304CMR1200/B  FORESTS/PARKS—GENERAL PROHIBITIONS 304 CMR §12.00 (Effective thru 1/23/97) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Forests and Parks of the Department of Environmental Management establishing general prohibitions for the government and use of property under the control of such Division, 304 Code Mass. Regs. §12.00, adopted pursuant to G.L. c.21, §4A. (PENALTY from G.L. c.21, §4A and 304 Code Mass. Regs. §12.03: not more than $100.)

304CMR1200/B  FORESTS/PARKS—RULES VIOLATION 304 CMR §12.00 (Effective 1/24/97) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of State Parks and Recreation of the Department of Conservation and Recreation governing the conduct of activities within the forest, parks, rinks and pools of the Commonwealth under the care, custody or control of such Division, 304 Code Mass. Regs. §12.00, adopted pursuant to G.L. c.21, §4A and c.132A, §7. (PENALTY from G.L. c.21, §4A and 304 Code Mass. Regs. §12.23[?]: not more than $100, except for violations of traffic and parking rules, which are punishable by not more than $10.)

304CMR1300/B  FORESTS/PARKS—NON-GROUP SITE VIOL 304 CMR §13.00 (Effective thru 1/23/97) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Forests and Parks of the Department of Environmental Management establishing general prohibitions for non-group sites on property under the control of such Division, 304 Code Mass. Regs. §13.00, adopted pursuant to G.L. c.21, §4A. (PENALTY from G.L. c.21, §4A: not more than $100.)

304CMR1400/B  FORESTS/PARKS—SPEC SITUATION VIOL 304 CMR §14.00 (Effective thru 1/23/97) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Forests and Parks of the Department of Environmental Management for the government and use of trails on property under the control of such Division, 304 Code Mass. Regs. §14.00, adopted pursuant to G.L. c.21, §4A. (PENALTY from G.L. c.21, §4A: not more than $100.)

304CMR1500/B  FORESTS/PARKS—TRAIL VIOLATION 304 CMR §15.00 (Effective thru 1/23/97) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Forests and Parks of the Department of Environmental Management for the government and use of trails on property under the control of such Division, 304 Code Mass. Regs. §15.00, adopted pursuant to G.L. c.21, §4A. (PENALTY from G.L. c.21, §4A: not more than $100.)

304CMR1600/B  FORESTS/PARKS—WATER ACCESS VIOL 304 CMR §16.00 (Effective thru 1/23/97) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Forests and Parks of the Department of Environmental Management for the government and use of water access on property under the control of such Division, 304 Code Mass. Regs. §16.00, adopted pursuant to G.L. c.21, §4A. (PENALTY from G.L. c.21, §4A: not more than $100.)

304CMR1700/B  FORESTS/PARKS—HUNT/FISH/TRAP VIOL 304 CMR §17.00 (Effective thru 1/23/97) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Forests and Parks of the Department of Environmental Management for hunting, fishing or trapping on property under the control of such Division, 304 Code Mass. Regs. §17.00, adopted pursuant to G.L. c.21, §4A. (PENALTY from G.L. c.21, §4A: not more than $100.)

304CMR1800/B  FORESTS/PARKS—ICE ARENA VIOL 304 CMR §18.00 (Effective thru 1/23/97) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Forests and Parks of the Department of Environmental Management for the government and use of ice arenas on property under the control of such Division, 304 Code Mass. Regs. §18.00, adopted pursuant to G.L. c.21, §4A. (PENALTY from G.L. c.21, §4A: not more than $100.)

304CMR1900/B  FORESTS/PARKS—SPECIAL PERMIT VIOL 304 CMR §19.00 (Effective thru 1/23/97) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Forests and Parks of the Department of Environmental Management governing special use permits for the use of property under the control of such Division, 304 Code Mass. Regs. §19.00, adopted pursuant to G.L. c.21, §4A. (PENALTY from G.L. c.21, §4A: not more than $100.)

304CMR2000/B  FORESTS/PARKS—UNPAID FEE 304 CMR §20.00 (Effective thru 1/23/97) on [DATE OF OFFENSE:] did use or occupy facilities on the lands or waters under the administration of the Division of Forests and Parks of the Department of Environmental Management for which a fee or other charge had been established, without having first paid such fee or charge, no waiver of such fee being provided for in the regulations of such Division, in violation of a regulation of such Division, 304 Code Mass. Regs. §20.00, adopted pursuant to G.L. c.21, §4A. (PENALTY from G.L. c.21, §4A: not more than $100.)

321CMR300/B  FISH/WILDLIFE—HUNT/FISH VIOL 321 CMR §3.00 (Effective 10/14/93) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Fisheries and Wildlife of the Department of Fish and Game, 321 Code Mass. Regs. §3.00, governing: (1) the use of lands, waters and properties acquired for providing public fishing grounds or public shooting grounds, or for fish and wildlife management and propagation, adopted pursuant to G.L. c.131, §6; or (2) the general design, weight of pull, and type of bows and arrows that may be used for hunting purposes, adopted pursuant to G.L. c.131, §69; or (3) the possession, control in a motor vehicle, or transportation of the carcass of a deer, adopted pursuant to G.L. c.131, §72. (PENALTY from G.L. c.131, §90 for violations of regulations made under §6: imprisonment not more than 30 days; or not less than $20, not more than $50; or both; and may be ordered to make restitution in amount set in §90. PENALTY from G.L. c.131, §90 for violations of regulations made under §69 or §72: imprisonment not more than 30 days; or not less than $50, not more than $100; or both; plus not less than $10, not more than $50 for each bird or mammal unlawfully killed or possessed other than a deer, bear or turkey; and imprisonment not more than 6 months, or not less than $300, not more than $1000, or both, for each deer or turkey; and imprisonment not more than 6 months, or not less than $1000, not more than $5000, or both, for each bear; and may be ordered to make restitution in amount set in §90; G.L. c.131, §34: deer violations result in any license, permit or certificate under c.131 being revoked for 1 year.)

321CMR402/B  FISH/WILDLIFE—CARP/SUCKER VIOL 321 CMR §4.02 on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:] in violation of a regulation of the Division of Fisheries and Wildlife of the Department of Fish and Game governing the taking of carp and suckers for the purpose of sale, 321 Code Mass. Regs. §4.02, adopted pursuant to G.L. c.131, §30. (PENALTY from G.L. c.131, §90: imprisonment not more than 30 days; or not less than $50, not more than $100; or both; plus for each carp or sucker: not less than $10, not more than $50; and may be ordered to make restitution in amount set in §90.)
321 CMR §4.03

321CMR403/B

FISH/WILDLIFE—EELING VIOLATION 321 CMR §4.03

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Fisheries and Wildlife of the Department of Fish and Game governing the taking of commercial eels from inland waters, 321 Code Mass. Regs. §4.03, adopted pursuant to G.L. c.131, §52A. (PENALTY from G.L. c.131, §90: imprisonment not more than 30 days; or not less than $20, not more than $50; or both; and may be ordered to make restitution in amount set in §90.)

321CMR404/B

FISH/WILDLIFE—MASS/NH POND VIOL 321 CMR §4.04

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Fisheries and Wildlife of the Department of Fish and Game, 321 Code Mass. Regs. §4.04, adopted pursuant to G.L. c.131, §49. (PENALTY from G.L. c.131, §90: imprisonment not more than 30 days; or not less than $50, not more than $100; or both; plus for each fish: not less than $10, not more than $50; and may be ordered to make restitution of $5 per fish.)

321CMR405/B

FISH/WILDLIFE—MASS/CT POND VIOL 321 CMR §4.05

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Fisheries and Wildlife of the Department of Fish and Game governing the use of lands, waters and properties acquired for providing public fishing grounds, 321 Code Mass. Regs. §4.07(6): not more than $20.)

321CMR406/B

FISH/WILDLIFE—MASS/RI POND VIOL 321 CMR §4.06

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Fisheries and Wildlife of the Department of Fish and Game governing the management of the use of lands, waters and properties acquired for providing public fishing grounds, 321 Code Mass. Regs. §4.07(6): not more than $20.)

321CMR407/B

FISH/WILDLIFE—FISHING VIOLATION 321 CMR §4.07

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Fisheries and Wildlife of the Department of Fish and Game concerning coastal fisheries conservation and management, 322 Code Mass. Regs. §7.00, adopted pursuant to G.L. c.130, §17A. (PENALTY for violations of §3.01 & §3.03: imprisonment for 1 month; or not less than $10, not more than $1000; or both; PENALTY for violations of §3.02 & §3.05: not less than $10, not more than $1000; PENALTY for violations of §3.04: not less than $50, not more than $1000; PENALTY for violations of §3.06 & §3.07: not less than $50, not more than $1000; G.L. c.130, §2: and Department may suspend any license, permit or certificate.)

321CMR408/B

FISH/WILDLIFE—EQUIPMENT VIOLATION 321 CMR §4.08

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of fisheries and Wildlife of the Department of Fish and Game concerning fishing and shellfish equipment in the marine fisheries, 322 Code Mass. Regs. §4.08: not less than $50, not more than $1000; and Department may suspend any license, permit or certificate.)

321CMR500/B

MARINE FISH—N.SHrimp FISHERY VIOL 321 CMR §5.00

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Fisheries and Wildlife of the Department of Fish and Game concerning the management of the northern shrimp fishery, 322 Code Mass. Regs. §6.00, adopted pursuant to G.L. c.130, §2: not less than $50, not more than $1000; G.L. c.130, §2: and Department may suspend any license, permit or certificate.)

321CMR600/B

MARINE FISH—REGUL OF CATCHES VIOL 321 CMR §6.00

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Marine Fisheries of the Department of Fish and Game concerning the regulation of catches, 322 Code Mass. Regs. §6.00, adopted pursuant to G.L. c.130, §17A. (PENALTY for violations of §6.01: not more than $1000; PENALTY for violations of §6.02-§6.03, §6.05-§6.06 or §6.08-§6.15: not less than $50, not more than $1000; PENALTY for violations of §6.04: not less than $10, not more than $1000; G.L. c.130, §2: and Department may suspend any license, permit or certificate.)

