by the defendant or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: imprisonment not more than 10 days; or not less than \$500, not more than \$1000 fine; or both; and RMV shall suspend or revoke license for an additional 60 days.)

### 90/23/E LICENSE SUSPENDED, OP MV WITH, SUBSQ. OFF. c90 §23

Effective 8/7/09)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate a motor vehicle without a license had been suspended or revoked, or after notice of such suspension or revocation had been issued by the Registrar of Motor Vehicles and received by the defendant or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §23. (PENALTY: imprisonment not less than 60 days, not more than 1 year; and RMV shall suspend or revoke license for an additional 60 days.)

#### 90/23/F LICENSE SUSPENDED FOR OUI, OPER MV WITH c90 §23

(Effective 1/31/91-4/10/95)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate had been suspended or revoked pursuant to a violation of G.L. c.90, §§ 24(1)(a), 24D, 24E, 24G, 24L or 24N, or after notice of such suspension or revocation had been issued and received by him or her or his or her agent or employer and prior to the restoration of such license or right to operate or the issuance of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: house of correction not less than 60 days, not more than 2½ years; and not less than \$1000, not more than \$10,000; cannot be continued without a finding or filed; no reduced or suspended sentence, probation, parole, furlough or sentence deductions until 60 days served; and RMV shall suspend or revoke license for an additional 1 year.)

### 90/23/F LICENSE SUSPENDED FOR OUI, OPER MV WITH c90 §23

(Effective 4/11/95-6/20/06)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate had been suspended or revoked pursuant to a violation of G.L. c.90, §§ 24(1)(a), 24D, 24E, 24G, 24L or 24N, or of G.L. c.90B, §§ 8(a), first par., 8A or 8B, or after notice of such suspension or revocation had been issued and received by him or her or his or her agent or employer and prior to the restoration of such license or right to operate or the issuance of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: house of correction not less than 60 days, not more than 2½ years; and not less than \$1000, not more than \$10,000; cannot be continued without a finding or filed; no reduced or suspended sentence, probation, parole, furlough or sentence deductions until 60 days served; and RMV shall suspend or revoke license for an additional 1 year.)

### 90/23/F LICENSE SUSPENDED FOR OUI/CDL, OPER MV WITH c90 §23

(Effective 6/21/06)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate had been suspended or revoked pursuant to a violation of G.L. c.90, §§ 24(1)(a), 24D, 24E, 24G, 24L or 24N, or of G.L. c.90B, §§ 8(a), first par., 8A or 8B, or of G.L. c.90F, §§ 8, 9, 10 or 11, or after notice of such suspension or revocation had been issued and received by him or her or his or her agent or employer and prior to the restoration of such license or right to operate or the issuance of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: house of correction not less than 60 days, not more than 2½ years; and not less than \$1000, not more than \$10,000; cannot be continued without a finding or filed; no reduced or suspended sentence, probation, parole, furlough or sentence deductions until 60 days served; and RMV shall suspend or revoke license for an additional 1 year.)

### 90/23/F LICENSE SUSPENDED FOR OUI/CDL/MVH, OPER MV WITH c90 §23

(Effective 6/21/06)

on [DATE OF OFFENSE:] did operate a motor vehicle after his or her license or right to operate had been suspended or revoked pursuant to a violation of G.L. c.90, §§ 24(1)(a), 24D, 24E, 24G, 24L or 24N, or of G.L. c.90B, §§ 8(a), first par., 8A or 8B, or of G.L. c.90F, §§ 8, 9, or 11, or after notice of such suspension or revocation had been issued and received by him or her or his or her agent or employer and prior to the restoration of such license or right to operate or the issuance of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: house of correction not less than 60 days, not more than 2½ years; and not less than \$1000, not more than \$10,000; cannot be continued without a finding or filed; no reduced or suspended sentence, probation, parole, furlough or sentence deductions until 60 days served; and RMV shall suspend or revoke license for an additional 1 year.)

### 90/23/G NUMBER PLATE VIOLATION TO CONCEAL ID $c90\ \S23$

on **[DATE OF OFFENSE:]**, with intent to conceal the identity of a motor vehicle or trailer: (1) did attach or permit to be attached thereto a number plate assigned to another motor vehicle or trailer; or (2) did obscure or permit to be obscured the figures on a number plate attached thereto; or (3) did fail to display thereon the number plate and the register number duly issued therefor, in violation of G.L. c.90, §23. (PENALTY: imprisonment not more than 10 days; or not more than \$100; or both.)

### 90/23/H REGISTRATION SUSPENDED, OP MV WITH c90 §23

(Effective 1/31/91

on **[DATE OF OFFENSE:]** did operate, or cause or permit another person to operate, a motor vehicle after the certificate of registration for such vehicle had been suspended or revoked, and prior to the restoration of such registration or to the issuance of a new certificate of registration for such vehicle, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not more than 10 days; or not less than \$500, not more than \$1000; or both.)

#### 90/23/I REGISTRATION SUSPENDED, OP MV, SUBSQ. OFF c90 §23

(Effective thru 5/26/94)

on **[DATE OF OFFENSE:]** did operate, or cause or permit another person to operate, a motor vehicle after the certificate of registration for such vehicle had been suspended or revoked, and prior to the restoration of such registration or to the issuance of a new certificate of registration for such vehicle, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not less than 10 days, not more than 1 year.)

# $90/23/\mathrm{I}$ REGISTRATION SUSPENDED, OP MV, SUBSQ. OFF c90 $\S23$

(Effective 5/27/94)

on **[DATE OF OFFENSE:]** did operate, or cause or permit another person to operate, a motor vehicle after the certificate of registration for such vehicle had been suspended or revoked, and prior to the restoration of such registration or the issuance of a new certificate of registration for such vehicle, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not less than 60 days, not more than 1 year.)

# 90/23/J OUI-RELATED OFFENSE WHILE LICENSE SUSPENDED FOR OUI-RELATED OFFENSE c90 §23

(Effective 10/28/05)

NOTE: THIS AGGRAVATING CHARGE MUST ACCOMPANY ANOTHER COUNT CHARGING THE PREDICATE OFFENSE.

on **[DATE OF OFFENSE:]**, as charged in the accompanying count(s), did operate a motor vehicle in violation of G.L. c.90, §§ 24(1)(a), 24G or 24L, or G.L. c.90B, §§ 8(a), 8A or 8B, or G.L. c.265, § 13½ while his or her license or right to operate had been suspended or revoked, or after notice of such suspension or revocation of his or her right to operate a motor vehicle had been issued and received by him or her or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license or right to operate, pursuant to G.L. c.90, §§ 24(1)(a), 24G or 24L, or G.L. c.90B, §§ 8(a), 8A or 8B, or G.L. c.265, § 13½, in violation of G.L. c.90, §23. (PENALTY: mandatory minimum of not less than 1 year, not more than 2½ years, in house of correction; and fine of not less than \$2500, not more than \$10,000; "with said sentence to be served consecutively to and not concurrent with any other sentence or penalty"; cannot be continued without a finding or filed; no reduced or suspended sentence, probation, parole, furlough or sentence deductions until 1 year served, except for emergency medical or psychiatric care or employment work release program; G.L. c.276, §87 "shall

not apply" to defendant.)

(Effective 7/1/09-8/6/09)

90/23/K LICENSE SUSPENDED, OP MV WITH (CRIMINAL SUBSQ.OFF.) c90  $\S23$  (Effective NOTE: THIS CHARGE SHOULD BE USED ONLY IF THE DEFENDANT HAS A PRIOR CRIMINAL CONVICTION FOR THIS OFFENSE.

on [DATE OF OFFENSE:] did operate a motor vehicle after his or her license or right to operate a motor vehicle without a license had been suspended or revoked, or after notice of such suspension or revocation had been issued by the Registrar of Motor Vehicles and received by the defendant or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not less than 60 days, not more than 1 year; and RMV shall suspend or revoke license for an additional 60 days.)

#### 90/23/L LICENSE REVOKED AS HTO, OPERATE MV WITH (CRIMINAL) c90 §23

(Effective 7/1/09-8/6/09)

on **[DATE OF OFFENSE:]** did operate a motor vehicle after his or her license or right to operate a motor vehicle had been revoked by reason of his or her having been found to be an habitual traffic offender pursuant to G.L. c.90, §22F, or after notice of such revocation had been issued by the Registrar of Motor Vehicles and received by him or her or his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license to operate, in violation of G.L. c.90, §23. (PENALTY: imprisonment for not more than 2 years; or not less than \$500, not more than | \$5000 fine; or both; and RMV shall revoke license for an additional 60 days.)

### 90/23/M OUI-RELATED OFFENSE WHILE LICENSE SUSPENDED c90 §23

(Effective 10/28/05)

NOTE: THIS AGGRAVATING CHARGE MUST ACCOMPANY ANOTHER COUNT CHARGING THE PREDICATE OFFENSE.

on [DATE OF OFFENSE:], as charged in the accompanying count(s), did operate a motor vehicle in violation of G.L. c.90, §§ 24(1)(a), 24G or 24L, or G.L. c.90B, §§ 8(a), 8A or 8B, or G.L. c.265, § 13½ while his or her license or right to operate had been suspended or revoked, or after notice of such suspension or revocation of his or her right to operate a motor vehicle had been issued and received by him or her or by his or her agent or employer, and prior to the restoration of such license or right to operate or the issuance to him or her of a new license or right to operate, in violation of G.L. c.90, §23. (PENALTY: mandatory minimum of not less than 1 year, not more than 2½ years, in house of correction; and fine of not less than \$2500, not more than \$10,000; "with said sentence to be served consecutively to and not concurrent with any other sentence or penalty"; cannot be continued without a finding or filed; no reduced or suspended sentence, probation, parole, furlough or sentence deductions until 1 year served, except for emergency medical or psychiatric care or employment work release program; G.L. c.276, §87 "shall not apply" to defendant.)

#### 90/24/A LEAVE SCENE OF PERSONAL INJURY c90 §24(2)(a½)(1)

(Effective 1/30/92)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and without stopping and making known his or her name, residence and the register number of his or her motor vehicle, did go away after knowingly colliding with or otherwise causing injury to **[NAME OF INJURED PERSON:]**, not resulting in the death of any person, in violation of G.L. c.90, §24(2)(a½)(1). (PENALTY: imprisonment for not less than 6 months, not more than 2 years; and not less than \$500, not more than \$1000; no filing or continuance without a finding; RMV may (and shall unless judge recommends otherwise) revoke license for 1 year or, for subsequent offenses, for 2 years; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

#### 90/24/B LEAVE SCENE OF PERSONAL INJURY & DEATH c90 §24(2)(a½)(2)

(Effective 1/30/92)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and without stopping and making known his or her name, residence and the register number of his or her motor vehicle, did go away to avoid prosecution or evade apprehension after knowingly colliding with or otherwise causing injury to **[NAME OF INJURED PERSON:]**, such injuries having resulted in the death of a person, in violation of G.L. c.90, §24(2)(a½)(2). (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

# 90/24/C LEAVE SCENE OF PROPERTY DAMAGE c90 §24(2)(a)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1 or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and did go away without stopping and making known his or her name, residence and the register number of his or her motor vehicle, after knowingly colliding with or otherwise causing injury to the vehicle or property of **[NAME OF OWNER OF INJURED PROPERTY:]**, in violation of G.L. c.90, §24(2). (PENALTY: imprisonment for not less than 2 weeks, not more than 2 years; or not less than \$20, not more than \$200; or both; subsequent offense may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

# 90/24/D LICENSE, ALLOW ANOTHER TO USE c90 §24(2)(a)

on **[DATE OF OFFENSE:]** did loan or knowingly permit his or her license or learner's permit to operate motor vehicles to be used by another person, in violation of G.L. c.90, §24(2)(a). (PENALTY: imprisonment for not less than 2 weeks, not more than 2 years; or not less than \$20, not more than \$200; or both; subsequent offense may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

### 90/24/E NEGLIGENT OPERATION OF MOTOR VEHICLE c90 §24(2)(a)

(Effective thru 7/9/97)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or in a place to which members of the public have access as invitees or licensees, negligently, so that the lives or safety of the public might be endangered, in violation of G.L. c.90, §24(2)(a). (PENALTY: imprisonment for not less than 2 weeks, not more than 2 years; or not less than \$20, not more than \$200; or both; subsequent offense may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year, subject to reinstatement after investigation; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

#### 90/24/E **NEGLIGENT OPERATION OF MOTOR VEHICLE** c90 §24(2)(a)

(Effective 7/10/97-6/30/03)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or in a place to which members of the public have access as invitees or licensees, negligently, so that the lives or safety of the public might be endangered, in violation of G.L. c.90, §24(2)(a). (PENALTY: imprisonment for not less than 2 weeks, not more than 2 years; or not less than \$20, not more than \$200, plus \$125 Head Injury Treatment Services Trust Fund surcharge; or both imprisonment and fine; subsequent offense may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year, subject to reinstatement after investigation; RMV may revoke registration if lefendant is owner or has exclusive control of vehicle.)