321CMR607/B

MARINE FISH—STRIPED BASS VIOL 321 CMR §6.07

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Marine Fisheries of the Department of Fish and Game concerning the striped bass fishery, 322 Code Mass. Regs. §6.07, adopted pursuant to G.L. c.130, §100A. (PENALTY from G.L. c.130, §100A: not less than $10 per fish; G.L. c.130, §2: and Department may suspend any license, permit or certificate.)

321CMR700/B

MARINE FISH—PERMIT VIOLATION 321 CMR §7.00

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Marine Fisheries of the Department of Fish and Game concerning a marine fisheries permit, 322 Code Mass. Regs. §7.00, adopted pursuant to G.L. c.130, §17A. (PENALTY from G.L. c.130, §2: not less than $50, not more than $1000; G.L. c.130, §2: and Department may suspend any license, permit or certificate.)

321CMR800/B

MARINE FISH—COASTAL FISH VIOLATION 321 CMR §8.00

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Marine Fisheries of the Department of Fish and Game concerning coastal fisheries conservation and management, 322 Code Mass. Regs. §8.00, adopted pursuant to G.L. c.130, §17A. (PENALTY from G.L. c.130, §2: not less than $50, not more than $1000; G.L. c.130, §2: and Department may suspend any license, permit or certificate.)

321CMR900/B

MARINE FISH—SEA HERRING VIOLATION 321 CMR §9.00

on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Marine Fisheries of the Department of Fish and Game concerning the management of sea herring, 322 Code Mass. Regs. §9.00, adopted pursuant to G.L. c.130, §17A. (PENALTY: not less than $50, not more than $1000; or forfeiture of all herring; or forfeiture of all boats, vehicles and apparatus used in violation; or any combination thereof; G.L. c.130, §2: and Department may suspend any license, permit or certificate.)
on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Marine Fisheries of the Department of Fish and Game concerning the management of moderately contaminated shellfish, 322 Code Mass. Regs. §10.00, adopted pursuant to G.L. c.130, §17A. (PENALTY: not less than $50, not more than $1000; or forfeiture of all unlawful shellfish; or forfeiture of shellfishgear, equipment and transport vehicle; or suspension or revocation of digger permit; or suspension or revocation of agent authorization; or enforcement of bond pursuant to 322 Code Mass. Regs. §7.02(2)(b); or any combination thereof; G.L. c.130, §2; and Department may suspend any license, permit or certificate.)

322CMR110/B MARINE FISH—PROCESSING VIOLATION 322 CMR §11.00 on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Division of Marine Fisheries of the Department of Fish and Game concerning internal waters processing, 322 Code Mass. Regs. §11.00, adopted pursuant to G.L. c.130, §17A. (PENALTY from G.L. c.130, §2: not less than $50, not more than $1000; G.L. c.130, §2: and Department may suspend any license, permit or certificate.)

323CMR203/B MBOAT ID NO./DECAL VIOLATION 323 CMR §2.03 on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. Being the owner of a motorboat, did fail to cause to be displayed on such motorboat the identification number appearing on the certificate of number or the then current registration decal as required by a regulation of the Office of Environmental Law Enforcement of the Executive Office of Environmental Affairs, 323 Code Mass. Regs. §2.03, adopted pursuant to G.L. c.90B, §2, and in violation of such regulation. (PENALTY from §2.11 and G.L. c.90B, §14: not more than $50.)

323CMR206/B MBOAT EQUIPMENT VIOLATION 323 CMR §2.06 on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Office of Environmental Law Enforcement of the Executive Office of Environmental Affairs concerning motorboat equipment, 323 Code Mass. Regs. §2.06, adopted pursuant to G.L. c.90B, §11. (PENALTY from §2.11 and G.L. c.90B, §14 for violations of §2.06(1), (3) or (4): not less than $10, not more than $50; PENALTY from §2.11 and G.L. c.90B, §14 for violations of §2.06(2): not more than $50.)

323CMR207/B MBOAT OPERATION VIOLATION 323 CMR §2.07 (Effective 4/11/95) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. In violation of a regulation of the Office of Environmental Law Enforcement of the Executive Office of Environmental Affairs concerning motorboat operation, 323 Code Mass. Regs. §2.07, adopted pursuant to G.L. c.90B, §11. (PENALTY from §2.11 and G.L. c.90B, §14 for violations of §2.07(1)-(3), (5), (6)-(7), (8b), (8c), or (11)-(13): imprisonment not more than 6 months; or not more than $500; or both; PENALTY for violations of §2.07(4), (8a), (9)-(10) or (14): not less than $10, not more than $50.)

323CMR208 MBOAT OPERATOR -16 W/O SAFETY CERTIFIC 323 CMR §2.08 on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. Being a person under the age of 16 years old, did operate a motorboat without having on such motorboat a safety certificate issued in the name of such operator, not being excepted by law, in violation of a regulation of the Executive Office of Environmental Affairs, 323 Code Mass. Regs. §2.08, adopted pursuant to G.L. c.90B, §11. (PENALTY from §2.11 and G.L. c.90B, §14 for violations of §2.08: not less than $10, not more than $50.)

323CMR209 BOAT RACE/REGATTA WITHOUT PERMIT 323 CMR §2.09 (Effective 4/11/95) on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:]. Conduct a race, regatta, parade, exhibition or practice for a race which was conducted according to a prearranged schedule and which by its nature, circumstances or location introduced extra or unusual hazards to the safety of life or property on the waters of the Commonwealth, without having in effect either a permit issued by the Office of Environmental Law Enforcement of the Executive Office of Environmental Affairs or a Permit for Marine Event issued by the United States Coast Guard, in violation of a regulation of such Division, 323 Code Mass. Regs. §2.09, adopted pursuant to G.L. c.90B, §11. (PENALTY from §2.11 and G.L. c.90B, §14 for violations of §2.09: imprisonment not more than 6 months; or not more than $500; or both.)

323CMR303 SNOW/REC VEHICLE VIOLATION * 323 CMR §3.03 (Effective 5/5/197) on [DATE OF OFFENSE:] did operate a snow vehicle or recreational vehicle: (1) while under 14 years of age; or (2) on land of another without permission of the owner or his or her agent or tenant; or (3) within 300 feet of an occupied residence without the permission of the owner or tenant; or (4) at a speed greater than was reasonable, prudent, proper and safe under all existing circumstances; or (5) when approaching a foot traveller or horseback rider, and did fail immediately to slow such vehicle to minimum safe operating speed, yield the right or way, not pass until it could be done with complete safety, and not accelerate for a reasonable distance not less than 50 feet from such person; or (6) on a trail and did fail to keep to its right side where it was possible to do so; or (7) between the hours of 11 p.m. and 6 a.m.; or (8) on public land not covered by snow to a minimum depth of 4 inches of packed snow or such other depth as had been determined to be sufficient to preserve the ground cover; or (9) on land of another and did, without the permission of the owner, remove or deface property, or remove a barrier or alter a fence without restoring or replacing it; or (10) on public land which the agency in charge thereof had not opened to the use of such vehicles, as indicated by signs or other written indications; or (11) in such manner as to harass, chase or otherwise molest animals or birds, or within 300 yards of a deer yard; or (12) on land of another and did, without the permission of the owner, remove or deface property, or remove a barrier or alter a fence without restoring or replacing it; or (9) in such manner as to harass, chase or otherwise molest animals or birds, or within 300 yards of a deer yard; or (10) on an ocean beach or sand dune in such manner as to destroy, damage or break down the beach or dune or dune grass; or (11) on a wetland that had been designated and posted as a protected wetland area, so as to destroy or damage wetland plants; not being excepted by law, in violation of a regulation of the Division of Law Enforcement of the Department of Fisheries, Wildlife and Environmental Law Enforcement, 323 Code Mass. Regs. §3.03, adopted pursuant to G.L. c.90B, §29. (CIVIL ASSESSMENT from G.L. c.90B, §34: $100.)
SNOW/REC VEH—NUMBER PLATE VIOLATION * 323 CMR §3.05
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate a snow vehicle or recreation vehicle: (1) in the case of a snow vehicle, without having affixed to the front windshield or the cowl of such vehicle so as to be clearly visible, the registration number, sticker, decal, or number plate other than one permitted by a regulation of such Office; not being excepted by law, in violation of a regulation of such Office, 323 Code Mass. Regs. §3.03, adopted pursuant to G.L. c.90B, §29. (CIVIL ASSESSMENT from G.L. c.90B, §34: $100.)

SNOW/REC VEH—EQUIPMENT VIOLATION * 323 CMR §3.07
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate a snow vehicle or recreation vehicle: (1) in the case of a snow vehicle, without having affixed to the front windshield or the cowl of such vehicle so as to be clearly visible, the registration number, sticker, decal, or number plate other than one permitted by a regulation of such Office; not being excepted by law, in violation of a regulation of such Office, 323 Code Mass. Regs. §3.03, adopted pursuant to G.L. c.90B, §29. (CIVIL ASSESSMENT from G.L. c.90B, §34: $100.)

JET SKI VIOLATION 323 CMR §4.03
on [DATE OF OFFENSE:], while operating a jet ski, wet bike, surf jet, or other personal watercraft, as defined in 323 Code Mass. Regs. §4.02, did [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Office of Environmental Law Enforcement of the Executive Office of Environmental Affairs, 323 Code Mass. Regs. §4.03, adopted pursuant to G.L. c.90B, §29. (CIVIL ASSESSMENT from G.L. c.90B, §34: $100.)

MDC WAY/RESERV—ENTRY/EXIT, IMPROPER MV * 350 CMR §2.01(2)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:], while operating a motor vehicle, did enter onto or exit from a reservation or parkway under the care and control of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation other than over a designated area, in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §2.01(2), adopted pursuant to G.L. c.92, §37. (CIVIL ASSESSMENT: $200.)

MDC WAY/RESERV—NON-MV VIOLATION 350 CMR §2.01(2)
on [DATE OF OFFENSE:] did on a reservation or parkway under the care and control of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §2.01(2), adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $1000.)

MDC WAY/RESERV—TRASH VIOL 350 CMR §2.01(2)
on [DATE OF OFFENSE:] did on a reservation or parkway under the care and control of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, drop, throw or place, or cause to be thrown or placed, and allow to remain litter, garbage, trash or other debris on, or within 20 yards of, a parkway, lake, stream or river, in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §2.01(2) or (s), adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $1000.)
OFFENSE:

MDC WAY/RESERV—TRASH VIOL, SUBSQ. OFF. 350 CMR §2.01(2)(r) or (s) on [DATE OF OFFENSE:]; did on a reservation or parkway under the care and control of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, drop, throw or place, or cause to be thrown or placed, and allow to remain litter, garbage, trash or other debris on, or within 20 yards of, a parkway, lake, stream or river, the defendant having previously been convicted of such an offense, in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §2.01(2)(r) or (s), adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $10,000.)

MDC WAY/RESERV—OTHER NON-MV VIOLATION 350 CMR §2.01(2) on [DATE OF OFFENSE:]; did on a reservation or parkway under the care and control of the Metropolitan District Commission, [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.01(2), adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $200.)

MDC RESERV—BOSTON HARBOR ISLANDS VIOL 350 CMR §2.10 on [DATE OF OFFENSE:]; did within Boston Harbor Islands State Park, [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.10, adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $200.)

MDC RESERV—CASTLE ISLAND MV VIOL * 350 CMR §2.11 (Effective thru 2/20/97)

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

on [DATE OF OFFENSE:] did, in a park or reservation of the Metropolitan District Commission on Castle Island in South Boston: (1) operate an “off road” motorized recreational vehicle such as a dune buggy, camper, trail bike, motorcycle, minibike, moped, snowmobile, or all terrain vehicle; or (2) operate a motorized vehicles other than an “off road” recreational vehicle other than on a designated paved road or other area authorized for such use by the Metropolitan District Commission, in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.11, adopted pursuant to G.L. c.92, §37. (CIVIL ASSESSMENT: $200.)

MDC RESERV—CASTLE ISLAND NON-MV VIOL 350 CMR §2.11 on [DATE OF OFFENSE:] did, in a park or reservation of the Metropolitan District Commission on Castle Island in South Boston, [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.11, adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $200.)

MDC RESERV—WOLLASTON BEACH MV VIOL * 350 CMR §2.12 (Effective thru 2/20/97)

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

on [DATE OF OFFENSE:] did, in a park or reservation of the Metropolitan District Commission at Wollaston Beach Reservation, Moswetuset Hummock, or Caddy Memorial Park in Quincy: (1) operate an “off road” motorized recreational vehicle such as a dune buggy, camper, trail bike, motorcycle, minibike, moped, snowmobile, or all terrain vehicle; or (2) operate a motorized vehicles other than an “off road” recreational vehicle other than on a designated paved road or other area authorized for such use by the Metropolitan District Commission, in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.12, adopted pursuant to G.L. c.92, §37. (CIVIL ASSESSMENT: $200.)

MDC RESERV—WOLLASTON BEACH NON-MV VIOL 350 CMR §2.12 on [DATE OF OFFENSE:] did, in a park or reservation of the Metropolitan District Commission at Wollaston Beach Reservation, Moswetuset Hummock, or Caddy Memorial Park in Quincy, [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.12, adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $200.)

MDC RESERV—BELLE ISLE MARSH MV VIOL * 350 CMR §2.13 (Effective thru 2/20/97)

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

on [DATE OF OFFENSE:] did, in a park or reservation of the Metropolitan District Commission at Belle Isle Marsh Reservation: (1) operate an “off road” motorized recreational vehicle such as a dune buggy, camper, trail bike, motorcycle, minibike, moped, snowmobile, or all terrain vehicle; or (2) operate a motorized vehicles other than an “off road” recreational vehicle other than on a designated paved road or other area authorized for such use by the Metropolitan District Commission, in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.13, adopted pursuant to G.L. c.92, §37. (CIVIL ASSESSMENT: $200.)

MDC RESERV—BELLE ISLE MARSH NON-MV VIOL 350 CMR §2.13 on [DATE OF OFFENSE:] did, in a park or reservation of the Metropolitan District Commission at Belle Isle Marsh Reservation, [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.13, adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $200.)

MDC RESERV—BLUE HILLS MV VIOLATION * 350 CMR §2.14 (Effective thru 2/20/97)

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

on [DATE OF OFFENSE:] did, in a park or reservation of the Metropolitan District Commission at the Blue Hills Reservation: (1) operate an “off road” motorized recreational vehicle such as a dune buggy, camper, trail bike, motorcycle, minibike, moped, snowmobile, or all terrain vehicle; or (2) operate a motorized vehicles other than an “off road” recreational vehicle other than on a designated paved road or other area authorized for such use by the Metropolitan District Commission, in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.14, adopted pursuant to G.L. c.92, §37. (CIVIL ASSESSMENT: $200.)

MDC RESERV—BLUE HILLS NON-MV VIOLATION 350 CMR §2.14 on [DATE OF OFFENSE:] did, in a park or reservation of the Metropolitan District Commission at the Blue Hills Reservation, [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.14, adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $200.)

MDC RESERV—BREAKHEART MV VIOLATION * 350 CMR §2.15 (Effective thru 2/20/97)

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

on [DATE OF OFFENSE:] did, in a park or reservation of the Metropolitan District Commission at the Breakheart Reservation: (1) operate an “off road” motorized recreational vehicle such as a dune buggy, camper, trail bike, motorcycle, minibike, moped, snowmobile, or all terrain vehicle; or (2) operate a motorized vehicles other than an “off road” recreational vehicle other than on a designated paved road or other area authorized for such use by the Metropolitan District Commission, in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §2.15, adopted pursuant to G.L. c.92, §37. (CIVIL ASSESSMENT: $200.)

Revised thru 11/1/10
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

Parks and Recreation of the Department of Conservation and Recreation and, in turning, stopping or backing up such vehicle, did fail to signal, either by
350CMR401/C
ASSESSMENT: $100.)

pursuant to G.L. c.92, §37.  (PENALTY: not more than $200.)

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

Pursuant to G.L. c.92, §37.  (PENALTY: not more than $200.)

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

MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
ON [DATE OF OFFENSE:] did operate a motor vehicle upon the land, or a road, driveway, parkway or bridge under the care and control of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation at a rate of speed in excess of the posted limits, in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §4.01, adopted pursuant to G.L. c.92, §37.  (CIVIL ASSESSMENT: $50, plus $10 for each m.p.h. in excess of 10 m.p.h. over speed limit, up to a $200 maximum.)

MDC WAY—HITCHHIKE 350 CMR §4.01
ON [DATE OF OFFENSE:] did signal or stop the operator, or approach the occupants, of a vehicle on a road, driveway, parkway or bridge under the care and control of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, for the purpose of soliciting a ride, in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §4.01, adopted pursuant to G.L. c.92, §37.  (PENALTY: not more than $200.)

MDC WAY—$25 VIOLATION *
350CMR401/E
MDC WAY—SPEEDING * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—$25 VIOLATION *
350CMR401/D
MDC WAY—$25 VIOLATION * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—$100 VIOLATION * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—$100 VIOLATION * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—$200 VIOLATION *
350CMR401/A
MDC WAY—$200 VIOLATION * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—$100 VIOLATION *
350CMR401/B
MDC WAY—$100 VIOLATION * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—$25 VIOLATION *
350CMR401/F
MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—$200 VIOLATION *
350CMR401/G
MDC WAY—$200 VIOLATION * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—$200 VIOLATION *
350CMR401/F
MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—$200 VIOLATION *
350CMR401/G
MDC WAY—$200 VIOLATION * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
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MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
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MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MDC WAY—SPEEDING OVER POSTED LIMIT * 350 CMR §4.01
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
350CMR401/H  MDC WAY—SNOW, PUSH ONTO 350 CMR §4.01
on [DATE OF OFFENSE:]; not being an employee of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation or an employee in the service of an independent contractor acting for such Division, did pile, push or plow snow or ice onto a road, driveway, parkway, bridge or property under the care and control of such Division, without the express written consent of such Division, in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §4.01, adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $200.)

350CMR401/I  MDC WAY—SOLICITING FROM PERSONS IN MVS 350 CMR §4.01
on [DATE OF OFFENSE:]; did signal or stop the operator, or approach the occupants, of a vehicle on a road, driveway, parkway or bridge under the care and control of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, for the purpose of selling or distributing some merchandise, advertising matter, or ticket of admission, in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §4.01, adopted pursuant to G.L. c.92, §37. (PENALTY: not more than $200.)

350CMR600  MDC USE MDC PROPERTY WITHOUT PERMIT 350 CMR §6.00  (Effective thru 2/18/97)
on [DATE OF OFFENSE:]; did place or maintain an encroachment, sign, advertising device, clock, marquee, awning, post or other structure projecting more than 6 inches into, on or over, or use for some purpose, land or waters owned or controlled by the Metropolitan District Commission, without a permit therefor issued by such Commission, or not in conformity with such permit or the regulations governing such use, in violation of a regulation of the Metropolitan District Commission, 350 Code Mass. Regs. §6.00, adopted pursuant to G.L. c.92, §95A. (PENALTY: $5 per day such violation continues.)