#### 90/24/E NEGLIGENT OPERATION OF MOTOR VEHICLE c90 §24(2)(a)

(Effective 7/1/03)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or in a place to which members of the public have access as invitees or licensees, negligently, so that the lives or safety of the public might be endangered, in violation of G.L. c.90, §24(2)(a). (PENALTY: imprisonment for not less than 2 weeks, not more than 2 years; or not less than \$20, not more than \$200, plus \$250 Head Injury Treatment Services Trust Fund surcharge; or both imprisonment and fine; subsequent offense may not be filed or continued without

a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year, subject to reinstatement after investigation; RMV may revoke registration if defendant is owner or has exclusive control of vehicle. For infractions on and after 3/31/07, RMV shall revoke junior operator's license for 180 days or, for subsequent offenses within 3 years, for 1 year.)

90/24/F **OUI—DRUGS** c90 §24(1)(a)(1) (Effective through 5/26/94) on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or | upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not more than 2 years; or not less than \$100, not more than \$1000 fine, plus \$300 Head Injury Treatment Services Fund surcharge; or both imprisonment

and fine; no filing or continuance without a finding; and license revoked for 1 year (if death caused, for 10 years, or on subsequent conviction for life).

### 90/24/F OUI-DRUGS c90 §24(1)(a)(1)

(Effective 5/27/94-7/9/97)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not more than 2½ years; or not less than \$500, not more than \$5000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; or both imprisonment and fine; no filling or continuance without a finding; and license revoked for 1 year (if death caused, for 10 years, or on subsequent conviction for life).)

### 90/24/F OUI-DRUGS c90 §24(1)(a)(1)

(Effective 7/10/97-3/7/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not more than 2½ years; or not less than \$500, not more than \$5000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; or both imprisonment and fine; no filing or continuance without a finding; and license revoked for 1 year (if death caused, for 10 years, or on subsequent conviction for life).)

### 90/24/F **OUI—DRUGS** c90 §24(1)(a)(1)

(Effective 3/8/02-6/30/03)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not more than 2½ years; or not less than \$500, not more than \$5000 fine; plus \$125 Head Injury Assessment; or both imprisonment and fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; and license revoked for 1 year (if death caused, for 10 years, or on subsequent conviction for life).)

#### 90/24/F OUI-DRUGS c90 §24(1)(a)(1)

(Effective 7/1/03-10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not more than 2½ years; or not less than \$500, not more than \$5000 fine; plus \$250 Head Injury Assessment; or both imprisonment and fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; and license revoked for 1 year (if death caused, for 10 years; or on subsequent conviction, for life). §24D alternative disposition: If defendant eligible, judge may allow as alternative: probation not more than 2 years, plus driver alcohol or controlled substance abuse education program, or alcohol or controlled substance treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus \$50 Victims of Drunk Driving Assessment, plus \$250 Head Injury Assessment, plus license suspended for not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on offense date).)

### 90/24/F **OUI—DRUGS** c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not more than 2½ years; or not less than \$500, not more than \$5000 fine; plus \$250 Head Injury Assessment; or both imprisonment and fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding, judge may allow as alternative: probation not more than 2 years, plus driver alcohol or controlled substance abuse education program, or alcohol or controlled substance treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus \$50 Victims of Drunk Driving Assessment, plus \$250 Head Injury Assessment, plus license suspended for not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on offense date).)

### 90/24/F **OUI—DRUGS** c90 §24(1)(a)(1)

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not more than 2½ years; or not less than \$500, not more than \$5000 fine; plus \$250 Head Injury Assessment; or both imprisonment and fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; and license revoked for 1 year. §24D alternative disposition: If defendant eligible, after guilty finding or continuance without a finding, judge may allow as alternative: probation not more than 2 years, plus driver alcohol or controlled substance abuse education program, or alcohol or controlled substance treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus \$50 Victims of Drunk Driving Assessment, plus \$250 Head Injury Assessment, plus license suspended for not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on offense date).)

### 90/24/G **OUI—DRUGS, 2ND OFFENSE** c90 §24(1)(a)(1)

(Effective thru 5/26/94)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol education or rehabilitation program by a Massachusetts court for such an offense within six years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 14 days, not more than 2 years; and not less than \$300, not more than \$1000, plus \$300 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 14 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life).

# 90/24/G **OUI—DRUGS, 2ND OFFENSE** c90 §24(1)(a)(1)

(Effective 5/27/94-4/10/95)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction for such an offense within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not

less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life).)

### OUI-DRUGS, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 4/11/95-7/9/97)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life).)

#### OUI—DRUGS, 2ND OFFENSE c90 §24(1)(a)(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense. as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life).)

### OUI—DRUGS, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 3/8/02-11/27/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not less than 60 days, not more than 21/2 years; and not less than \$600, not more than \$10,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life).)

# 90/24/G OUI—DRUGS, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 11/28/02-6/30/03)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not less than 60 days, not more than 21/2 years; and not less than \$600, not more than \$10,000 fine; plus \$125 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life).)

### OUI—DRUGS, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 7/1/03-10/27/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not less than 60 days, not more than 21/2 years; and not less than \$600, not more than \$10,000 fine; plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life).

### OUI-DRUGS, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine; plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years.)

### 90/24/G OUI—DRUGS, 2ND OFFENSE c90 §24(1)(a)(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment not less than 60 days, not more than 21/2 years; and not less than \$600, not more than \$10,000 fine; plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years.)

90/24/H OUI—DRUGS, 3RD OFFENSE c90 §24(1)(a)(1) (Effective thru 5/26/94)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been twice convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol education or rehabilitation program by a Massachusetts court for such an offense within six years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 90 days in facility designated for drinking drivers, not more than 2 years; and not less than \$500, not more than \$1000, plus \$300 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 90 days served; and license revoked for 5 years (if death caused, for 10 years, or on subsequent conviction for life).)

### 90/24/H **OUI—DRUGS, 3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 5/27/94-4/10/95)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been twice convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the Commonwealth or some other jurisdiction for such an offense within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison tess than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

### 90/24/H **OUI—DRUGS, 3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 4/11/95-7/9/97)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

#### 90/24/H **OUI—DRUGS**, **3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 7/10/97-3/7/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$15,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

#### 90/24/H **OUI—DRUGS, 3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 3/8/02-11/27/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

#### 90/24/H **OUI—DRUGS, 3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 11/28/02-6/30/03)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine; plus \$125 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

### 90/24/H **OUI—DRUGS, 3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 7/1/03-10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine; plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

# 90/24/H **OUI—DRUGS, 3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the Commonwealth or some other jurisdiction because of a like offense,

as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 21/2 years; and not less than \$1000, not more than \$15,000 fine; plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years.)

### OUI—DRUGS, 3RD OFFENSE c90 §24(1)(a)(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 21/2 years, not more than 5 years; or imprisonment not less than 180 days, not more than 21/2 years; and not less than \$1000, not more than \$15,000 fine; plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years.)

#### 90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective thru 5/26/94)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcoholic education or rehabilitation program by a Massachusetts court for such an offense three or more times within six years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 6 months, not more than 2 years; and not less than \$500, not more than \$1000, plus \$300 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 6 months served; and license revoked for 10 years (if death caused on subsequent conviction, for life).

#### 90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 5/27/94-4/10/95)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction for such an offense three times within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (if death caused on subsequent conviction, for life).)

### 90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/11/95-7/9/97)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, three times within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (if death caused on subsequent conviction, for life).)

# 90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs. depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, three times within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (if death caused on subsequent conviction, for life).)

### 90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 3/8/02-11/27/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, three times within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 1½ years; and not less than \$1500, not more than \$25,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (if death caused on subsequent conviction, for life).)

## 90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, three times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$125 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (if death caused on subsequent conviction, for life).)

#### 90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 7/1/03-10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, three times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (if death caused on subsequent conviction, for life).)

### 90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, three times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years.)

### 90/24/I OUI—DRUGS, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, three times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years.)

### 90/24/U **OUI—DRUGS**, **5TH OFFENSE** c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other courtapproved program.)

# 90/24/BB **OUI—DRUGS**, **6TH OFFENSE** c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years, and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other courtapproved program.)

# 90/24/CC OUI—DRUGS, 7TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 3½ years, not more than 8 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 36 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

# 90/24/DD **OUI—DRUGS**, **8TH OFFENSE** c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 3½ years, not more than 8 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving

Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 36 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

#### 90/24/EE OUI—DRUGS, 9TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 4½ years, not more than 10 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 48 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

### 90/24/J **OUI—LIQUOR** c90 §24(1)(a)(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or | upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not more than 2 years; or not less than \$100, not more than \$1000 fine, plus \$300 Head Injury Treatment Services Fund surcharge; or both imprisonment and fine; no filing or continuance without a finding; and license revoked for 1 year (if death caused, for 10 years, or on subsequent conviction for life). If 1st offense in 6 years, and no personal injury or death caused, judge may allow §24D alternative: probation not more than 2 years, plus driver alcohol education program and its fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus license suspended not less than 45 days, not more than 90 days (or for 180 days, if defendant under age 21 on offense date).)

### 90/24/J OUI-LIQUOR c90 §24(1)(a)(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not more than 2½ years; or not less than \$500, not more than \$5000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; or both imprisonment and fine; no filing or continuance without a finding; and license revoked for 1 year (if death caused, for 10 years, or on subsequent conviction for life). If 1st offense in 10 years, and no personal injury or death caused, judge may allow first §24D alternative: probation not more than 2 years, plus driver alcohol education program, or alcohol treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus license suspended not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on offense date).)

### 90/24/J **OUI—LIQUOR** c90 §24(1)(a)(1)

(Effective 7/10/97-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not more than 21/2 years; or not less than \$500, not more than \$5000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; or both imprisonment and fine; no filing or continuance without a finding; and license revoked for 1 year (if death caused, for 10 years, or on subsequent conviction for life). If 1st offense in 10 years, and no personal injury or death caused, judge may allow first §24D alternative: probation not more than 2 years, plus driver alcohol education program, or alcohol treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus license suspended not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on offense date).)

## 90/24/J **OUI—LIQUOR** c90 §24(1)(a)(1)

(Effective 3/8/02-6/30/03)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not more than 2½ years; or not less than \$500, not more than \$5000 fine, plus \$125 Head Injury Assessment; or both imprisonment and fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; and license revoked for 1 year (if death caused, for 10 years, or on subsequent conviction for life). §24D: If defendant eligible, judge may allow as alternative: probation not more than 2 years, plus driver alcohol education program, or alcohol treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus \$125 Head Injury Assessment, plus \$50 Victims of Drunk Driving Assessment, plus license suspended not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on offense date).)

### 90/24/J OUI-LIQUOR OR .08% c90 §24(1)(a)(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not more than 2½ years; or not less than \$500, not more than \$5000 fine; or both imprisonment and fine; plus \$50 Victims of Drunk Driving Assessment; plus (if OUI) \$250 Head Injury Assessment; no filing or continuance without a finding; and license revoked for 1 year (or if death caused, for 10 years; or on subsequent conviction, for life). §24D alternative disposition: If defendant eligible, judge may allow as alternative: probation not more than 2 years, plus driver alcohol or controlled substance abuse education program, or alcohol or controlled substance abuse treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus \$50 Victims of Drunk Driving Assessment, plus (if OUI) \$250 Head Injury Assessment, plus license suspended for not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on | offense date).)

### 90/24/J OUI-LIQUOR OR .08% c90 §24(1)(a)(1)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not more than 2½ years; or not less than \$500, not more than \$5000 fine; or both imprisonment and fine; plus \$50 Victims of Drunk Driving Assessment; plus (if OUI) \$250 Head Injury Assessment; no filing or continuance without a finding; and license revoked for 1 year. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program. §24D alternative disposition: If defendant eligible, after guilty finding or continuance without a finding, judge may allow as alternative: probation not more than 2 years, plus driver alcohol or controlled

substance abuse education program, or alcohol or controlled substance abuse treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus \$50 Victims of Drunk Driving Assessment, plus (if OUI) \$250 Head Injury Assessment, plus license suspended for not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on offense date). Defendants aged 17-21 with a blood alcohol level of .20% or more must attend a "14-day second offender in-home program.")

### 90/24/K OUI-LIQUOR, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective thru 5/26/94)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol education or rehabilitation program by a Massachusetts court for such an offense within six years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 14 days, not more than 2 years; and not less than \$300, not more than \$1000, plus \$300 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 14 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life). If only one prior offense in 6 years, judge may allow alternative: probation for 2 years with not less than 14 days in residential alcohol treatment program, and license revoked for 2 years.)

### 90/24/K OUI—LIQUOR, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 5/27/94-4/10/95)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction for such an offense within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life). If only one prior offense in 10 years, judge may allow alternative: probation for 2 years with not less than 14 days in residential alcohol treatment program, participation in outpatient counseling program, and license revoked for 2 years. If only one prior offense 6-10 years ago, judge may allow second §24D alternative: probation not more than 2 years, plus driver alcohol education program, or alcohol treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus license revoked for 2 years.)

### 90/24/K OUI-LIQUOR, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 4/11/95-7/9/97)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life). If only one prior offense in 10 years, judge may allow alternative: probation for 2 years with not less than 14 days in residential alcohol treatment program, participation in outpatient counseling program, and license revoked for 2 years. If only one prior offense 6-10 years ago, judge may allow second §24D alternative: probation not more than 2 years, plus driver alcohol education program, or alcohol treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus license revoked for 2 years.)