350CMR1109/A  MDC WATERSHED—MV VIOLATION 350 CMR §11.09  (Effective 2/11/94)
on [DATE OF OFFENSE:]; did operate a motor vehicle on land within a watershed reservation under the care and control of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation: (1) and did enter or exit such reservation in such vehicle other than over a designated area; or (2) other than upon a road authorized for such use; or (3) in disregard of a regulatory sign applicable to such vehicle, not having been otherwise directed by a police officer or person in charge, in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §11.09, adopted pursuant to G.L. c.92, §111. (PENALTY: imprisonment not more than 1 year; or not more than $50,000 per day of violation.)

350CMR1109/B  MDC WATERSHED—NON-MV VIOLATION 350 CMR §11.09  (Effective 2/11/94)
on [DATE OF OFFENSE:]; on land within a watershed reservation under the care and control of the Division of Urban Parks and Recreation in the Department of Conservation and Recreation, did [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §11.09, adopted pursuant to G.L. c.92, §111. (PENALTY: imprisonment not more than 1 year; or not more than $50,000 per day of violation.)

350CMR1202  MDC—CHARLES RIVER BASIN VIOLATION 350 CMR §12.02
on [DATE OF OFFENSE:]; on waters of the Charles River basin, as defined in St.1909, c.524, §2, as amended, did [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Division of Urban Parks and Recreation of the Department of Conservation and Recreation, 350 Code Mass. Regs. §12.02, adopted pursuant to G.L. c.92, §38. (PENALTY: not more than $250.)

540CMR205  REGISTRATION STICKER MISSING * 540 CMR §2.05(6)(a)
(Effective 12/27/96)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; did operate upon a way, as defined by G.L. c.90, §1, a motor vehicle that did not display on its rear number plate a current sticker or decal issued by the Registrar of Motor Vehicles validating the use of such number plate, affixed to the upper right hand corner of such number plate so as to cover any previously attached sticker, in violation of a regulation of the Registrar of Motor Vehicles, 540 Code Mass. Regs. §2.05(6)(a), adopted pursuant to G.L. c.16, §9 and G.L. c.90, §2 and §31. (CIVIL ASSESSMENT from G.L. c.90, §20: $35; 2nd Offense in 12 months: $75; 3rd Offense in 12 months: $150).

540CMR208  MOTORCYCLE HANDLEBAR VIOLATION * 540 CMR §2.08
(Effective 12/26/96)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; did operate on a way a motorcycle equipped with handlebars that were more than 15 inches in height above the upper-most portion of the seat when depressed by the weight of the operator, in violation of a regulation of the Registrar of Motor Vehicles, 540 Code Mass. Regs. §2.08, adopted pursuant to G.L. c.90, §7J. (CIVIL ASSESSMENT: $25; Subsequent Offense: $50.)

540CMR212  HEADLIGHTS, FAIL DIM * 540 CMR §2.12(2)
(Effective 12/26/96)
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, at a time when there was sufficient light within the traveled portion of the highway to make clearly visible all vehicles, persons or substantial objects for a distance of 350 feet, or at a time when approaching an oncoming vehicle within 500 feet, did fail to dim the headlamps of such vehicle so that no dangerous or dazzling light when measured 75 feet or more ahead of the lamps on a surface of uniform grade would rise to a greater height than 42 inches above such grade, in violation of a regulation of the Registrar of Motor Vehicles, 540 Code Mass. Regs. §2.12(2), adopted pursuant to G.L. c.90, §31. (CIVIL ASSESSMENT from G.L. c.90, §20: $35; 2nd Offense in 12 months: $75; 3rd Offense in 12 months: $150).

540CMR222/A  TRUCK FAIL DISPLAY OWNER'S NAME * 540 CMR §2.22(1)
(Effective 12/26/96)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; being the owner of a motor truck, to wit: a motor vehicle specially designed or equipped to transport personal property over the ways of the Commonwealth and which had a maximum carrying capacity of over 1,000 lbs., used for the transportation of goods, wares or merchandise, did fail to have the owner's name marked on the truck so as to be plainly visible from each side or from the front and rear of the vehicle, in violation of a regulation of the Department of Highways, 540 Code Mass. Regs. §2.22(1), adopted pursuant to G.L. c.90, §31A. (CIVIL ASSESSMENT: $1000.)

540CMR222/A  TRUCK FAIL DISPLAY OWNER'S NAME * 540 CMR §2.22(1)
(Effective 12/27/96)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; being the owner of a motor truck as defined in 540 Code Mass. Regs. §2.22(1), to wit: a motor vehicle specially designed or equipped to transport personal property over the ways of the Commonwealth and which had a maximum carrying capacity of over 2,000 lbs. and was not a private passenger motor vehicle under 540 Code Mass. Regs. §2.05, and which motor truck was used for the transportation of goods, wares or merchandise for hire, gain or reward: (1) did fail to have the owner's name marked on the truck so as to be plainly visible from each side or from the front and rear of the vehicle; or (2) if such truck was leased under a lease of more than 30 days, did fail to have either the name(s) of the owner or the lessee or both marked on the truck so as to be plainly visible from each side or from the front and rear of the vehicle, in violation of a regulation of the Registry of Motor Vehicles, 540...
540CMR222/B OVERWEIGHT PERSONAL PROPERTY, CONVEY * 540 CMR §22.2(2) or (3) (Effective thru 12/26/96)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]: without a permit to do so issued pursuant to G.L. c.85, §30, did operate: (1) on a way in that part of Barnstable County lying southeasterly of Cape Cod Canal, or a way in Dukes or Nantucket counties, such way not being under construction, or a way in some other county that had been designated and posted by the Department of Highways, a motor vehicle carrying personal property, which with its load was in excess of 500 lbs. per inch width of tire in contact with the way, or in excess or 20,000 lbs. while equipped with solid tires; or (2) on a way a commercial motor vehicle used for the transportation of personal property, the total weight of which including any load exceeded the total registered weight that appeared on the application for registration of such vehicle, or the limits provided in G.L. c.85, §30, in violation of a regulation of the Department of Highways, 540 Code Mass. Regs. §2.22(2) or (3), adopted pursuant to G.L. c.90, §31A. (CIVIL ASSESSMENT: $1000; upon 2nd Offense, RMV shall suspend registration.)

540CMR224 REGISTRATION STICKER MISSING * 540 CMR §24.3 (Effective thru 12/26/96)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; did operate, push, draw or tow upon a way, as defined by G.L. c.90, §1, a motor vehicle that did not display on its number plate or plates a sticker or stickers issued by the Registrar of Motor Vehicles as visible evidence of registration and validating the use of such number plate or plates, affixed to the corner to the right of the legible “Massachusetts” on such number plate or plates so as to cover any other stickers previously issued by the Registrar, not being exempted by law, in violation of a regulation of the Registrar of Motor Vehicles, 540 Code Mass. Regs. §2.24(3), adopted pursuant to G.L. c.90, §6 and §31. (CIVIL ASSESSMENT from G.L. c.90, §20: $35; 2nd Offense in 12 months: $75; 3rd Offense in 12 months: $150).

540CMR227/A MOTORCYCLE LEASING VIOLATION * 540 CMR §2.27 (Effective thru 12/26/96)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]: (1) being licensed pursuant to G.L. c.90, §32H to lease motorcycles, did permit such a motorcycle to be operated which was not in full compliance with G.L. c.90, §7 concerning brakes, lights and other equipment, or concerning periodic inspection; or (2) being so licensed, did lease a motorcycle or permit a motorcycle to be leased without the lessee having been given the periodic inspection sticker for such motorcycle prior to leaving the lessor's premises; or (3) being so licensed, did lease a motorcycle without being satisfied after a demonstration that the lessee was competent to operate such a motorcycle safely; or (4) being so licensed, did lease a motorcycle or permit a motorcycle to be leased to a lessee who had not properly exhibited a valid operator's license to the lessor or his or her employee; or (5) being so licensed, did permit such a motorcycle to leave the lessor's place of business without displaying registration number plate or plates properly attached to such motorcycle as required by law; or (6) being so licensed, did lease a motorcycle that did not have a rear view mirror or reflector, so placed and adjusted as to afford the operator a clear reflected view of the roadway in the rear of the motorcycle; or (7) being so licensed, did lease a motorcycle or permit a motorcycle to be leased without the lessee having been given the certificate of registration for such motorcycle before leaving the lessor's premises; or (8) did operate a motorcycle leased from a person so licensed, which motorcycle was not in full compliance with G.L. c.90, §7A concerning brakes, lights and other equipment, or concerning periodic inspection, in violation of a regulation of the Registrar of Motor Vehicles governing the leasing of motorcycles, 540 Code Mass Regs. §2.27, adopted pursuant to G.L. c.90, §32H. (CIVIL ASSESSMENT from G.L. c.90, §20: $35; 2nd Offense in 12 months: $75; 3rd Offense in 12 months: $150).

540CMR227/B MOTORCYCLE LEASING VIOLATION * 540 CMR §2.27 (Effective thru 12/26/96)
ON [DATE OF OFFENSE:]; being licensed pursuant to G.L. c.90, §32H to lease motorcycles, did [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Registrar of Motor Vehicles governing the leasing of motorcycles, 540 Code Mass Regs. §2.27, adopted pursuant to G.L. c.90, §32H. (PENALTY from G.L. c.90, §20: not more than $35.)

540CMR227/C MOTORCYCLE LEASING VIOLATION, 2ND OFF. 540 CMR §2.27 (Effective thru 12/26/96)
ON [DATE OF OFFENSE:]; being licensed pursuant to G.L. c.90, §32H to lease motorcycles, did [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Registrar of Motor Vehicles governing the leasing of motorcycles, 540 Code Mass Regs. §2.27, adopted pursuant to G.L. c.90, §32H. (PENALTY from G.L. c.90, §20: not more than $35.)

540CMR227/D MOTORCYCLE LEASING VIOLATION, 3RD OFF. 540 CMR §2.27 (Effective thru 12/26/96)
ON [DATE OF OFFENSE:]; being licensed pursuant to G.L. c.90, §32H to lease motorcycles, did [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Registrar of Motor Vehicles governing the leasing of motorcycles, 540 Code Mass Regs. §2.27, adopted pursuant to G.L. c.90, §32H, the defendant having previously been convicted of such an offense committed within 12 months of this offense. (PENALTY from G.L. c.90, §20: not less than $35, not more than $150.)

540CMR228/A DRIVING SCHOOL VIOLATION 540 CMR §2.28 (Effective thru 12/26/96)
ON [DATE OF OFFENSE:]; being licensed pursuant to G.L. c.90, §32G as a licensed private driver school, did [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Registrar of Motor Vehicles governing the conduct of such driver schools, 540 Code Mass Regs. §2.28, adopted pursuant to G.L. c.90, §32G. (PENALTY from G.L. c.90, §20: not more than $35.)

540CMR228/B DRIVING SCHOOL VIOLATION, 2ND OFF. 540 CMR §2.28 (Effective thru 12/26/96)
ON [DATE OF OFFENSE:]; being licensed pursuant to G.L. c.90, §32G as a licensed private driver school, did [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Registrar of Motor Vehicles governing the conduct of such driver schools, 540 Code Mass Regs. §2.28, adopted pursuant to G.L. c.90, §32G, the defendant having previously been convicted of such an offense committed within 12 months of this offense. (PENALTY from G.L. c.90, §20: not less than $35, not more than $75.)

540CMR228/C DRIVING SCHOOL VIOLATION, 3RD OFF. 540 CMR §2.28 (Effective thru 12/26/96)
ON [DATE OF OFFENSE:]; being licensed pursuant to G.L. c.90, §32G as a licensed private driver school, did [DESCRIPTION OF OFFENSE:]; in violation of a regulation of the Registrar of Motor Vehicles governing the conduct of such driver schools, 540 Code Mass Regs. §2.28, adopted pursuant to G.L. c.90, §32G, the defendant having previously been convicted of such an offense committed within 12 months of this offense. (PENALTY from G.L. c.90, §20: not less than $75, not more than $150.)
540CMR406  MOTORCYCLE HANDLEBAR VIOLATION * 540 CMR §4.06(5)(e)  
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, on a way, as defined in G.L. c.90, §1, a motorcycle with handlebars that: (1) were higher than the operator’s shoulder when properly seated on the motorcycle; or (2) were not of sturdy construction or were of lightweight bicycle quality; or (3) did not provide a minimum of 18 inches between grip ends; or (4) did not have grips of non-slip design and material; or (5) prevented the front fork from rotating from stop to stop; or (6) were cracked or deformed; or (7) were improperly aligned with the front wheel; or (8) were not securely fixed; or (9) had been modified or repaired in an unsafe manner, and thereby failed to meet the safety standards established by the Registrar of Motor Vehicles, 540 Code Mass. Regs. §4.06(5)(e), adopted pursuant to G.L. c.90, §§ 7A and 31, in violation of G.L. c.90, § 20. (CIVIL ASSESSMENT from G.L. c.90, §20: $25.)

540CMR700/A  SCHOOL BUS EQUIP VIOLATION  540 CMR §7.00  
on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a regulation of the Registrar of Motor Vehicles establishing minimum standards for construction and equipment of schools buses, 540 Code Mass. Regs. §7.00, adopted pursuant to G.L. c.90, §7C. (PENALTY from G.L. c.90, §20: not more than $35.)

540CMR700/B  SCHOOL BUS EQUIP VIOLATION, 2ND OFF.  540 CMR §7.00  
on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a regulation of the Registrar of Motor Vehicles establishing minimum standards for construction and equipment of schools buses, 540 Code Mass. Regs. §7.00, adopted pursuant to G.L. c.90, §7C, the defendant having previously been convicted of such an offense committed within 12 months of this offense. (PENALTY from G.L. c.90, §20: not less than $35, not more than $75.)

540CMR700/C  SCHOOL BUS EQUIP VIOLATION, 3RD OFF.  540 CMR §7.00  
on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a regulation of the Registrar of Motor Vehicles establishing minimum standards for construction and equipment of schools buses, 540 Code Mass. Regs. §7.00, adopted pursuant to G.L. c.90, §7C, the defendant having previously been convicted of two such offenses committed within 12 months of this offense. (PENALTY from G.L. c.90, §20: not less than $75, not more than $150.)

540CMR800/A  SCHOOL BUS DRIVING SCHOOL VIOL  540 CMR §8.00  
on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a regulation of the Registrar of Motor Vehicles governing school bus driver training programs, 540 Code Mass. Regs. §8.00, adopted pursuant to G.L. c.90, §8A. (PENALTY from G.L. c.90, §20: not more than $35.)

540CMR800/B  SCHOOL BUS DRIVING SCHOOL VIOL, 2ND OFF.  540 CMR §8.00  
on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a regulation of the Registrar of Motor Vehicles governing school bus driver training programs, 540 Code Mass. Regs. §8.00, adopted pursuant to G.L. c.90, §8A, the defendant having previously been convicted of such an offense committed within 12 months of this offense. (PENALTY from G.L. c.90, §20: not less than $35, not more than $75.)

540CMR800/C  SCHOOL BUS DRIVING SCHOOL VIOL, 3RD OFF.  540 CMR §8.00  
on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE:], in violation of a regulation of the Registrar of Motor Vehicles governing school bus driver training programs, 540 Code Mass. Regs. §8.00, adopted pursuant to G.L. c.90, §8A, the defendant having previously been convicted of two such offenses committed within 12 months of this offense. (PENALTY from G.L. c.90, §20: not less than $75, not more than $150.)

540CMR1403/A  HAZARDOUS MATERIALS TRANSPORT VIOL * 540 CMR §14.03  
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.  
on [DATE OF OFFENSE:]; being a motor carrier, or being a person who drove a commercial vehicle as, for or on behalf of a motor carrier, did operate on a way a commercial vehicle subject to 540 Code Mass. Regs. §14.03 that [DESCRIPTION OF OFFENSE:], in violation of 49 C.F.R. III(B) or 49 C.F.R. I(C), §171-§179, and did thereby violate a regulation of the Registrar of Motor Vehicles governing the transportation of hazardous materials, 540 Code Mass. Regs. §14.03, made pursuant to G.L. c.90, §31. (CIVIL ASSESSMENT: $500; and RMV may suspend or revoke registration.)

540CMR1403/B  MOTOR CARRIER SAFETY VIOLATION * 540 CMR §14.03  
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.  
on [DATE OF OFFENSE:]; being a motor carrier, or being a person who drove a commercial vehicle as, for or on behalf of a motor carrier, did operate on a way a commercial vehicle subject to 540 Code Mass. Regs. §14.03 that [DESCRIPTION OF OFFENSE:], in violation of 49 C.F.R. III(B) or 49 C.F.R. I(C), §171-§179, and did thereby violate a regulation of the Registrar of Motor Vehicles governing motor carrier safety, 540 Code Mass. Regs. §14.03, made pursuant to G.L. c.90, §31. (CIVIL ASSESSMENT from §14.05(1) and G.L. c.90, §20; $35; 2nd Offense in 12 months: $75; 3rd Offense in 12 months: $150).

540CMR1804  NUMBER PLATE, MISUSE DEALER/REPAIR  540 CMR §18.04(2)  
(DATED 3/2/94)  
on [DATE OF OFFENSE:] did loan, lend for hire or rent a general distinguishing number plate or allow such plate to be attached to a motor vehicle contrary to a provision of 540 Code Mass. Regs. §18.00, in violation of 540 Code Mass. Regs. §18.04(2). (PENALTY: "Such plate misuse shall be considered a violation of M.G.L. c.90, §23": imprisonment not more than 10 days; or not more than $100; or both; §18.05(1); and Registrar may suspend or revoke general distinguishing number plate and master certificate of registration.)

540CMR2205  HEADLIGHTS, FAIL DIM * 540 CMR §22.05(2)  
(DATED 12/27/96)  
on [DATE OF OFFENSE:]; while operating a motor vehicle on a way, at a time when there was sufficient light within the traveled portion of the highway to make clearly visible all substantial objects for a distance of 350 feet, or at a time when approaching an oncoming vehicle within 500 feet, did fail to regulate the headlamps of such vehicle so that no dangerous or dazzling light when measured 75 feet or more ahead of the lamps would rise to a height greater than 42 inches above a surface of uniform grade, in violation of a regulation of the Registrar of Motor Vehicles, 540 Code Mass. Regs. §22.05(2), adopted pursuant to G.L. c.90, §31. (CIVIL ASSESSMENT from G.L. c.90, §20; $35; 2nd offense in 12 months: $75; 3rd offense in 12 months: $150).

540CMR2205/B  HEADLIGHTS, ALTERNATING FLASHING * 540 CMR §22.05(5)  
(DATED 12/27/96)  
on [DATE OF OFFENSE:]; while operating a motor vehicle on a way, did activate some device that directed the headlamps or auxiliary headlamps of such vehicle to flash in an alternating on-off manner, not being exempted by law, in violation of a regulation of the Registrar of Motor Vehicles, 540 Code Mass. Regs. §22.05(5), adopted pursuant to G.L. c.90, §31. (CIVIL ASSESSMENT from G.L. c.90, §20: $35; 2nd offense in 12 months: $75; 3rd offense in 12 months: $150).

540CMR2207  AFTERMARKET LIGHTING, NONCOMPLIANT * 540 CMR §22.07  
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.  

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IDLE ENGINE OF STOPPED MV ON SCHOOL PROPERTY (540 CMR §27.00) — SEE G.L. c.90, § 16B

700CMR1103/A TOBIN BRIDGE—TOLL, FAIL PAY * 700 CMR §11.03(3) (Effective 3/19/10)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] while operating a motor vehicle, did enter upon the toll lane of the Tobin Bridge, and did fail to pay the toll established by the Massachusetts Department of Transportation to a toll officer or through the authorized use of the ETC system, in violation of a regulation of such Department, 700 Code Mass. Regs. §11.03(3), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (CIVIL ASSESSMENT from §11.08: $100.)