### 90/24/K **OUI—LIQUOR**, **2ND OFFENSE** c90 §24(1)(a)(1)

(Effective 7/10/97-3/7/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life). If only one prior offense in 10 years, judge may allow alternative: probation for 2 years with not less than 14 days in residential alcohol treatment program, participation in outpatient counseling program, and license revoked for 2 years. If only one prior offense 6-10 years ago, judge may allow second §24D alternative: probation not more than 2 years, plus driver alcohol education program, or alcohol treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus license revoked for 2 years.)

### 90/24/K **OUI—LIQUOR**, **2ND OFFENSE** c90 §24(1)(a)(1)

(Effective 3/8/02-11/27/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine, plus \$125 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life). First alternative (§ 24D): If only one prior offense 6-10 years ago, judge may allow as alternative: probation not more than 2 years, plus driver alcohol education program, or alcohol treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus \$125 Head Injury Assessment, plus \$50 Victims of Drunk Driving Assessment, plus license revoked for 2 years. Second alternative (§24(1)(a)(4): If only one prior offense in 10 years, judge may allow as alternative: probation for 2 years with not less than 14 days in residential alcohol treatment program, participation in outpatient counseling program, plus \$125 Head Injury Assessment, plus \$50 Victims of Drunk Driving Assessment, plus license revoked for 2 years.)

### 90/24/K OUI—LIQUOR, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 11/28/02-6/30/03)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 60 days, not more than 2½ years; and not less than \$600, not more than \$10,000 fine; plus \$125 Head Injury

Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or | probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life). First alternative (§24D): If defendant eligible, judge may allow as alternative: probation not more than 2 years, plus driver alcohol education program, or alcohol treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus \$125 Head Injury Assessment, plus \$50 Victims of Drunk Driving Assessment, plus license revoked for 2 years. Second alternative (§24(1)(a)(4)): If defendant eligible, judge may allow as alternative: probation for 2 years with not less than 14 days in residential alcohol treatment program, plus participation in outpatient counseling program, plus \$125 Head Injury Assessment, plus \$50 Victims of Drunk Driving Assessment, plus license revoked for 2 years.)

### 90/24/K OUI-LIQUOR OR .08%, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 7/1/03-1027/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 60 days, not more than 21/2 years; and not less than \$600, not more than \$10,000 fine; plus (if OUI) \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years (if death caused, for 10 years, or on subsequent conviction for life). First alternative disposition (§24D): If defendant eligible, judge may allow as alternative: probation not more than 2 years, plus driver alcohol or controlled substance abuse education program, or alcohol or controlled substance abuse treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus (if OUI) \$250 Head Injury Assessment, plus \$50 Victims of Drunk Driving Assessment, plus license revoked for 2 years. Second alternative disposition (\$24(1)(a)(4)): If defendant eligible, judge may allow as alternative: probation for 2 years with not less than 14 days in residential alcohol treatment program. plus participation in outpatient counseling program, plus (if OUI) \$250 Head Injury Assessment, plus \$50 Victims of Drunk Driving Assessment, plus license revoked for 2 years.)

### 90/24/K OUI-LIQUOR OR .08%, 2ND OFFENSE c90 §24(1)(a)(1)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 60 days, not more than 21/2 years; and not less than \$600, not more than \$10,000 fine; plus (if OUI) \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 30 days served; and license revoked for 2 years. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. First alternative disposition (§24D): If defendant eligible, after guilty finding or continuance without a finding, judge may allow as alternative: probation not more than 2 years, plus driver alcohol or controlled substance abuse education program, or alcohol or controlled substance abuse treatment or rehabilitation program, or both, plus its program fee, plus \$250 assessment for apprehension, treatment and rehabilitation programs, plus (if OUI) \$250 Head Injury Assessment, plus \$50 Victims of Drunk Driving Assessment, plus license suspended for not less than 45 days, not more than 90 days (or for 210 days, if defendant under age 21 on offense date). Defendants aged 17-21 with a blood alcohol level of .20% or more must attend a "14-day second offender in-home program." Second alternative disposition (§24(1)(a)(4)): If defendant eligible, after guilty finding judge may allow as alternative: probation for 2 years with not less than 14 days in residential alcohol treatment program, plus participation in outpatient counseling program, plus (if OUI) \$250 Head Injury Assessment, plus \$50 Victims of Drunk Driving Assessment, plus license revoked for 2 years.

# 90/24/L OUI-LIQUOR, 3RD OFFENSE c90 §24(1)(a)(1)

(Effective thru 5/26/94)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or | upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been twice convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol education or rehabilitation program by a Massachusetts court for such an offense within six years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 90 days in facility designated for drinking drivers, not more than 2 years; and not less than \$500, not more than \$1000, plus \$300 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 90 days served; and license revoked for 5 years (if death caused, for 10 years, or on subsequent conviction for life).)

# 90/24/L OUI-LIQUOR, 3RD OFFENSE c90 §24(1)(a)(1)

(Effective 5/27/94-4/10/95)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been twice convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction for such an offense within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

## 90/24/L **OUI—LIQUOR, 3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 4/11/95-7/9/97)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 21/2 years; and not less than \$1000, not more than \$15,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

### 90/24/L **OUI—LIQUOR, 3RD OFFENSE** c90 §24(1)(a)(1)

(Effective 7/10/97-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or | upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this

Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

#### 90/24/L OUI—LIQUOR, 3RD OFFENSE c90 §24(1)(a)(1)

(Effective 3/8/02-11/27/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine, plus \$125 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filling, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

#### 90/24/L OUI—LIQUOR, 3RD OFFENSE c90 §24(1)(a)(1)

Effective 11/28/02-6/30/03)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine, plus \$125 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

### 90/24/L OUI-LIQUOR OR .08%, 3RD OFFENSE c90 §24(1)(a)(1)

(Effective 7/1/03-10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine, plus (if OUI) \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years (if death caused, for 10 years, or on subsequent conviction for life).)

### 90/24/L OUI-LIQUOR OR .08%, 3RD OFFENSE c90 §24(1)(a)(1)

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been twice convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and not less than \$1000, not more than \$15,000 fine, plus (if OUI) \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 150 days served; and license revoked for 8 years. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program.)

### 90/24/M OUI—LIQUOR, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective thru 5/26/94)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol education or rehabilitation program by a Massachusetts court three or more times for such an offense within six years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: imprisonment for not less than 6 months, not more than 2 years; and not less than \$500, not more than \$1000, plus \$300 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 6 months served; and license revoked for 10 years (or if death caused on subsequent conviction, for life).)

### 90/24/M OUI—LIQUOR, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 5/27/94-4/10/95)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction three times for such an offense within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (or if death caused on subsequent conviction, for life).)

#### 90/24/M **OUI—LIQUOR**, **4TH OFFENSE** c90 §24(1)(a)(1)

(Effective 4/11/95-7/9/97)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction three times because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (or if death caused on subsequent conviction, for life).)

#### 90/24/M OUI—LIQUOR, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 7/10/97-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or | upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction three times because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 21/2 years; and not less than \$1500, not more than \$25,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (or if death caused on subsequent conviction, for life).)

#### 90/24/M OUI—LIQUOR, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 3/8/02-11/27/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction three times because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 21/2 years: and not less than \$1500, not more than \$25,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (or if death caused on subsequent conviction, for life).)

### OUI-LIQUOR, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 11/28/02-6/30/03)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction three times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus \$125 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years (or if death caused on subsequent conviction, for life).)

#### 90/24/M OUI—LIQUOR OR .08%, 4TH OFFENSE c90 §24(1)(a)(1)

(Effective 7/1/03-10/27/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction three times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 21/2 years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus (if OUI) \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended | sentence or probation until 12 months served; and license revoked for 10 years (or if death caused on subsequent conviction, for life).)

### **OUI—LIQUOR OR .08%, 4TH OFFENSE** c90 §24(1)(a)(1)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction three times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2 years, not more than 2½ years; and not less than \$1500, not more than \$25,000 fine, plus (if OUI) \$250 Head Injury Assessment; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 12 months served; and license revoked for 10 years. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program.)

### 90/24/V OUI-LIQUOR OR .08%, 5TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 21/2 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program.)

# 90/24/X OUI—LIQUOR OR .08%, 6TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program.)

# 90/24/Y OUI—LIQUOR OR .08%, 7TH OFFENSE c90 §24(1)(a)(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or

upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 3½ years, not more than 8 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 36 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

### 90/24/Z OUI-LIQUOR OR .08%, 8TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 3½ years, not more than 8 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 36 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)

#### 90/24/AA OUI—LIQUOR OR .08%, 9TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 4½ years, not more than 10 years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 48 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program. NO DISTRICT COURT OR BMC FINAL JURISDICTION.)f

#### 90/24/N RACING MOTOR VEHICLE c90 §24(2)(a)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or in a place to which members of the public have access as invitees or licensees, upon a bet or wager or in a race, or did so operate for the purpose of making a record and thereby violated G.L. c.90, §17 or a regulation made under G.L. c.90, §18, in violation of G.L. c.90, §24(2)(a). (PENALTY: imprisonment for not less than 2 weeks, not more than 2 years; or not less than \$20, not more than \$200; or both; subsequent offense may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; and may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

### 90/24/O RECKLESS OPERATION OF MOTOR VEHICLE c90 §24(2)(a)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or in a place to which members of the public have access as invitees or licensees, recklessly, in violation of G.L. c.90, §24(2)(a). (PENALTY: imprisonment for not less than 2 weeks, not more than 2 years; or not less than \$200, not more than \$200; or both; subsequent offense may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year; RMV may revoke registration if defendant is owner or has exclusive control of vehicle. For infractions on and after 3/31/07, RMV shall revoke junior operator's license for 180 days or, for subsequent offenses within 3 years, for 1 year.)

### 90/24/P USE MV WITHOUT AUTHORITY c90 §24(2)(a)

on **[DATE OF OFFENSE:]** did use a motor vehicle without authority, knowing such use to be unauthorized, in violation of G.L. c.90, §24(2)(a). (PENALTY: imprisonment for not less than 30 days, not more than 2 years; or not less than \$50, not more than \$500; or both; and RMV (and shall unless judge recommends otherwise) revoke license for 1 year; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

### 90/24/Q USE MV WITHOUT AUTHORITY, 2ND OFF. c90 §24(2)(a)

on **[DATE OF OFFENSE:]** did use a motor vehicle without authority, knowing such use to be unauthorized, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §24(2)(a). (PENALTY: state prison for not more than 5 years; or house of correction for not less than 30 days, not more than 2½ years; or not more than \$1000 fine; or both such imprisonment and fine; may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 3 years; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

### 90/24/R USE MV WITHOUT AUTHORITY, 3RD OFF. c90 §24(2)(a)

on **[DATE OF OFFENSE:]** did use a motor vehicle without authority, knowing such use to be unauthorized, the defendant having previously been twice convicted of such an offense within five years of this offense, in violation of G.L. c.90, §24(2)(a). (PENALTY: state prison for not less than 2½ years, not more than 5 years; or house of correction for not less than 6 months, not more than 2½ years; or not less than \$200 fine; or both such imprisonment and fine; may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 3 years; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

#### 90/24/S LICENSE, FALSE STATEMENT IN APPLIC FOR c90 §24(2)(a)

on **[DATE OF OFFENSE:]** did make one or more false statements in an application for a license or learner's permit to operate motor vehicles, in violation of G.L. c.90, §24(2)(a). (PENALTY: imprisonment not less than 2 weeks, not more than 2 years; or not less than \$20, not more than \$200; or both; subsequent offense may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

### 90/24/T REGISTRATION, FALSE STATEMNT IN APPL FOR c90 §24(2)(a)

on [DATE OF OFFENSE:] did make one or more false statements in an application for registration of a motor vehicle, in violation of G.L. c.90, §24(2)(a). (PENALTY: imprisonment for not less than 2 weeks, not more than 2 years; or not less than \$20, not more than \$200; or both; subsequent offense may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year; RMV may revoke registration if defendant is owner or has exclusive control of vehicle.)

### **OUI—DRUGS, 5TH OFFENSE** c90 §24(1)(a)(1)

(Effective 5/27/94-4/10/95)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction for such an offense four or more times within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life.)

#### **OUI—DRUGS**, **5TH OFFENSE** c90 §24(1)(a)(1)

(Effective 4/11/95-7/9/97)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 21/2 years, not more than 5 years; or imprisonment not less than 21/2 years; and not less than \$2000, not more than \$50,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life.)

# 90/24/U **OUI—DRUGS, 5TH OFFENSE** c90 §24(1)(a)(1)

(Effective 7/10/97-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life.)

### OUI—DRUGS, 5TH OFFENSE c90 §24(1)(a)(1)

(Effective 3/8/02-11/27/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life.)

### OUI-DRUGS, 5TH OFFENSE c90 §24(1)(a)(1)

(Effective 11/28/02-6/30/03)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life.)

### **OUI—DRUGS, 5TH OFFENSE** c90 §24(1)(a)(1)

(Effective 7/1/03)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction because of a like offense, as defined in G.L. c.90, §1, four or more times prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 21/2 years, not more than 5 years; or imprisonment not less than 21/2 years; and not less than \$2000, not more than \$50,000 fine, plus \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life.)

#### 90/24/V OUI—LIQUOR, 5TH OFFENSE c90 §24(1)(a)(1)

(Effective 5/27/94-4/10/95)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or | upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted of a violation of G.L. c.90, §24(1)(a)(1) or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times for such an offense within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life).

#### 90/24/V OUI—LIQUOR, 5TH OFFENSE c90 §24(1)(a)(1)

(Effective 4/11/95-7/9/97)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus \$100 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life).

### 90/24/V OUI-LIQUOR, 5TH OFFENSE c90 §24(1)(a)(1)

(Effective 7/10/97-3/7/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life).

# 90/24/V OUI-LIQUOR, 5TH OFFENSE c90 §24(1)(a)(1)

(Effective 3/8/02-11/27/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, within 10 years prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life).

#### 90/24/V OUI-LIQUOR, 5TH OFFENSE c90 §24(1)(a)(1)

Effective 11/28/02-6/30/03

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus \$125 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filling, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life).

#### 90/24/V OUI—LIQUOR OR .08%, 5TH OFFENSE c90 §24(1)(a)(1)

(Effective 7/1/03-10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life).

# 90/24/V OUI—LIQUOR OR .08%, 5TH OFFENSE c90 $\S24(1)(a)(1)$

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, having previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of this Commonwealth or some other jurisdiction four or more times because of a like offense, as defined in G.L. c.90, §1, prior to the commission of this offense, in violation of G.L. c.90, §24(1)(a)(1). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 2½ years; and not less than \$2000, not more than \$50,000 fine, plus (if OUI) \$250 Head Injury Treatment Services Fund surcharge; plus \$50 Victims of Drunk Driving Assessment; no filing, continuance without a finding, or weekend sentence; no suspended sentence or probation until 24 months served; and license revoked for life. §24Q: Defendant must also attend an alcohol or drug assessment by DPH or other court-approved program.)

### 90/24/W NEGLIGENT OPERATION & INJURY FROM MOBILE PHONE USE c90 §24(2)(a)

(Effective 9/30/10)

on **[DATE OF OFFENSE:]** did operate a motor vehicle on a way in violation of G.L. c. 90, §§ 8M, 12A or 13B, and did thereby operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and was thereby the proximate cause of injury to some other person, vehicle or property, in violation of G.L. c. 90, §24(2)(a). (PENALTY: imprisonment for not less than 2 weeks, not more than 2 years; or not less than \$20, not more than \$200 fine, plus \$250 Head Injury Treatment Services Trust Fund surcharge; or both imprisonment and fine; subsequent offense may not be filed or continued without a finding except upon motion and judge's certificate that such is in the interests of justice; RMV may (and shall unless judge recommends otherwise) revoke license for 60 days or, for subsequent offenses within 3 years, for 1 year, subject to reinstatement after investigation; RMV may revoke registration if defendant is owner or has exclusive control of vehicle. RMV shall revoke junior operator's license for 180 days or, for subsequent offenses within 3 years, for 1 year.)

#### 90/24A MOTOR VEH IN FELONY/LARCENY, USE c90 §24A

NOTE: THIS IS NOT A SEPARATE OFFENSE. IT IS SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did use a motor vehicle in connection with the commission of a felony, or of a larceny, or of a violation of G.L. c.266, §22 or §113-§117 or §120, or c.269, §13. (G.L. c.90, §24A: UPON CONVICTION, CLERK-MAGISTRATE MUST REPORT SUCH USE TO THE REGISTRAR OF MOTOR VEHICLES.)

# 90/24B/A LICENSE, FALSE APPLICATION FOR MV c90 $\S 24B$

on [DATE OF OFFENSE:] did falsely impersonate the person named in an application for a license or learner's permit to operate motor vehicles, or did

procure or assist another to do so, or did use a name other than his or her own to falsely obtain such a license, or did have in his or her possession or utter, publish as true, or in some way make use of a license or learner's permit to operate motor vehicles that was obtained in such manner, in violation of G.L. c.90, §24B. (PENALTY: state prison for not more than 5 years; or jail or house of correction for not more than 2 years; or not more than \$500; and RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

#### 90/24B/B RMV DOCUMENT. FORGE/MISUSE c90 §24B

(Effective thru 10/28/08

on **[DATE OF OFFENSE:]** did falsely make, steal, alter, forge, or counterfeit, or procure or assist another to falsely make, steal, alter, forge or counterfeit a le arner's permit, a license to operate motor vehicles, an identification card issued under c. 90, §8E, a certificate of registration of a motor vehicle or trailer, or an inspection sticker, to wit: **[TYPE OF RMV DOCUMENT FORGED/MISUSED:]**, in violation of G.L. c.90, §24B. (PENALTY: state prison for not more than 5 years; or jail or house of correction for not more than 2 years; or not more than \$500; and RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

#### 90/24B/B RMV DOCUMENT, FORGE/MISUSE c90 §24B

(Effective 10/29/08)

on **[DATE OF OFFENSE:]** did falsely make, steal, alter, forge, or counterfeit, or procure or assist another to falsely make, steal, alter, forge or counterfeit a learner's permit, a license to operate motor vehicles, an identification card issued under c. 90, §8E, a special parking identification disability placard, a certificate of registration of a motor vehicle or trailer, or an inspection sticker, to wit: **[TYPE OF RMV DOCUMENT FORGED/MISUSED:]**, in violation of G.L. c.90, §24B. (PENALTY: state prison for not more than 5 years; or jail or house of correction for not more than 2 years; or not more than \$500; and RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

#### 90/24B/C RMV DOCUMENT, POSSESS/USE FALSE/STOLEN c90 §24B

(Effective thru 10/28/08)

on **[DATE OF OFFENSE:]** did possess, utter, publish as true or in some way make use of a falsely made, stolen, altered, forged or counterfeited learner's permit, license to operate motor vehicles, identification card issued under c. 90, §8E, certificate of registration of a motor vehicle or trailer, or inspection sticker, to wit: **[TYPE OF RMV DOCUMENT FORGED/MISUSED:]**, in violation of G.L. c.90, §24B. (PENALTY: state prison for not more than 5 years; or jail or house of correction for not more than 2 years; or not more than \$500; and RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

# 90/24B/C RMV DOCUMENT, POSSESS/USE FALSE/STOLEN c90 §24B

(Effective 10/29/08)

on **[DATE OF OFFENSE:]** did possess, utter, publish as true or in some way make use of a falsely made, stolen, altered, forged or counterfeited learner's permit, license to operate motor vehicles, identification card issued under c. 90, §8E, special parking identification disability placard, certificate of registration of a motor vehicle or trailer, or inspection sticker, to wit: **[TYPE OF RMV DOCUMENT FORGED/MISUSED:]**, in violation of G.L. c.90, §24B. (PENALTY: state prison for not more than 5 years; or jail or house of correction for not more than 2 years; or not more than \$500; and RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

#### 90/24B/D RMV SIGNATURE, FORGE/MISUSE c90 §24B

on **[DATE OF OFFENSE:]** did forge or without authority use the signature, facsimile of the signature, or validating signature stamp of the Registrar or Deputy Registrar of Motor Vehicles upon a genuine, stolen or falsely made, altered, forged or counterfeited learner's permit, license to operate motor vehicles, certificate of registration of a motor vehicle or trailer, or inspection sticker, to wit: **[TYPE OF RMV DOCUMENT FORGED/MISUSED:]**, in violation of G.L. c.90, §24B. (PENALTY: state prison for not more than 5 years; or jail or house of correction for not more than 2 years; or not more than \$500; and RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

# 90/24B/E RMV SIGNATURE, POSSESS/USE FALSE/STOLEN c90 §24B

on **[DATE OF OFFENSE:]** did possess, utter, publish as true or in some way make use of a falsely made, stolen, altered, forged or counterfeited signature, facsimile of the signature or validating signature stamp of the Registrar or Deputy Registrar of Motor Vehicles, in violation of G.L. c.90, §24B. (PENALTY: state prison for not more than 5 years; or jail or house of correction for not more than 2 years; or not more than \$500; and RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

### 90/24B/F RMV DOCUMENT, FORGE/MISUSE, INTENT TO DISTRIBUTE, FIVE OR FEWER c90 §24B

(Effective 7/1/12)

on **[DATE OF OFFENSE:]** did falsely make, steal, forge or counterfeit a learner's permit, a license to operate motor vehicles or an identification card issued under c. 90, §8E, to wit: **[TYPE OF RMV DOCUMENT(S) FORGED/MISUSED:]**, with the intent to distribute such permit, license or card, in violation of G.L. c.90, §24B. (PENALTY: for any combination of 5 or fewer permits, licenses or cards, house of correction for not more than 1 year; or not more than \$500; or both such fine and imprisonment. RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

### 90/24B/G RMV DOCUMENT, FORGE/MISUSE, INTENT TO DISTRIBUTE, SIX TO TEN c90 §24B

(Effective 7/1/12)

on [DATE OF OFFENSE:] did falsely make, steal, forge or counterfeit a learner's permit, a license to operate motor vehicles or an identification card issued under c. 90, §8E, to wit: [TYPE OF RMV DOCUMENT(S) FORGED/MISUSED:], with the intent to distribute such permit, license or card, in violation of G.L. c.90, §24B. (PENALTY: For acts involving 6 to 10 documents, state prison for not more than 5 years; or house of correction for not more than 2½ years; or not more than \$1,000; or both such fine and imprisonment. RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

### 90/24B/H RMV DOCUMENT, FORGE/MISUSE, INTENT TO DISTRIBUTE, MORE THAN TEN c90 §24B

(Effective 7/1/12)

on [DATE OF OFFENSE:] did falsely make, steal, forge or counterfeit a learner's permit, a license to operate motor vehicles or an identification card issued under c. 90, §8E, to wit: [TYPE OF RMV DOCUMENT(S) FORGED/MISUSED:], with the intent to distribute such permit, license or card, in violation of G.L. c.90, §24B. (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

# 90/24B/D RMV SIGNATURE, FORGE/MISUSE c90 §24B

(Effective 7/1/18)

on [DATE OF OFFENSE:] did forge or without authority use the signature, facsimile of the signature, or validating signature stamp of the Registrar or Deputy Registrar of Motor Vehicles upon a genuine, stolen or falsely made, altered, forged or counterfeited learner's permit, license to operate motor vehicles, certificate of registration of a motor vehicle or trailer, inspection sticker, or a special parking identification placard issued under c. 90, § 2., to wit: [TYPE OF RMV DOCUMENT FORGED/MISUSED:], in violation of c.90, §24B. (PENALTY: state prison for not more than 5 years; or jail or house of correction for not more than 2 years; or not more than \$500; and RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

90/24B/F RMV DOCUMENT, FORGE/MISUSE, INTENT TO DISTRIBUTE, FIVE OR FEWER c90 §24B

(Effective 7/1/18)

Revised thru 1/5/2022 Complaint Language 91

on **[DATE OF OFFENSE:]** did falsely make, steal, forge or counterfeit a learner's permit, a license to operate motor vehicles, or an identification card issued under c. 90, §8E, or a special parking identification placard issued under c. 90, § 2, to wit: **[TYPE OF RMV DOCUMENT(S) FORGED/MISUSED:]**, with the intent to distribute such permit, license, card or placard in violation of G.L. c.90, §24B. (PENALTY: for any combination of 5 or fewer permits, licenses or cards, house of correction for not more than 1 year; or not more than \$500; or both such fine and imprisonment. RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

#### 90/24B/G RMV DOCUMENT, FORGE/MISUSE, INTENT TO DISTRIBUTE, SIX TO TEN c90 §24B

(Effective 7/1/18)

on **[DATE OF OFFENSE:]** did falsely make, steal, forge or counterfeit a learner's permit, a license to operate motor vehicles, or an identification card issued under c. 90, §8E, or a special parking identification placard issued under c. 90, § 2, to wit: **[TYPE OF RMV DOCUMENT(S) FORGED/MISUSED:]**, with the intent to distribute such permit, license, card or placard, in violation of G.L. c.90, §24B. (PENALTY: For acts involving 6 to 10 documents, state prison for not more than 5 years; or house of correction for not more than 2½ years; or not more than \$1,000; or both such fine and imprisonment. RMV shall suspend license for 1 year. CLERK-MAGISTRATE MUST REPORT SUCH CONVICTION TO THE REGISTRAR OF MOTOR VEHICLES.)

#### 90/24B/H RMV DOCUMENT, FORGE/MISUSE, INTENT TO DISTRIBUTE, MORE THAN TEN c90 §24B

(Effective 7/1/18)

on **[DATE OF OFFENSE:]** did falsely make, steal, forge or counterfeit a learner's permit, a license to operate motor vehicles or an identification card issued under c. 90, §8E, or a special parking identification placard issued under c. 90, § 2, to wit: **[TYPE OF RMV DOCUMENT(S) FORGED/MISUSED:]**, with the intent to distribute such permit, license or card, in violation of G.L. c.90, §24B. (NO DISTRICT COURT FINAL JURISDICTION IN ADULT SESSION.)

#### 90/24G/A MOTOR VEH HOMICIDE BY NEGLIGENT OP c90 §24G(b)

(Effective thru 10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000; or both; no filing or continuance without a finding; RMV shall revoke license for 10 years, or on subsequent conviction for life.)