700CMR1103/B TOBIN BRIDGE—TOLL, EVADE * 700 CMR §11.03(6) (Effective 3/19/10)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] while operating a motor vehicle using the Tobin Memorial Bridge, did commit or attempt to commit some act with the intent to evade the payment of a toll or to defraud the Massachusetts Department of Transportation with respect to the payment of a toll, in violation of a regulation of such Department, 700 Code Mass. Regs. §11.03(6), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (CIVIL ASSESSMENT from §11.08: $100.)

700CMR1104/A TOBIN BRIDGE—ETC SYSTEM, UNAUTHORIZED USE OF * 700 CMR §11.04(3) (Effective 3/19/10)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did use or attempt to use a device or method, the intended result of which was the inability of an ETC system to assess or collect, or non-payment of, the toll for the use of the Tobin Memorial Bridge due under 700 Code Mass. Regs. § 11.04, in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.04(3), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (CIVIL ASSESSMENT from §11.08: $100.)

700CMR1104/B TOBIN BRIDGE—TOLL, USE DEVICE TO EVADE * 700 CMR §11.04(5) (Effective 3/19/10)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did use or attempt to use a device or method, the intended result of which was the inability of an ETC system to assess or collect, or non-payment of, the toll for the use of the Tobin Memorial Bridge due under 700 Code Mass. Regs. § 11.04, in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.04(5), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (CIVIL ASSESSMENT from §11.08: $100.)

700CMR1105/A TOBIN BRIDGE—EQUIPMENT VIOL * 700 CMR §11.05(4)(b) (Effective 3/19/10)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the Tobin Memorial Bridge a motor vehicle that: (1) failed to meet all requirements for brakes, directional signals, lights, safety devices and equipment as specified in G.L. c.90; or (2) failed to properly display a current valid inspection sticker pursuant to G.L. c.90, §248 or the laws of another jurisdiction in which the vehicle was registered as indicated by the number plate displayed by the vehicle; or (3) failed to comply with the provisions of 49 Code Fed. Regs. §§ 325, 390-393, 395, 396 and 399, governing highway safety and noise emissions, in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.05(4)(b), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (CIVIL ASSESSMENT from §11.08: $50; 2nd offense in 12 months: $150; 3rd offense in 12 months: $250.)

700CMR1105/B TOBIN BRIDGE—HITCHHIKING/LOITERING 700 CMR §11.05(5)(a) (Effective 3/19/10)
on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge: (1) solicit a ride, commonly known as “hitch-hiking”; or (2) loiter for some other unauthorized purpose; in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.05(5)(a), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not more than $50 fine.)

700CMR1105/C TOBIN BRIDGE—HITCHHIKING/LOITERING, 2ND OFF. 700 CMR §11.05(5)(a) (Effective 3/19/10)
on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge: (1) solicit a ride, commonly known as “hitch-hiking”; or (2) loiter for some other unauthorized purpose; the defendant having previously been convicted of such an offense within 12 months of this offense; in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.05(5)(a), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not less than $50, not more than $150 fine.)

700CMR1105/D TOBIN BRIDGE—HITCHHIKING/LOITERING, 3RD OFF. 700 CMR §11.05(5)(a) (Effective 3/19/10)
on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge: (1) solicit a ride, commonly known as “hitch-hiking”; or (2) loiter for some other unauthorized purpose; the defendant having previously been twice convicted of such an offense within 12 months of this offense; in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.05(5)(a), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not less than $150, not more than $250 fine.)

700CMR1105/E TOBIN BRIDGE—LOAD UNSECURED/UNCOVERED * 700 CMR §11.05(5)(g) (Effective 3/19/10)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate upon the Tobin Bridge a motor vehicle with its load not efficiently or effectively covered, or that was not constructed or loaded so as to prevent any of its load from dropping, sifting, leaking or otherwise escaping therefrom, in violation of a regulation of the Massachusetts Port Authority, 700 Code Mass. Regs. §11.05(5)(g), adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §11.99: $100.)

700CMR1105/F TOBIN BRIDGE—MUSCLE POWER VEHICLE 700 CMR §11.05(5)(e) (Effective 3/19/10)
on [DATE OF OFFENSE:] did operate on the Tobin Memorial Bridge operate a bicycle, a vehicle drawn by a horse or other animal, a motorized bicycle, a moped, a motorized scooter, or some other vehicle or device propelled, in whole or in part, by muscle power, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §11.05(5)(e), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not more than $50 fine.)

700CMR1105/G TOBIN BRIDGE—MUSCLE POWER VEHICLE, 2ND OFF. 700 CMR §11.05(5)(e) (Effective 3/19/10)
on [DATE OF OFFENSE:] did operate on the Tobin Memorial Bridge operate a bicycle, a vehicle drawn by a horse or other animal, a motorized bicycle, a moped, a motorized scooter, or some other vehicle or device propelled, in whole or in part, by muscle power, the defendant having previously been convicted of such an offense within 12 months of this offense, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §11.05(5)(e), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not less than $50, not more than $150 fine.)

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

700CMR1105/H TOBIN BRIDGE—MUSCLE POWER VEHICLE, 3RD OFF. 700 CMR §11.05(5)(e) (Effective 3/19/10) on [DATE OF OFFENSE:] did operate on the Tobin Memorial Bridge operate a bicycle, a vehicle drawn by a horse or other animal, a motorized bicycle, a moped, a motorized scooter, or some other vehicle or device propelled, in whole or in part, by muscle power, the defendant having previously been twice convicted of such an offense within 12 months of this offense, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §11.05(5)(e), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not less than $150, not more than $250 fine.)

700CMR1105/J TOBIN BRIDGE—PROHIBITED VEHICLE * 700 CMR §11.05(3) (Effective 3/19/10) NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:] did operate upon the Tobin Memorial Bridge a motor vehicle that had been prohibited from entering upon such Bridge because it may endanger persons or property or render the use of such Bridge unsafe, by designation of the employee of the Mass Department of Transportation who supervises the operation of such bridge, notice of which had been given through signposts on all roads immediately leading to such bridge, in violation of a regulation of such Department, 700 Code Mass. Regs. §11.05(3), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (CIVIL ASSESSMENT from §11.08: $50; 2nd offense in 12 months: $150; 3rd offense in 12 months: $250.)

700CMR1105/K TOBIN BRIDGE—SPEEDING OVER POSTED LIMIT * 700 CMR §11.05(11) (Effective 3/19/10) NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:] did operate upon the Tobin Memorial Bridge a motor vehicle in excess of the posted speed limits, in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.05(11), adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §11.08: $50, plus $10 for each m.p.h. in excess of 10 m.p.h. over speed limit.)

700CMR1105/L TOBIN BRIDGE—TRAFFIC VIOLATION * 700 CMR §11.05 (Effective 3/19/10) NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:] did operate a motor vehicle upon the Tobin Memorial Bridge and: (1) did fail to comply with a lawful order, signal or direction of a bridge official or police officer, or of a traffic light, sign, pavement marking, or mechanical or electrical signal; or (2) did travel on some portion of such bridge other than on the roads, walks or places expressly provided by the Massachusetts Department of Transportation with its permission; or (3) did occupy such roads, walks or places in a manner that would hinder or obstruct the proper flow of vehicular traffic on such bridge; or (4) did operate a motor vehicle that was not constructed or loaded so as to prevent any of its contents from dropping, shifting, leaking or otherwise escaping therefrom while traveling on such bridge; or (5) did proceed on a ramp or roadway of the upper level of such bridge other than in a southerly direction, or on a ramp or roadway or the lower level of such bridge other than in a northeasterly direction, not being otherwise lawfully directed; or (6) did fail to exercise reasonable care to avoid or prevent injury or damage to persons or property, or did operate carelessly or negligently, or in disregard of the rights and safety of others, or in disregard of the posted speed limits, or in a manner so as to endanger persons or property; or (7) did stop or park a vehicle on such bridge when it was not necessary to do so to avoid injury to a person or damage to property, or in compliance with the direction of a police officer or bridge official, or when unable to proceed because of disability to such vehicle; or (8) upon the approach of a motor vehicle of a municipal fire or police department, the Department, or an ambulance emitting an emergency audible or visual alarm signal, did fail to proceed with caution, maneuvering so as to clear the way for such vehicle, in violation of a regulation of such Department, 700 Code Mass. Regs. §11.05, adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (CIVIL ASSESSMENT from §11.08: $50; 2nd offense in 12 months: $150; 3rd offense in 12 months: $250.)

700CMR1105/M TOBIN BRIDGE—SOLICITING 700 CMR §11.05(5)(d) (Effective 3/19/10) on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge advertise, solicit, sell or distribute some commodity or personal property without the written permission of the Massachusetts Department of Transportation, in violation of a regulation of such Department, 700 Code Mass. Regs. §11.05(5)(d), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not more than $50 fine.)

700CMR1105/N TOBIN BRIDGE—SOLICITING, 2ND OFF. 700 CMR §11.05(5)(d) (Effective 3/19/10) on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge advertise, solicit, sell or distribute some commodity or personal property without the written permission of the Massachusetts Department of Transportation, the defendant having previously been convicted of such an offense within 12 months of this offense, in violation of a regulation of such Department, 700 Code Mass. Regs. §11.05(5)(d), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: $50; not less than $50, not more than $150 fine.)

700CMR1105/P TOBIN BRIDGE—SOLICITING, 3RD OFF. 700 CMR §11.05(5)(d) (Effective 3/19/10) on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge advertise, solicit, sell or distribute some commodity or personal property without the written permission of the Massachusetts Department of Transportation, the defendant having previously been twice convicted of such an offense within 12 months of this offense, in violation of a regulation of such Department, 700 Code Mass. Regs. §11.05(5)(d), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: $50; not less than $50, not more than $250 fine.)