#### 90/24G/A MOTOR VEH HOMICIDE BY NEGLIGENT OP c90 §24G(b)

(Effective 10/28/05

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000; or both; no filing or continuance without a finding; RMV shall revoke license for 15 years, or for life on subsequent conviction. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

#### 90/24G/A MOTOR VEH HOMICIDE BY NEGLIGENT OP c90 §24G(b)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction not more than 2½ years; or not less than \$300, not more than \$3000; or both; no filing or continuance without a finding; RMV shall revoke license for 15 years, or for life on subsequent conviction. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

#### 90/24G/B MOTOR VEH HOMICIDE BY RECKLESS OP c90 §24G(b)

(Effective thru 10/27/05

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and did operate such motor vehicle recklessly, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000; or both; no filing or continuance without a finding; RMV shall revoke license for 10 years, or on subsequent conviction for life.)

### 90/24G/B MOTOR VEH HOMICIDE BY RECKLESS OP c90 §24G(b)

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and did operate such motor vehicle recklessly, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000; or both; no filing or continuance without a finding; RMV shall revoke license for 15 years, or on subsequent conviction for life. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

### 90/24G/B MOTOR VEH HOMICIDE BY RECKLESS OP c90 §24G(c)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, and did operate such motor vehicle recklessly, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(c). (PENALTY: jail or house of corrections not more than 2½ years; state prison not more than 5 years; or not more than \$3000; or both; no filing or continuance without a finding; RMV shall revoke license for 15 years, or on subsequent conviction for life. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

### 90/24G/C MOTOR VEH HOMICIDE OUI—DRUGS c90 §24G(b)

(Effective 12/18/86-3/7/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000; or both; RMV shall revoke license for 10 years, or on subsequent conviction for life.)

#### 90/24G/C MOTOR VEH HOMICIDE OUI—DRUGS c90 §24G(b)

(Effective 3/8/02-10/27/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs,

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depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; RMV shall revoke license for 10 years, or on subsequent conviction for life.)

### 90/24G/C MOTOR VEH HOMICIDE OUI—DRUGS c90 §24G(b)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior OUI. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

#### 90/24G/C MOTOR VEH HOMICIDE OUI—DRUGS c90 §24G(b)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 21/2 years; or not less than \$300, not more than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior OUI. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

### 90/24G/D MOTOR VEH HOMICIDE OUI—DRUGS & NEGLIG c90 §24G(a)

(Effective 12/18/86-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24G/D MOTOR VEH HOMICIDE OUI—DRUGS & NEGLIG c90 §24G(a)

(Effective 3/8/02-10/27/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 21/2 years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended | sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under | G.L. c.218, §26.)

### 90/24G/D MOTOR VEH HOMICIDE OUI—DRUGS & NEGLIG c90 §24G(a)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 21/2 years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 21/2 years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior violation of G.L. c.90, | §§ 24(1)(a), 24G(a), 24G(b) involving OUI, or 24L; G.L. c. 90B, §§ 8(a), 8A or 8B; or G.L. c. 265, § 13½. District Court has final jurisdiction under G.L. c.218, §26. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

# 90/24G/D MOTOR VEH HOMICIDE OUI—DRUGS & NEGLIG c90 §24G(a)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment, no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior violation of G.L. c. 90, §§ 24(1)(a), 24G(a), 24G(b) involving OUI, or 24L; G.L. c. 90B, §§ 8(a), 8A or 8B; or G.L. c. 265, § 131/2. District Court has final jurisdiction under G.L. c. 218, §26. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

### 90/24G/E MOTOR VEH HOMICIDE OUI—DRUGS & RECKLESS c90 §24G(a)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did operate such vehicle recklessly, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than  $2\frac{1}{2}$  years; and not more than \$5000; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under G.L. c.218, §26.)

#### 90/24G/E MOTOR VEH HOMICIDE OUI—DRUGS & RECKLESS c90 §24G(a)

(Effective 3/8/02-10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did operate such vehicle recklessly, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24G/E MOTOR VEH HOMICIDE OUI—DRUGS & RECKLESS c90 §24G(a)

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did operate such vehicle recklessly, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior violation of G.L. c.90, §§ 24(1)(a), 24G(a), 24G(b) involving OUI, or 24L; G.L. c. 90B, §§ 8(a), 8A or 8B; or G.L. c. 265, § 13½. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24G/E MOTOR VEH HOMICIDE OUI—DRUGS & RECKLESS c90 §24G(a)

(Effective 4/13/18)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did operate such vehicle recklessly, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior violation of G.L. c.90, §§ 24(1)(a), 24G(a), 24G(b) involving OUI, or 24L; G.L. c. 90B, §§ 8(a), 8A or 8B; or G.L. c. 265, § 13½. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24G/F MOTOR VEH HOMICIDE OUI—LIQUOR c90 §24G(b)

(Effective 12/18/86-3/7/02

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000; or both; RMV shall revoke license for 10 years, or on subsequent conviction for life.)

### 90/24G/F MOTOR VEH HOMICIDE OUI—LIQUOR c90 §24G(b)

(Effective 3/8/02-6/30/03)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; RMV shall revoke license for 10 years, or on subsequent conviction for life.)

### 90/24G/F MOTOR VEH HOMICIDE OUI—LIQUOR OR .08% c90 §24G(b)

(Effective 7/1/03-10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; RMV shall revoke license for 10 years, or on subsequent conviction for life.)

#### 90/24G/F MOTOR VEH HOMICIDE OUI—LIQUOR OR .08% c90 §24G(b)

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and by such operation did cause the death of another person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24G(b). (PENALTY: jail or house of correction for not less than 30 days, not more than 2½ years; or not less than \$300, not more than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior OUI. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

### 90/24G/G MOTOR VEH HOMICIDE OUI—LIQUOR & NEGLIG c90 §24G(a)

(Effective 12/18/86-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and did so operate such vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under G.L. c.218, §26.)

# 90/24G/G MOTOR VEH HOMICIDE OUI—LIQUOR & NEGLIG c90 §24G(a)

(Effective 3/8/02-6/30/03)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or

94 Complaint Language Revised thru 1/05/2022

upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and did so | operate such vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24G/G MOTOR VEH HOMICIDE OUI-LIQUOR OR .08% & NEGLIGENT c90 §24G(a)

(Effective 7/1/03-10/27/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or | upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and did so operate such vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24G/G MOTOR VEH HOMICIDE OUI—LIQUOR OR .08% & NEGLIGENT c90 §24G(a)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and did so operate such vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment, no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior violation of G.L. c.90, §§ 24(1)(a), 24G(a), 24G(b) involving OUI, or 24L; G.L. c. 90B, §§ 8(a), 8A or 8B; or G.L. c. 265, § 131/2. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

#### 90/24G/H MOTOR VEH HOMICIDE OUI—LIQUOR & RECKL c90 §24G(a)

(Effective 12/18/86-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and did operate such motor vehicle recklessly, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24G/H MOTOR VEH HOMICIDE OUI—LIQUOR & RECKL c90 §24G(a)

(Effective 3/8/02-6/30/03)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and did operate such motor vehicle recklessly, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 1½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24G/H MOTOR VEH HOMICIDE OUI—LIQUOR OR .08% & RECKLESS c90 §24G(a)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and did operate such motor vehicle recklessly, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 2½ years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 10 years, or on subsequent conviction for life. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24G/H MOTOR VEH HOMICIDE OUI-LIQUOR OR .08% & RECKLESS c90 §24G(a)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and did operate such motor vehicle recklessly, and by such operation did cause the death of another person, [NAME OF VICTIM:], in violation of G.L. c.90, §24G(a). (PENALTY: state prison for not less than 21/2 years, not more than 15 years; or jail or house of correction for not less than 1 year, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 1 year served; RMV shall revoke license for 15 years, or for life on subsequent conviction or after prior violation of G.L. c.90, §§ 24(1)(a), 24G(a), 24G(b) involving OUI, or 24L; G.L. c. 90B, §§ 8(a), 8A or 8B; or G.L. c. 265, § 13½. District Court has final jurisdiction under G.L. c.218, §26. §24Q: Defendants with a blood alcohol level of .20% must also attend alcohol or drug assessment by DPH or other court-approved program.)

### 90/24H/A ABANDONED/STOLEN MV, IMPROP REMOVE c90 §24H

on [DATE OF OFFENSE:] did remove an abandoned or stolen motor vehicle on a public way or a place to which the public has a right of access without the express consent of the owner of such vehicle or without the written permission of the police department, in violation of G.L. c.90, §24H. (PENALTY: imprisonment not less than 2 years; or not less than \$1000; or both.)

### 90/24H/B CRUSHING MACHINE, UNREGISTERED MV c90 §24H

on [DATE OF OFFENSE:] did own a machine that was designed to crush, mutilate or destroy a motor vehicle without having such machine listed with the Registry of Motor Vehicles, in violation of G.L. c.90, §24H. (PENALTY: imprisonment not less than 2 years; or not less than \$1000; or both.)

### 90/24H/C CRUSHED VEHICLES, TRANSPORT WITHOUT LIST c90 §24H

on [DATE OF OFFENSE:], being the owner or agent of a salvage or junk yard, did transport crushed or mutilated vehicles out of the Commonwealth for

purpose of resale, without the operator of such transporting vehicle carrying a list of the vehicles being transported, or without forwarding a copy of such list to the Registrar of Motor Vehicles, in violation of G.L. c.90, §24H. (PÉNALTY: imprisonment not less than 2 years; or not less than \$1000; or both.)

### 90/24I ALCOHOL FROM OPEN CONTAINER IN MV, DRINK \* c90 §24I

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

(Effective 9/1/82-10/9/2000)

on [DATE OF OFFENSE:], while operating a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public had a right of access, or upon a way or in a place to which members of the public had access as invitees or licensees, did drink from an open container of an alcoholic beverage, in violation of G.L. c.90, §24I. (CIVIL ASSESSMENT: \$500.)

#### 90/24I ALCOHOL IN MV, POSSESS OPEN CONTAINER OF \* c90 §24I

(Effective 10/10/2000)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], upon a way, as defined in G.L. c.90, §1, or in a place to which the public had a right of access, or upon a way or in a place to which members of the public had access as invitees or licensees, did possess an open container of alcoholic beverage in the passenger area of a motor vehicle, as such terms are defined in G.L. c.90, §24I, in violation of G.L. c.90, §24I. (CIVIL ASSESSMENT: \$500.)

#### 90/24L/A OUI—DRUGS & SERIOUS INJURY c90 §24L(2)

(Effective 12/18/86-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(2). (PENALTY: jail or house of correction for not more than 2½ years; or not less than \$3000; or both; RMV shall revoke license for 2 years.)

#### 90/24L/A OUI—DRUGS & SERIOUS INJURY c90 §24L(2)

(Effective 3/8/02-10/27/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(2). (PENALTY: jail or house of correction for not more than 2½ years; or not less than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; RMV shall revoke license for 2 years.)

#### 90/24L/A OUI—DRUGS & SERIOUS INJURY c90 §24L(2)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(2). (PENALTY: jail or house of correction for not more than 2½ years; or not less than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program.)

### 90/24L/A OUI—DRUGS & SERIOUS INJURY c90 §24L(2)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(2). (PENALTY: jail or house of correction for not more than 21/2 years; or not less than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program.)

### 90/24L/B OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90 §24L(1)

(Effective 12/18/86-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24L/B OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90 §24L(1)

(Effective 3/8/02-10/27/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24L/B OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90 §24L(1)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood

alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

#### 90/24L/B OUI—DRUGS & SERIOUS INJURY & NEGLIGENT c90 §24L(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

#### 90/24L/C OUI—DRUGS & SERIOUS INJURY & RECKLESS c90 §24L(1)

(Effective 12/18/86-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did operate such motor vehicle recklessly, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24L/C OUI—DRUGS & SERIOUS INJURY & RECKLESS c90 §24L(1)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs. depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did operate such motor vehicle recklessly, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

#### 90/24L/C OUI—DRUGS & SERIOUS INJURY & RECKLESS c90 §24L(1)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or the vapors of glue, and did operate such motor vehicle recklessly, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 21/2 years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other courtapproved program. District Court has final jurisdiction under G.L. c.218, §26.)

# 90/24L/C OUI—DRUGS & SERIOUS INJURY & RECKLESS c90 §24L(1)

(Effective 4/13/18)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of marihuana, narcotic drugs, depressants or stimulant substances, all as defined in G.L. c.94C, §1, or from smelling or inhaling the fumes of any substance having the property of releasing toxic vapors as defined in G.L. c.270, §18, and did operate such motor vehicle recklessly, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 21/2 years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

# 90/24L/D OUI—LIQUOR & SERIOUS INJURY c90 §24L(2)

(Effective 12/18/86-3/7/02)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(2). (PENALTY: jail or house of correction for not more than 2½ years; or not less than \$3000; or both; RMV shall revoke license for 2 years.)

# 90/24L/D OUI—LIQUOR & SERIOUS INJURY c90 §24L(2)

(Effective 3/8/02-6/30/03)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(2). (PENALTY: jail or house of correction for not more than 2½ years; or not less than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; RMV shall revoke license for 2 years.)

### 90/24L/D OUI-LIQUOR OR .08% & SERIOUS INJURY c90 §24L(2)

(Effective 7/1/03-10/27/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or | upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(2). (PENALTY: jail or house of correction for not more than 2½ years; or not less than \$3000 fine; or

### 90/24L/D OUI-LIQUOR OR .08% & SERIOUS INJURY c90 §24L(2)

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and by such operation did cause serious bodily injury to a person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24L(2). (PENALTY: jail or house of correction for not more than 2½ years; or not less than \$3000 fine; or both; plus \$50 Victims of Drunk Driving Assessment; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program.)

### 90/24L/E OUI—LIQUOR & SERIOUS INJURY & NEGLIGENT c90 §24L(1)

(Effective 12/18/86-3/7/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury to a person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

#### 90/24L/E OUI—LIQUOR & SERIOUS INJURY & NEGLIGENT c90 §24L(1)

(Effective 3/8/02-6/30/03)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury to a person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24L/E OUI—LIQUOR OR .08% & SERIOUS INJURY & NEGLIGENT c90 §24L(1)

(Effective 7/1/03-10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury to a person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24L/E OUI—LIQUOR OR .08% & SERIOUS INJURY & NEGLIGENT c90 §24L(1)

(Effective 10/28/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and did so operate such motor vehicle negligently so that the lives or safety of the public might be endangered, and by such operation did cause serious bodily injury to a person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

# 90/24L/F OUI—LIQUOR & SERIOUS INJURY & RECKLESS c90 §24L(1)

(Effective 12/18/86-3/7/02)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and did operate such motor vehicle recklessly, and by such operation did cause serious bodily injury to a person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24L/F OUI—LIQUOR & SERIOUS INJURY & RECKLESS c90 §24L(1)

(Effective 3/8/02-6/30/03)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, while under the influence of intoxicating liquor, and did operate such motor vehicle recklessly, and by such operation did cause serious bodily injury to a person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filling or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

### 90/24L/F OUI—LIQUOR OR .08% & SERIOUS INJURY & RECKLESS c90 §24L(1)

(Effective 7/1/03-10/27/05)

on **[DATE OF OFFENSE:]** did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and did operate such motor vehicle recklessly, and by such operation did cause serious bodily injury to a person, **[NAME OF VICTIM:]**, in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years. District Court has final jurisdiction under G.L. c.218, §26.)

90/24L/F OUI—LIQUOR OR .08% & SERIOUS INJURY & RECKLESS c90 §24L(1)

(Effective 10/28/05)

on [DATE OF OFFENSE:] did operate a motor vehicle upon a way, as defined in G.L. c.90, §1, or in a place to which the public has a right of access, or upon a way or in a place to which members of the public have access as invitees or licensees, with a percentage, by weight, of alcohol in his or her blood of eight one-hundredths or greater, or while under the influence of intoxicating liquor, and did operate such motor vehicle recklessly, and by such operation did cause serious bodily injury to a person, [NAME OF VICTIM:], in violation of G.L. c.90, §24L(1). (PENALTY: state prison for not less than 2½ years, not more than 10 years; or jail or house of correction for not less than 6 months, not more than 2½ years; and not more than \$5000 fine; plus \$50 Victims of Drunk Driving Assessment; no filing or continuance without a finding; no suspended sentence or probation until 6 months served; RMV shall revoke license for 2 years, or for life after prior OUI. §24Q: Defendants with a blood alcohol level of .20%, or who have previously been convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program, must also attend alcohol or drug assessment by DPH or other court-approved program. District Court has final jurisdiction under G.L. c.218, §26.)

#### 90/24S IGNITION INTERLOCK, OPERATE WITHOUT c90 §24S(a)

on [DATE OF OFFENSE:], upon a way or place to which the public had a right of access, or upon a way or place to which members of the public had access as invitees or licensees, did operate a motor vehicle that was not equipped with a certified functioning ignition interlock device, as defined in G.L. c. 90, § 24S(b), while his or her license or right to operate was restricted to operating only motor vehicles equipped with such device, in violation of G.L. c. 90, § 24S(a). (PENALTY: state prison not less than 2½ years, not more than 5 years; or imprisonment not less than 180 days, not more than 2½ years; and fine of not less than \$1,000, not more than \$15,000; sentence may not be suspended or reduced to less than 150 days; no probation, parole, furlough, or good conduct credits until 150 days served. All or part of sentence may be served in a correctional facility designated by DOC for drinking drivers, if available.)

### 90/24T IGNITION INTERLOCK, TAMPER WITH c90 § 24T(a)

(Effective 1/1/06)

on [DATE OF OFFENSE:] did interfere with or tamper with a certified ignition interlock device, as defined in G.L. c. 90, § 24T(b), with the intent to disable such device, in violation of G.L. c. 90, § 24T(a). (PENALTY: state prison not less than 3 years, not more than 5 years; or house of correction not less than 6 months, not more than 2½ years.)

### 90/24U/A IGNITION INTERLOCK FOR ANOTHER, BYPASS c90 §24U(a)(1)

(Effective 1/1/06)

on [DATE OF OFFENSE:] did knowingly breathe into a certified ignition interlock device, as defined in G.L. c. 90, § 24T, or start a motor vehicle equipped with such a device, for the purpose of providing an operable motor vehicle to a person whose license or right to operate a vehicle was restricted to the operation of vehicles equipped with a certified ignition interlock device, in violation of G.L. c. 90, § 24U(a)(1). (PENALTY: house of correction not less than 6 months, not more than 2½ years; or fine not less than \$1000, not more than \$5000.)

#### 90/24U/B IGNITION INTERLOCK FOR ANOTHER, BYPASS, SUBSQ. OFF. c90 §24U(a)(1)

(Effective 1/1/06)

on [DATE OF OFFENSE:] did knowingly breathe into a certified ignition interlock device, as defined in G.L. c. 90, § 24T, or start a motor vehicle equipped with such a device, for the purpose of providing an operable motor vehicle to a person whose license or right to operate a vehicle was restricted to the operation of vehicles equipped with a certified ignition interlock device, the defendant having previously been convicted of such an offense, in violation of G.L. c. 90, § 24U(a)(1). (NO FINAL DISTRICT COURT JURISDICTION IN ADULT SESSION.)

#### 90/24V/A CHILD ENDANGERMENT WHILE OUI c90 §24V

(Effective 10/28/05)

NOTE: THIS AGGRAVATING COUNT MUST ACCOMPANY ANOTHER COUNT CHARGING THE PREDICATE OFFENSE.

on [DATE OF OFFENSE:] was guilty of child endangerment while operating a motor vehicle or vessel under the influence, in that he or she did violate G.L. c.90, §§ 24(1)(a), 24G(a) or 24L, or G.L. c.90B, §§ 8(a), 8A or 8B, or G.L. c.265, §13½, or did operate a motor vehicle with a percentage by weight of blood alcohol of .08% or greater or while under the influence of intoxicating liquor in violation of G.L. c.90, §24G(b), as charged in the accompanying count(s), with a child 14 years of age or younger in the motor vehicle or vessel, in violation of G.L. c.90, §24V. (PENALTY: "enhanced penalty" of house of correction not less than 90 days, not more than 2½ years "shall be served consecutively to and not concurrently with the predicate violation"; plus fine not less than \$1000, not more than \$5000; may not be filed or continued without a finding; G.L. c.276, §87 and G.L. c.276A, §§1-9 are inapplicable; RMV shall suspend license for 1 year.)

#### 90/24V/B CHILD ENDANGERMENT WHILE OUI, SUBSQ. OFF. c90 §24V

(Effective 10/28/05)

NOTE: THIS AGGRAVATING COUNT MUST ACCOMPANY ANOTHER COUNT CHARGING THE PREDICATE OFFENSE.

on [DATE OF OFFENSE:] was guilty of child endangerment while operating a motor vehicle or vessel under the influence, in that he or she did violate G.L. c.90, §§ 24(1)(a), 24G(a) or 24L, or G.L. c.90B, §§ 8(a), 8A or 8B, or G.L. c.265, §13½, or did operate a motor vehicle with a percentage by weight of blood alcohol of .08% or greater or while under the influence of intoxicating liquor in violation of G.L. c.90, §24G(b), as charged in the accompanying count(s), with a child 14 years of age or younger in the motor vehicle or vessel, the defendant having previously violated this subsection or committed a like offense in another jurisdiction preceding the date of the commission of this offense, in violation of G.L. c.90, §24V. (PENALTY: "enhanced penalty" of state prison not less than 3 years, not more than 5 years; or house of correction not less than 6 months, not more than 2½ years; plus fine not less than \$5000, not more than \$10,000; sentence "shall be served consecutively to and not concurrently with the predicate violation"; sentence "shall not be reduced to less than 6 months"; no reduction in sentence, suspended sentence, probation, parole, furlough or sentence deduction until 6 months served; may not be filed or continued without a finding; G.L. c.276, §87 and G.L. c.276A, §§1-9 are inapplicable; RMV shall suspend license for 3 years.)

#### 90/25/A IDENTIFY SELF, MV OPERATOR REFUSE c90 §25

on [DATE OF OFFENSE:], while operating or in charge of a motor vehicle, did refuse, when requested by a police officer, to give his or her name and address or the name and address of the owner of such vehicle, or did give a false name or address, in violation of G.L. c.90, §25. (PENALTY: \$100.)

### 90/25/B LICENSE/REGIS/PLATES, REFUSE PRODUCE c90 §25

on [DATE OF OFFENSE:]: (1) while operating or in charge of a motor vehicle, did refuse, on demand of a police officer who was in uniform or who displayed his or her badge conspicuously on the outside of his or her outer coat or garment, to produce his or her license to operate such vehicle or his or her certificate of registration, or to permit such officer to take the license or certificate in hand for the purpose of examination, or (2) while operating or in charge of a motor vehicle, did without a reasonable excuse fail to deliver his or her license to operate motor vehicles on demand of a police officer, or any officer mentioned in G.L. c.90, §29 or authorized by the Registrar of Motor Vehicles or the certificate of registration of a motor vehicle operated or owned by him or her, or the number plates furnished by the Registrar of Motor Vehicles for such motor vehicle, in violation of G.L. c.90, §25. (PENALTY: \$100.)

### SIGN NAME, MV OPERATOR REFUSE c90 §25

on [DATE OF OFFENSE:], while operating or in charge of a motor vehicle, did refuse, on demand of a police officer who was in uniform or who displayed his or her badge conspicuously on the outside of his or her outer coat or garment, to sign his or her name in the presence of such officer, in violation of G.L. c.90, §25. (PENALTY: \$100.)

#### 90/25/D STOP FOR POLICE, FAIL c90 §25

on **[DATE OF OFFENSE:]**, while operating or in charge of a motor vehicle, did refuse or neglect to stop when signalled to stop by a police officer who was in uniform or who displayed his or her badge conspicuously on the outside of his or her outer coat or garment, in violation of G.L. c.90, §25. (PENALTY: \$100.)

#### 90/25/E LICENSE, REFUSE PRODUCE IN COURT c90 §25

on [DATE OF OFFENSE:] did refuse or neglect to produce his or her license to operate a motor vehicle when requested by a court or trial justice, in violation of G.L. c.90, §25. (PENALTY: \$100.)

#### 90/26 ACCIDENT REPORT, FAIL FILE \* c90 §26

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]** did operate a motor vehicle that was involved in an accident in which a person was killed or injured or in which there was damage in excess of \$1000 to any one vehicle or other property, or did own such a motor vehicle whose operator was then physically incapable of making a report, and did fail within five days to file a report of such accident with the Registry of Motor Vehicles and with the police department having jurisdiction of the way where such accident occurred, in violation of G.L. c.90, §26. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150; RMV may revoke or suspend license.)

#### 90/26A NAME/ADDRESS CHANGE, FL NOTIFY RMV OF \* c90 §26A

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on **[DATE OF OFFENSE:]**, being a person in whose name a motor vehicle or trailer was registered pursuant to G.L. c.90, or to whom a learner's permit or license to operate motor vehicles had been granted by the Registrar of Motor Vehicles, did fail to report a change of his or her name or residential or mail address in writing to the Registrar within 30 days after the date on which such a change was made, in violation of G.L. c.90, §26A. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150; RMV may revoke or suspend license, learner's permit or registration.)

#### 90/32/A GARAGE/DEALER NOT KEEP LOG BOOK c90 §32

on **[DATE OF OFFENSE:]**, being a manufacturer of or dealer in motor vehicles or trailers, or being the owner, proprietor, person in control or keeper of a garage, or in the City of Boston an open air parking space kept open with attendants day and night for the storage or keeping for hire of motor vehicles or trailers, and not excepted by law, did fail to keep or cause to be kept in a book a proper record of every motor vehicle or trailer that entered and left such garage, shop or place of business, with all entries made legibly in ink or indelible pencil, and available for inspection at all times by the Registrar of Motor Vehicles, his or her agents, or by any police officer, in violation of G.L. c.90, §32. (PENALTY from §20: not more than \$35.)