700CMR1105/Q TOBIN BRIDGE—TRASH/NUISANCE 700 CMR §11.05(5)(b) (Effective 3/19/10) on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge throw or otherwise dispose of trash or personal property from a motor vehicle or commit some other nuisance or disorderly conduct, in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.05(5)(b), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not more than $50 fine; and the Department "shall be entitled to reimbursement for the cost of removing trash or personal property improperly discarded and for the cost of responding to public nuisances." )

700CMR1105/R TOBIN BRIDGE—TRASH/NUISANCE, 2ND OFF. 700 CMR §11.05(5)(b) (Effective 3/19/10) on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge throw or otherwise dispose of trash or personal property from a motor vehicle or commit some other nuisance or disorderly conduct, the defendant having previously been convicted of such an offense within 12 months of this offense; in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.05(5)(b), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not less than $50, not more than $150 fine; and the Department "shall be entitled to reimbursement for the cost of removing trash or personal property improperly discarded and for the cost of responding to public nuisances." )

700CMR1105/S TOBIN BRIDGE—TRASH/NUISANCE, 3RD OFF. 700 CMR §11.05(5)(b) (Effective 3/19/10) on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge throw or otherwise dispose of trash or personal property from a motor vehicle or commit some other nuisance or disorderly conduct, the defendant having previously been twice convicted of such an offense within 12 months of this offense, in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §11.05(5)(b), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (PENALTY from §11.08: not less than $150, not more than $250 fine; and the Department "shall be entitled to reimbursement for the cost of removing trash or personal property improperly discarded and for the cost of responding to public nuisances." )

700CMR1105/T TOBIN BRIDGE—WEIGHT/SIZE/LOAD/HAZMAT VIOL* 700 CMR §11.05(4)(a) (Effective 3/19/10)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate upon the Tobin Memorial Bridge a motor vehicle: (1) of a tractor type listed in 700 Code Mass. Regs. § 11.05(4)(a) without having been granted permission to do so by the employee of the Mass Department of Transportation who supervises the operation of such bridge; or (2) that exceeded the maximum width of 8'-0"; or (3) that exceeded the maximum height of 14'-0" or that had a metal, solid or deflated pneumatic tire, or a tire in worn or bald condition; or (3) was carrying dangerous articles as defined in 720 Code Mass. Regs. §9.02; or (4) was carrying hazardous materials as defined and listed in 49 Code Fed. Regs. §§ 171-173 and 177; in violation of a regulation of such Department, 700 Code Mass. Regs. §11.05(4)(a), adopted pursuant to G.L. c. 6C, § 3(1) and St.2009, c.25. (CIVIL ASSESSMENT from §11.08: $100.)

700CMR5201/A DOT WAY—ENTRY/EXIT, IMPROPER MV * 700 CMR §5.201(2)(a) (Effective 1/22/10)

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

on [DATE OF OFFENSE:], while operating a motor vehicle, did enter onto or exit from a reservation or parkway, as defined in 700 Code Mass. Regs. §5.201(1), under the care and control of the Massachusetts Department of Transportation other than over a designated area, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §5.201(2)(a), adopted pursuant to G.L. c.6C, §3. (CIVIL ASSESSMENT: $200.)

700CMR5201/B DOT WAY/RESERVATION—NON-MV VIOLATION 700 CMR §5.201(2) (Effective 1/22/10)

on [DATE OF OFFENSE:] did on a reservation or parkway, as defined in 700 Code Mass. Regs. §5.201(1), under the care and control of the Massachusetts Department of Transportation [DESCRIPTION OF OFFENSE:], in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §5.201(2), adopted pursuant to G.L. c.6C, §3. (PENALTY from 700 Code Mass. Regs. §5.402: not more than $200 fine.)

700CMR5201/C DOT WAY/RESERVATION—TRASH VIOL 700 CMR §5.201(2)(r)-(s) (Effective 1/22/10)

on [DATE OF OFFENSE:] did on a reservation or parkway, as defined in 700 Code Mass. Regs. §5.201(1), under the care and control of the Massachusetts Department of Transportation drop, throw or place and allow to remain litter, garbage, or other refuse other than in the receptacles provided; or did throw a lighted match, cigarette butt or other burning substance on the ground or in such receptacles; or did bring or cause to be brought within such reservation or parkway garbage, refuse or material for the purpose of dumping or depositing the same within such receptacles; or did drop, throw or place litter, garbage or refuse in any of the rivers or waters under the care and control of the Massachusetts Department of Transportation or in some other way pollute or contribute to the pollution of such rivers or waters, in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §5.201(2)(r) or (s), adopted pursuant to G.L. c.6C, §3. (PENALTY from Code Mass. Regs. §5.402: not more than $200 fine.)

700CMR5301 DOT WAY/RESERVATION—PEDESTRIAN VIOLATION 700 CMR §5.301 (Effective 1/22/10)

on [DATE OF OFFENSE:] did as a pedestrian [DESCRIPTION OF OFFENSE:] on a reservation or parkway, as defined in 700 Code Mass. Regs. §5.301(1), under the care and control of the Massachusetts Department of Transportation, in violation of a regulation of the Massachusetts Department of Transportation, 700 Code Mass. Regs. §5.301, adopted pursuant to G.L. c.6C, §3. (PENALTY from G.L. c. 90, §18A for first three violations in calendar year: $1 fine.)

700CMR5401/A DOT WAY—CROSSWALK VIOLATION * 700 CMR §5.401(8) (Effective 1/22/10)

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

on [DATE OF OFFENSE:], while operating a vehicle on a road, driveway or parkway under the care and control of the Massachusetts Department of Transportation: (1) did fail to yield to a pedestrian crossing the roadway within a marked crosswalk, notwithstanding any traffic signal indicating that vehicles may proceed; or (2) did pass another vehicle which had slowed or stopped to permit a pedestrian to cross at a marked crosswalk, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §5.401(8), adopted pursuant to G.L. c.6C, §3. (CIVIL ASSESSMENT: $200.)

700CMR5401/B DOT WAY—FAIL KEEP RIGHT * 700 CMR §5.401(4) (Effective 1/22/10)

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

on [DATE OF OFFENSE:], while operating a vehicle on a road, driveway, parkway or bridge under the care and control of the Massachusetts Department of Transportation, did fail to operate such vehicle on the right-hand side of the traveled portion of such road, driveway, parkway or bridge, at a time when he or she was not passing another vehicle, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §5.401(4), adopted pursuant to G.L. c.6C, §3. (CIVIL ASSESSMENT: $200.)

700CMR5401/C DOT WAY—FAIL SIGNAL TURN * 700 CMR §5.401(4) (Effective 1/22/10)

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

on [DATE OF OFFENSE:], while operating a vehicle and turning, stopping or backing up on land or a roadway, driveway, parkway or bridge under the care and control of the Massachusetts Department of Transportation, did fail to signal, either by mechanical or automatic electrical device, or by hand, indicating the direction about to be taken, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §5.401(2), adopted pursuant to G.L. c.6C, §3. (CIVIL ASSESSMENT: $200.)

700CMR5401/D DOT WAY—PLEASURE VEH RESTRICTION VIOL * 700 CMR §5.401(10) (Effective 1/22/10)

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

on [DATE OF OFFENSE:] did operate a truck, bus, camper, trailer or mobile home or a vehicle with a seating capacity of more than 12 persons upon a road, driveway, parkway, boulevard or bridge under the jurisdiction of the Massachusetts Department of Transportation or the Department of Conservation and Recreation which was restricted to pleasure vehicles only, such vehicle not being a pickup truck, so-called, having a gross vehicle weight of 5,000 lbs. or less and a maximum overall height of 7 feet or less, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §5.401(10), adopted pursuant to G.L. c.6C, §3. (CIVIL ASSESSMENT: $200.)

700CMR5401/E DOT WAY—SNOW, PUSHER ONTO 700 CMR §5.401(11) (Effective 1/22/10)

on [DATE OF OFFENSE:], not being an employee of the Massachusetts Department of Transportation or the Department of Conservation and Recreation or an employee in the service of an independent contractor acting for such Departments, did pile, push or plow snow or ice onto a road, driveway, parkway, bridge or property under the care and control of such Departments, without the express written consent of one of such Departments, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §5.401(11), adopted pursuant to G.L. c.6C, §3. (PENALTY from Code Mass. Regs. §5.402: not more than $200 fine.)

700CMR5401/F DOT WAY—SIGN/SIGNAL VIOL * 700 CMR §5.401(1), (6)-(7) (Effective 1/22/10)

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 road, driveway or parkway, as defined in 700 Code Mass. Regs. §5.102, under the care and control of the Massachusetts Department of Transportation: (1) did fail to obey the instructions of an official traffic control sign, signal, device, marking or legend, not being otherwise directed by an authorized police officer; or (2) did refuse or neglect to stop or position such vehicle when directed by an authorized police officer, DCR Ranger or authorized DCR personnel or where indicated by signs, markings or barriers; or (3) when indicated by a sign, traffic signal or...
device, did fail to bring such vehicle to a full stop before entering a road, driveway or parkway; or (4) when indicated to yield the right-of-way by a sign, did fail to bring such vehicle to a complete stop before entering the intersection, at a time when such operator could not enter the intersection in safety without causing interference to approaching traffic, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §9.01(6), (6) or (7), adopted pursuant to G.L. c.6C, §3. (CIVIL ASSESSMENT: $200.)

700CMR5401/G DOT WAY—HITCHHIKING/SOLICITING 700 CMR §5.401(9) (Effective 1/2/2010) on [DATE OF OFFENSE:] did signal or stop the operator, or approach the occupants, of a vehicle on land or a roadway, driveway, parkway or bridge under the care and control of the Massachusetts Department of Transportation or the Department of Conservation and Recreation for the purpose of soliciting a ride, or selling or distributing some merchandise, advertising matter, or ticket of admission, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §5.401(9), adopted pursuant to G.L. c.6C, §3. (PESSALTY from Code Mass. Regs. §5.402: not more than $200 fine.)