### 90/32/B GARAGE/DEALER NOT KEEP LOG BOOK, 2ND OFF c90 §32

on **[DATE OF OFFENSE:]**, being a manufacturer of or dealer in motor vehicles or trailers, or being the owner, proprietor, person in control or keeper of a garage, or in the City of Boston an open air parking space kept open with attendants day and night for the storage or keeping for hire of motor vehicles or trailers, and not excepted by law, did fail to keep or cause to be kept in a book a proper record of every motor vehicle or trailer that entered and left such garage, shop or place of business, with all entries made legibly in ink or indelible pencil, and available for inspection at all times by the Registrar of Motor Vehicles, his or her agents, or by any police officer, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §32. (PENALTY from §20: not less than \$35, not more than \$75.)

### 90/32/C GARAGE/DEALER NOT KEEP LOG BOOK, 3RD OFF c90 §32

on **[DATE OF OFFENSE:]**, being a manufacturer of or dealer in motor vehicles or trailers, or being the owner, proprietor, person in control or keeper of a garage, or in the City of Boston an open air parking space kept open with attendants day and night for the storage or keeping for hire of motor vehicles or trailers, and not excepted by law, did fail to keep or cause to be kept in a book in substantially the form required by G.L. c.90, §32 a proper record of every motor vehicle or trailer that entered and left such garage, shop or place of business, with all entries made legibly in ink or indelible pencil, and available for inspection at all times by the Registrar of Motor Vehicles, his or her agents, or by any police officer, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §32. (PENALTY from §20: not less than \$75, not more than \$150.)

### 90/32C/A LEASE MV TO INTOXICATED DRIVER c90 §32C

on **[DATE OF OFFENSE:]**, being engaged in the business of leasing motor vehicles or trailers under a drive-it-yourself or similar system, did lease a vehicle for operation on a public way, as defined in G.L. c.90, §1, by a person whom he or she knew or had reason to believe was under the influence of intoxicating liquor or of some drug, in violation of G.L. c.90, §32C. (PENALTY from §32F: imprisonment for not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

### 90/32C/B LEASE MV WITHOUT SEEING DRIVERS LICENSE c90 §32C

on **[DATE OF OFFENSE:]**, being engaged in the business of leasing motor vehicles or trailers under a drive-it-yourself or similar system, did lease a motor vehicle or trailer without the lessee having shown that he or she, or his or her authorized operator, was a holder of a duly issued license to operate the type of motor vehicle or trailer that was being leased, in violation of G.L. c.90, §32C. (PENALTY from §32F: imprisonment for not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

## 90/32C/C LEASE MV LESSEE FAIL RETURN MV c90 §32C

on **[DATE OF OFFENSE:]**, being the lessee of a motor vehicle or trailer under a drive-it-yourself or similar system, did abandon a leased vehicle or wilfully refuse or neglect to redeliver such vehicle in the agreed upon manner, in violation of G.L. c.90, §32C. (PENALTY from §32F: imprisonment for not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

### 90/32C/D LEASE MV LESSEE FALSIFY MILEAGE c90 §32C

on [DATE OF OFFENSE:], being the lessee of a motor vehicle or trailer under a drive-it-yourself or similar system, did, with intent to deceive the lessor, remove or attempt to remove, tamper with or attempt to tamper with, or in some other way interfere with, an attached hubodometer or other mechanical device for registering the distance travelled, or knowingly aid or assist another in doing so, in violation of G.L. c.90, §32C. (PENALTY from §32F: imprisonment for not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

#### 90/32C/E LEASE MV LESSOR FALSIFY MILEAGE c90 §32C

on **[DATE OF OFFENSE:]**, being engaged in the business of leasing motor vehicles or trailers under a drive-it-yourself or similar system, did lease a vehicle to which was attached a hubodometer or other mechanical device for registering the distance travelled that did not register such distance with substantial accuracy, or did knowingly deceive a lessee of such vehicle, or make or collect a charge based on such deception, as to the distance travelled under the

lease, in violation of G.L. c.90, §32C. (PENALTY from §32F: imprisonment for not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

#### 90/32D LEASE MV LESSOR RECORDKEEPING VIOLATION c90 §32D

on [DATE OF OFFENSE:], being engaged in the business of leasing motor vehicles or trailers under a drive-it-yourself or similar system, did fail to keep or cause to be kept a proper written record of every motor vehicle or trailer leased in the course of such business in substantially the form required by G.L. c.90, §32D, with all entries made legibly in ink or indelible pencil at the time of leasing or the time of terminating the lease, as may be, and available for inspection at all times by the Registrar of Motor Vehicles or his or her agents, or upon written request by the official in charge of the police department of any municipality, in violation of G.L. c.90, §32D. (PENALTY from §32F: imprisonment not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

### 90/32E/A LEASE MV LESSOR FAIL MAINTAIN INSURANCE c90 §32E

on [DATE OF OFFENSE:], being engaged in the business of leasing motor vehicles or trailers under a drive-it-yourself or similar system, did fail to provide and maintain while engaging in such business a motor vehicle liability policy or bond or deposit, as required by G.L. c.90, §32E, in violation of G.L. c.90, §32E. (PENALTY from §32F: imprisonment not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

#### 90/32E/B LEASE MV LESSEE ALLOW UNAUTH PERSON OP c90 §32E

on [DATE OF OFFENSE:], being the lessee of a motor vehicle or trailer under a drive-it-yourself or similar system, did permit or suffer a person to operate such vehicle or use such trailer, without having informed and received the consent of the lessor, in violation of G.L. c.90, §32E. (PENALTY from §32F: imprisonment not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

#### 90/32E/C LEASE MV LESSEE FAIL ID SELF c90 §32E

on [DATE OF OFFENSE:], being the lessee of a motor vehicle or trailer under a drive-it-yourself or similar system, did fail to enter or cause to be entered his or her correct name and address in full on the record required by G.L. c.90, §32D, in violation of G.L. c.90, §32E. (PENALTY from §32F: imprisonment not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

### 90/32E12 LEASE MV COLLISION DAMAGE WAIVER VIOL c90 §32E1/2(D)

(Effective 1/27/91-11/4/02)

on [DATE OF OFFENSE], being a person or organization in the business of providing private passenger automobiles for rent to the public from locations in the state: (1) did in a rental agreement for a term of 30 days or less sell a collision damage waiver to which the renter had not agreed in writing; or (2) did sell or offer to sell a collision damage waiver, the rental agreement applying to that particular transaction not including the notice required by §32E½(B)(1); or (3) did advertise to rent or did rent a private passenger automobile for a rate which did not include collision damage waiver, and did require that collision | damage waiver be purchased as a condition of the rental; or (4) did require that a renter who declined to purchase collision damage waiver provide a deposit to cover possible damage or loss to such automobile; or (5) did exclude from the protection of a collision damage waiver that was purchased damage other | than that permitted by §32E½(C)(5), in violation of G.L. c.90, §32E½(D). (PENALTY: not more than \$100.)

### 90/32E12 LEASE MV COLLISION DAMAGE WAIVER VIOL c90 §32E1/2(E)

(Effective 11/5/02)

on [DATE OF OFFENSE], being a person or organization in the business of providing private passenger automobiles for rent to the public from locations in the state: (1) did in a rental agreement for a term of 30 days or less sell a collision damage waiver to which the renter had not agreed in writing; or (2) did sell or offer to sell a collision damage waiver, the rental agreement applying to that particular transaction not including on the signature page of the individual rental agreement or within the master, corporate or group rental agreement when collision damage waiver is pre-selected, the notice required by \$32E½(B)(1); or (3) did advertise to rent or did rent a private passenger automobile for a rate which did not include collision damage waiver, and did require that collision damage waiver be purchased as a condition of the rental; or (4) did require that a renter who declined to purchase collision damage waiver provide a deposit to cover possible damage or loss to such automobile; or (5) did exclude from the protection of a collision damage waiver that was purchased damage other than that permitted by §32E1/2(C)(5); or (6) in offering or selling insurance in connection with and incidental to the rental of private passenger automobiles or other rental vehicles with a gross vehicle weight of less than 26,000 pounds and that did not require the operator to possess a commercial driver's license, without the imposition of licensing, appointment, testing and education requirements, did fail to comply with the requirements of § 32E½(D), in violation of G.L. c.90, §32E½(E). (PENALTY: not more than \$100 for each transaction in violation.)

### 90/32F LEASE MV OBTAINED BY FRAUD/BAD CHECK c90 §32F

on [DATE OF OFFENSE:] did obtain custody of a motor vehicle or trailer operated under a system referred to in G.L. c.90, §32C from a lessor by a trick or by a fraudulent or false representation, or by the giving of a bad or worthless check or a false token or writing, or by the false impersonation of another, or did lease such vehicle with intent to defraud the lessor, in violation of G.L. c.90, §32F. (PENALTY: imprisonment not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

# 90/32G/A DRIVING SCHOOL EQUIPMENT VIOLATION \* c90 §32G

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:]: (1) being licensed and designated by the Registrar of Motor Vehicles as a licensed private driver school, did permit a motor vehicle or semitrailer unit that did not comply with standards for safety, performance and equipment established under G.L. c.90, §7, and was used exclusively in or upon a private area, to be operated by a student driver; or (2) being so licensed and designated, did fail to equip the front seat of a school training vehicle with safety belts for the instructor and the student; or (3) being the student of such a school, did fail to wear such safety belt during road instruction, in violation of G.L. c.90, §32G. (CIVIL ASSESSMENT from §20: \$35; 2nd offense in 12 months: \$75; 3rd offense in 12 months: \$150.)

### 90/32G/B DRIVING INSTRUCTOR, UNLICENSED c90 §32G

on IDATE OF OFFENSE:1: (1) did give instructions for hire in the operation of motor vehicles without being duly licensed to operate motor vehicles by his or her state of residence, or without having a valid instructor's certificate issued by the Registrar of Motor Vehicles, or (2) being licensed and designated by the Registrar as a licensed private driver school, did employ such a person as a driving instructor, in violation of G.L. c.90, §32G. (PENALTY from §20: not more than \$35.)

### 90/32G/C DRIVING INSTRUCTOR, UNLICENSED, 2ND OFF. c90 §32G

on [DATE OF OFFENSE:]: (1) did give instructions for hire in the operation of motor vehicles without being duly licensed to operate motor vehicles by his or her state of residence, or without having a valid instructor's certificate issued by the Registrar of Motor Vehicles; or (2) being licensed and designated by the Registrar as a licensed private driver school, did employ such a person as a driving instructor, the defendant having been previously convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §32G. (PENALTY from §20: not less than \$35, not more than \$75.)

### 90/32G/D DRIVING INSTRUCTOR, UNLICENSED, 3RD OFF. c90 §32G

on [DATE OF OFFENSE:]: (1) did give instructions for hire in the operation of motor vehicles without being duly licensed to operate motor vehicles by his or her state of residence, or without having a valid instructor's certificate issued by the Registrar; or (2) being licensed and designated by the Registrar as a licensed private driver school did employ such a person as a driving instructor, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §32G. (PENALTY from §20: not less than \$75, not more than \$150.)

#### 90/32G/E DRIVING SCHOOL, UNLICENSED c90 §32G

on [DATE OF OFFENSE:] did engage in the business of giving instruction for hire in the operation of motor vehicles without being licensed for such purpose and designated by the Registrar of Motor Vehicles as a licensed private driver school, in violation of G.L. c.90, §32G. (PENALTY from §20: not more than

#### 90/32G/F DRIVING SCHOOL, UNLICENSED, 2ND OFF. c90 §32G

on [DATE OF OFFENSE:] did engage in the business of giving instruction for hire in the operation of motor vehicles without being licensed for such purpose and designated by the Registrar of Motor Vehicles as a licensed private driver school, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §32G. (PENALTY from §20: not less than \$35, not more than \$75.)

### 90/32G/G DRIVING SCHOOL, UNLICENSED, 3RD OFF. c90 §32G

on [DATE OF OFFENSE:] did engage in the business of giving instruction for hire in the operation of motor vehicles without being licensed for such purpose and designated by the Registrar of Motor Vehicles as a licensed private driver school, the defendant having previously been convicted of two or more such offenses committed within 12 months of this offense, in violation of G.L. c.90, §32G. (PENALTY from §20: not less than \$75, not more than \$150.)

#### 90/32G/H DRIVING SCHOOL EMPLOY FELON c90 §32G

on [DATE OF OFFENSE:], being licensed and designated by the Registrar of Motor Vehicles as a licensed private driver school, did knowingly employ in some capacity a person who had been convicted of a felony, or of a crime involving violence, dishonesty, deceit, indecency, degeneracy or moral turpitude, in violation of G.L. c.90, §32G. (PENALTY from §20: not more than \$35.)

#### 90/32G/I DRIVING SCHOOL EMPLOY FELON, 2ND OFF. c90 §32G

on [DATE OF OFFENSE:], being licensed and designated by the Registrar of Motor Vehicles as a licensed private driver school, did knowingly employ in some capacity a person who had been convicted of a felony, or of a crime involving violence, dishonesty, deceit, indecency, degeneracy or moral turpitude, the defendant having previously been convicted of such an offense committed within 12 months of this offense, in violation of G.L. c.90, §32G. (PENALTY from §20: not less than \$35, not more than \$75.)

#### 90/32G/J DRIVING SCHOOL EMPLOY FELON, 3RD OFF. c90 §32G

on [DATE OF OFFENSE:], being licensed and designated by the Registrar of Motor Vehicles as a licensed private driver school, did knowingly employ in some capacity a person who had been convicted of a felony, or of a crime involving violence, dishonesty, deceit, indecency, degeneracy or moral turpitude, the defendant having previously been convicted of two such offenses committed within 12 months of this offense, in violation of G.L. c.90, §32G. (PENALTY from §20: not less than \$75, not more than \$150.)

#### 90/32H LEASE MOTORCYCLES WITHOUT LICENSE c90 §32H

on [DATE OF OFFENSE:] did engage in the business of leasing motorcycles without being licensed by the Registrar of Motor Vehicles for such purpose, in violation of G.L. c.90, §32H. (PENALTY: imprisonment not less than 30 days, not more than 6 months; or not less than \$25, not more than \$250; or both.)

### 90/34B/A INSURANCE CERTIFICATE, FALSE MOTOR VEH c90 §34B

on [DATE OF OFFENSE:]: (1) did issue or alter without authority or forge a certificate, as defined in G.L. c.90, §34A, for a motor vehicle liability policy; or (2) did issue such a certificate knowing that the policy or bond described therein had not been issued or executed or was not in force or that the cash or securities had not been deposited; or (3) did file such a certificate with the Registrar of Motor Vehicles, knowing that it had been issued or altered without authority or forged or that the policy or bond described therein had not been issued or executed or was not in force or that the cash or securities had not been deposited, in violation of G.L. c.90, §34B. (PENALTY: imprisonment not more than 1 year; or not more than \$1000; or both.)

### 90/34B/B INSURANCE CERTIFICATE. ISSUE IMPROPER MV c90 §34B

on [DATE OF OFFENSE:] did issue or execute a certificate, as defined in G.L. c.90, §34A, for a motor vehicle liability policy in a form other than that prescribed by the Commissioner of Insurance, in violation of G.L. c.90, §34B. (PENALTY: not less than \$50, not more than \$500.)

#### 90/34F SELF-INSURER FAIL NOTIFY OF SUIT c90 §34F

on [DATE OF OFFENSE:], being the registrant of a motor vehicle who had deposited cash or securities as provided in G.L. c.90, §34D or §34F, or the person responsible for the operation of the registrant's motor vehicle with his or her express or implied consent, did fail to give written notice to the Registrar of Motor Vehicles and the State Treasurer immediately upon the service of a writ or summons in an action the payment of the judgment in which was secured by such deposit, in violation of G.L. c.90, §34F. (PENALTY: imprisonment not more than 1 year; or not less than \$100, not more than \$1000; or both.)

# 90/34J UNINSURED MOTOR VEHICLE c90 §34J

(thru 6/30/09)

on [DATE OF OFFENSE:] did operate, or permit to be operated, or permit to remain, on a public or private way a motor vehicle or trailer that was subject to the provisions of G.L. c.90, §1A during such time as the motor vehicle liability policy or bond or deposit required by G.L. c.90 had not been provided and maintained in accordance therewith, in violation of G.L. c.90, §34J. (PENALTY: house of correction not more than 1 year; or not less than \$500, not more than \$5000; or both; and shall be liable to pay to the Commonwealth Automobile Reinsurers plan established pursuant to G.L. c. 175, § 113H the greater of \$500 or one year's premium for compulsory motor vehicle insurance for the highest rated territory and class or risk; RMV shall suspend license for 60 days, or for 1 year upon 2nd or subsequent offense within 6 years.)

### 90/34J UNINSURED MOTOR VEHICLE \* c90 §34J

(Effective 7/1/09-8/6/09)

NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate, or permit to be operated, or permit to remain, on a public or private way a motor vehicle or trailer that was subject to the provisions of G.L. c.90, §1A during such time as the motor vehicle liability policy or bond or deposit required by G.L. c.90 had not been provided and maintained in accordance therewith, in violation of G.L. c.90, §34J. (CIVIL ASSESSMENT: \$500; and shall be liable to pay to the Commonwealth Automobile Reinsurers plan established pursuant to G.L. c. 175, § 113H the greater of \$500 or one year's premium for compulsory motor vehicle insurance for the highest rated territory and class or risk; RMV shall suspend license for 60 days.)

#### 90/34J UNINSURED MOTOR VEHICLE c90 §34J

(Effective 8/7/09)

on [DATE OF OFFENSE:] did operate, or permit to be operated, or permit to remain, on a public or private way a motor vehicle or trailer that was subject to the provisions of G.L. c.90, §1A during such time as the motor vehicle liability policy or bond or deposit required by G.L. c.90 had not been provided and maintained in accordance therewith, in violation of G.L. c.90, §34J. (PENALTY: house of correction not more than 1 year; or not less than \$500, not more than \$5000 fine; or both; and shall be liable to pay to the Commonwealth Automobile Reinsurers plan established pursuant to G.L. c. 175, § 113H the greater of \$500 or one year's premium for compulsory motor vehicle insurance for the highest rated territory and class or risk; RMV shall suspend license for 60 days, or for 1 year upon subsequent offense or guilty plea within 6 years. PENALTY if defendant has no prior conviction or finding of responsible, delinquency or sufficient facts to support a conviction: not more than \$500 fine.)

### 90/34J/B UNINSURED MOTOR VEHICLE, SUBSQ.OFF. c90 §34J

(Effective 7/1/09-8/609)

on IDATE OF OFFENSE: I did operate, or permit to be operated, or permit to remain, on a public or private way a motor vehicle or trailer that was subject to the provisions of G.L. c.90, §1A during such time as the motor vehicle liability policy or bond or deposit required by G.L. c.90 had not been provided and maintained in accordance therewith, the defendant having previously been convicted of such an offense, in violation of G.L. c.90, §34J. (PENALTY: house of correction not more than 1 year; or not less than \$500, not more than \$5000; or both; and shall be liable to pay to the Commonwealth Automobile Reinsurers plan established pursuant to G.L. c. 175, § 113H the greater of \$500 or one year's premium for compulsory motor vehicle insurance for the highest rated territory and class or risk; RMV shall suspend license for 60 days, or for 1 year upon 2nd or subsequent offense within 6 years.)

#### 90/35B AIRPORT RUNWAY, STRUCTURE TOO HIGH NEAR c90 §35B

on [DATE OF OFFENSE:] did erect or add to the height of a structure so that the height thereof was greater than that permitted by the provisions of G.L. c.90, §35B, without a permit therefor having been granted by the Massachusetts Aeronautics Commission, in violation of G.L. c.90, §35B. (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### 90/39B AIRCRAFT OPERATION IN VIOL MUNIC REGUL c90 §39B

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation of the City or Town of [NAME OF MUNICIPALITY:] relative to the use and operation of aircraft on an airport or restricted landing area located within such city or town and adopted pursuant to G.L. c.90, §39B. (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### 90/40/A AIRCRAFT. USE WITHOUT AUTHORITY c90 §40

on [DATE OF OFFENSE] did use an aircraft without authority, in violation of G.L. c.90, §40. (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### 90/40/B AIRCRAFT LICENSE/REGIS NOT IN POSSESSION c90 §40

on [DATE OF OFFENSE] did operate an aircraft and: (1) did not have in his or her possession a license to do so; or (2) did refuse to produce a pilot or aircraft license or registration upon request, in violation of G.L. c.90, §40. (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### 90/40/C AIRCRAFT OPERATION, INTERFERE WITH c90 §40

on [DATE OF OFFENSE:] did interfere with, or threaten to interfere with, the operation of an aircraft, in violation of G.L. c.90, §40. (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

### 90/40A AIRPORT APPROACH REGULATIONS, VIOL MUNIC c90 §40A-§40C

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of an ordinance or by-law of the City or Town of [NAME OF MUNICIPALITY:] relative to approaches to a publicly owned airport, and adopted pursuant to G.L. c.90, \$40A-\$40C. (PENALTY from \$44; imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION)

## 90/44 AIRCRAFT OUI-LIQUOR c90 §44

on [DATE OF OFFENSE:] did operate an aircraft while under the influence of intoxicating liquor, in violation of G.L. c.90, §44. (PENALTY: imprisonment for not less than 1 month, not more than 2 years. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

# 90/46 AIRCRAFT OPERATION TOO LOW/TO ENDANGER c90 §46

on [DATE OF OFFENSE:] did operate an aircraft at such a low altitude as to interfere with the then existing use to which the land or water or space over the land or water was put by the owner or occupant, or in such manner as to be imminently dangerous to persons or property lawfully on the land or water beneath, in violation of G.L. c.90, §46. (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

### 90/47 AIRCRAFT OPERATION, UNLICENSED c90 §47

on [DATE OF OFFENSE:] did operate or navigate an aircraft in the Commonwealth without being the holder of an appropriate effective pilot's license, permit or certificate issued by the Civil Aeronautics Authority of the United States or other proper licensing authority, not being excepted by law, in violation of G.L. c.90, §47. (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

### 90/48 AIRCRAFT, UNLICENSED/UNREGISTERED c90 §48

on [DATE OF OFFENSE:] did operate or navigate an aircraft within the Commonwealth that did not have an appropriate effective license, permit or certificate issued by the Civil Aeronautics Authority of the United States or other proper licensing authority, or that was not registered by such authority, not being excepted by law, in violation of G.L. c.90, §48. (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### 90/49/A AIRCRAFT CERTIFICATE, FAIL REGISTER c90 §49(b)

on [DATE OF OFFENSE:] did operate an aircraft and did fail to register the federal aircraft certificate of such aircraft with the Massachusetts Aeronautics Commission during one or more periods in which such aircraft was operated within the Commonwealth, not being excepted by law, in violation of G.L. c.90, \$49(b). (PENALTY from \$44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### 90/49/B AIRCRAFT DEALERS CERTIFIC, FAIL REGISTER c90 §49(b)

on [DATE OF OFFENSE:], being a dealer in aircraft, did fail to register his or her federal dealer's aircraft registration certificate with the Massachusetts Aeronautics Commission, in violation of G.L. c.90, §49(b). (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### AIRMAN'S CERTIFICATE, FAIL REGISTER c90 §49(a)

on [DATE OF OFFENSE:], being a person who pilots an aircraft within the Commonwealth, did fail to register his or her federal airman's certificate with the Massachusetts Aeronautics Commission or to renew such registration each two-year period thereafter in which he or she piloted an aircraft within the Commonwealth, not being excepted by law, in violation of G.L. c.90, §49(a). (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### 90/49N/A AIRCRAFT LICENSE, OPERATE WITH SUSPENDED c90 §49N(a)

on [DATE OF OFFENSE:], being an owner or operator whose aircraft registration or non-resident's operating privilege had been suspended or revoked, did during such suspension or revocation operate an aircraft in the Commonwealth or knowingly permit an aircraft owned by him or her to be operated by another in the Commonwealth, not being excepted by law, in violation of G.L. c.90, §49N(a). (PENALTY: not less than \$10, not more than \$500. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### 90/49N/B AIRCRAFT REGIS, FAIL RETURN SUSPENDED c90 §49N(b) & §49M

on [DATE OF OFFENSE:], being an owner or operator whose aircraft registration had been suspended, did wilfully fail to return such registration to the Massachusetts Aeronautics Commission, in violation of G.L. c.90, §49N(b) and §49M. (PENALTY: not less than \$10, not more than \$500. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

#### 90/51J AIRPORT MUNICIPAL REGULATIONS VIOL c90 §51J

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a rule or regulation of the City or Town of [NAME OF MUNICIPALITY:] for the use of municipal airports or for the safety of the public upon or beyond the limits of airports under its control, and adopted pursuant to G.L. c.90, §51J. (PENALTY from §44: imprisonment for not less than 1 month, not more than 6 months; or not less than \$10, not more than \$500; or both. §49A: CLERK-MAGISTRATE MUST REPORT CONVICTION TO MASSACHUSETTS AERONAUTICS COMMISSION.)

### 90/61 LOGAN—SECURITY ZONE VIOLATION c90 §61

(Effective 8/10/02)

on [DATE OF OFFENSE:], not being an authorized law enforcement or military personnel or an authorized personnel of the Massachusetts Port Authority: (1) did carry or otherwise possess a firearm, rifle, shotgun, assault weapon, ammunition, explosive device or material, or a hoax device, as defined in G.L. c.266, §102A½, within the security zone bordering the General Edward Lawrence Logan Airport created by G.L. c.90, §61(a); or (2) did within such security zone engage in an activity that jeopardized or may have jeopardized the safety or security of some person or of such airport; or (3) did enter such security zone or engage in an activity within such security zone that had not been expressly permitted in writing by such Authority; or (4) did enter such security zone in order to or did engage within such security zone in shell-fishing that had not been authorized by the Department of Marine Fisheries or that was not in accordance with the requirements of G.L. c.90, §41(b)-(c) and the regulations or policies promulgated by such Department; or (5) did enter such security zone in order to or did engage within such security zone in boating in the navigable waters within such zone other than in accordance with requirements that had been clearly and conspicuously demarcated within such zone by such Authority, or within 250 feet seaward of the mean high water line surrounding such airport; or (6) did engage in shell-fishing within a regulated shell-fishing zone consisting of such security zone and of shell-fish beds located within the property of such Authority, without having registered with such Authority to access the regulated shell-fishing zone in accordance with the provisions of G.L. c.90; in violation of G.L. c. 90, §61. (PENALTY: house of correction not more than 2 years; or fine not more than \$25,000; or both.)