700CMR5401/H DOT WAY—SPEEDING * 700 CMR §5.401(2) (Effective 1/2/2010) NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:] did operate a vehicle on land or a roadway, driveway, parkway or bridge under the care and control of the Massachusetts Department of Transportation or the Department of Conservation and Recreation, or on a state highway, in violation of a regulation of the Department of Conservation and Recreation at a rate of speed greater than was reasonable and proper, having regard to traffic, the use of the way, and the safety of the public, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §§5.401(2), adopted pursuant to G.L. c.6C, §3. (CIVIL ASSESSMENT: $200.)

700CMR5401/J DOT WAY—SPEEDING OVER POSTED LIMIT * 700 CMR §5.401(2) (Effective 1/2/2010) NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:] did operate a vehicle on land or a roadway, driveway, parkway or bridge under the care and control of the Massachusetts Department of Transportation or the Department of Conservation and Recreation at a rate of speed that was in excess of the posted limits, in violation of a regulation of the Department of Transportation, 700 Code Mass. Regs. §§5.401, adopted pursuant to G.L. c.6C, §3. (CIVIL ASSESSMENT: $200.)

720CMR803 STATE HWAY—HAZARDOUS MAT TRANSP VIOL * 720 CMR §8.03 & §8.04 (Effective thru 12/26/96) NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:] did transport in commerce on a state highway a hazardous material that was not properly classed, described, packaged, marked, labelled, handled, placarded and in proper condition for shipment in accordance with the regulations of the Department of Highways, 720 Code Mass. Regs. §§8.03 and §8.04, in violation of 720 Code Mass. Regs. §§8.03 and §8.04. (CIVIL ASSESSMENT from §8.08 and G.L. c.85, §2B: $50.)

720CMR903 STATE HWAY—PARKING * 720 CMR §9.03 (Effective thru 6/30/93) NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:] did stand or park a vehicle, or did allow, permit or suffer a vehicle registered in his or her name to stand or park, in a street, way or highway under the control of the Massachusetts Department of Highways, or upon a state highway, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.03, adopted pursuant to G.L. c.85, §2. (CIVIL ASSESSMENT from 720 CMR §9.07(5) and G.L. c.90, §20A: $5; for 5th Offense in same municipality in calendar year: $10.)

720CMR905 STATE HWAY—WRONG WAY * 720 CMR §9.05 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 highway, as defined in 720 Code Mass. Regs. §9.01: (1) which had been designated by the Department of Highways for one-way traffic, and sign-posted for the same, did fail to proceed in the direction indicated by such sign; or (2) within an area specified and posted by the Department of Highways for rotary traffic, did fail to proceed in a rotary counter-clockwise direction, not having been otherwise directed by a police officer, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.05, adopted pursuant to G.L. c.85, §2. (CIVIL ASSESSMENT from 720 CMR §9.07(5): $20.)

720CMR906/A STATE HWAY—SIGN/SIGN/MARKINGS VIOL * 720 CMR §9.06 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 highway, as defined in 720 Code Mass. Regs. §9.01: (1) at an intersection of ways in which there were channelizing islands, did fail to proceed only as indicated by signs, signals or markings, or did drive over such an island; or (2) did enter upon a section of such highway that was closed to travel; or (3) when approaching an intersection of ways with a traffic control signal showing rapid intermittent red flashes, did fail to bring such vehicle to a complete stop at the nearer line of the street intersection before proceeding, and then to yield the right of way; or (4) when a traffic control signal was illuminated by rapid intermittent yellow flashes, did fail to exercise caution in proceeding through an intersection or past such signal; or (5) did fail to operate in obedience to a lane-direction control sign or signal over or adjacent to the lane in which such vehicle was being operated; or (6) did, on a roadway that was divided into lanes, fail to drive such vehicle entirely within a single lane, or did move from the lane in which he or she was driving without having first ascertained that such movement could be made with safety; or (7) did enter an intersection during such time as the intersection was reserved for the exclusive use of pedestrians by both the red and yellow lens of a traffic control signal being illuminated together; or (8) at a junction or crossing of ways where the roadway grades were separated and the ways connected by ramps, did fail to proceed only as indicated by signs, signals or markings; or (9) when the red lens of a traffic control signal was illuminated, did fail to stop outside of the intersection or at such point as was clearly marked by a sign or line; or (10) did fail to obey the instructions of an official traffic control sign, signal, device, marking or legend; or (11) upon approaching a stop sign or a flashing red signal indication, did fail to stop at a clearly marked stop line or, if there was none, before entering the crosswalk on the near side of the intersection, or if there was none, at the point nearest the intersecting roadway before entering it, and 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 such driver was moving across or within the intersection or junction of roads; or (12) did make a turn from the way in which he or she was driving into another way or driveway, at a point in the highway where such movement was prohibited by signs; or (13) did back or turn such vehicle so as to proceed in the opposite direction where signs notifying of restriction of such backing or turning had been erected; or (14) where traffic signs had been erected or warning lights displayed in or adjacent to such highway to notify of the presence of men and equipment, did fail to regulate the speed of his or her vehicle in a manner and to a degree consistent with the particular condition; or (15) did approach an intersection or a marked stop line when the yellow lens of a traffic control signal was illuminated, and did fail to stop at such point, not then being so close to the intersection that a stop could not be made in safety; or (16) at an intersection of ways where there was an official sign bearing the word “Yield” and he or she was not then able to enter the intersection in safety without causing interference to approaching traffic, did fail to surrender the right of way and to bring such vehicle to a complete stop before the nearer line of such intersection, not being excepted by law, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.06, adopted pursuant to G.L. c.85, §2. (CIVIL ASSESSMENT from 720 CMR §9.07(5): $20.)

720CMR906/B STATE HWAY—TRAFFIC VIOLATION * 720 CMR §9.06 NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. Revised thru 11/1/10
on [DATE OF OFFENSE:], while operating a motor vehicle on a highway roadway, as defined in 720 Code Mass. Regs. §9.01: (1) did enter an intersection or a marked crosswalk when there was not sufficient space on the other side to accommodate such vehicle without obstructing the passage of other vehicles or pedestrians; or (2) did fail to yield the right of way to a pedestrian crossing the roadway within a marked crosswalk who was on, or was approaching from the opposite half of the roadway to within five feet of, that half of the roadway; or (3) did pass another vehicle which had stopped at a marked crosswalk to permit a pedestrian to cross; or (4) when emerging from a private road, driveway or garage, did fail to stop such vehicle immediately prior to driving upon the sidewalk area, or at the building or property line, and then to yield the right of way; or (5) being a slow-moving commercial motor vehicle outside of a business or residential district, and such roadway being less than 27 feet wide and upon which vehicular traffic was permitted to operate in both directions, did fail to observe all slow-moving commercial motor vehicles within 200 feet; or (6) did follow another vehicle more closely than was reasonable and prudent, having due regard for the speed of such vehicle and the traffic upon and condition of the highway; or (7) on audible signal from another vehicle approaching from the rear to take to and pass, did fail to give way to such vehicle when it was practicable to do so, and not to increase the speed of his or her vehicle until completely passed; or (8) did fail to give an audible warning with his or her horn or other suitable warning device when such was necessary to insure safe operation or (9) did fail to drive in the lane nearest the right side of the roadway when such lane was available for travel, not then and there overtaking another vehicle or preparing for a left turn; or (10) did cross a roadway, park grass, plow, reservation, viaduct, subway, or other structure or area dividing a roadway, other than at a cross over or by the proper use of under or overpasses and ramps; or (11) did drive in such a manner as to obstruct unnecessarily the normal movement of traffic on a highway, or (12) did overtake and pass another vehicle when there was not sufficient clear space ahead to permit such overtaking; or (13) did fail to exercise due care to avoid colliding with a pedestrian on the roadway; or (14) did drive such motor vehicle upon a sidewalk, other than at a permanent or temporary driveway; or (15) before starting, stopping, turning from a direct line, or backing, did fail first to see that such movement could be made in safety; or (16) did fail to yield the right of way to pedestrians and vehicles lawfully within a crosswalk or an intersection, or did fail while making a right or left turn to yield the right of way to pedestrians crossing the flow of traffic, not being excepted by law, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.06, adopted pursuant to G.L. c.85, §2. (CIVIL ASSESSMENT from 720 CMR §9.07(5): $20.)

720CMR907 STATE HWAY—TRAFFIC VIOLATION * 720 CMR §9.07
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 highway, as defined in 720 Code Mass. Regs. §9.01: (1) did willfully fail or refuse to comply with a lawful order or direction of a police officer in regard to the direction, control or regulation of traffic; or (2) did fail to obey the instructions of an official sign, signal, marking or marker, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.07, adopted pursuant to G.L. c.85, §2. (CIVIL ASSESSMENT from 720 CMR §9.07(5): $20.)

720CMR908/A STATE HWAY—FITZGERALD TUNL CRANE VIOL * 720 CMR §9.08
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; did operate in the vehicular tunnel of the John F. Fitzgerald Expressway located beneath Dewey Square in Boston a truck crane or a vehicle having a rear projecting crane or boom: (1) which was not depressed sufficiently to prevent it from coming in contact with any part of the tunnel or tunnel devices; or (2) without having another vehicle follow immediately behind the projecting extremities of such crane or boom in order to protect other vehicles approaching from the rear, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.08, adopted pursuant to G.L. c.85, §2 and §2B. (CIVIL ASSESSMENT from 720 CMR §9.07(5): $500.)

720CMR908/B STATE HWAY—FITZGERALD TUNL HAZARD MATS * 720 CMR §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, or did allow, permit or suffer a motor vehicle leased or registered by him or her to be operated, within the vehicular tunnel of the John F. Fitzgerald Expressway located beneath Dewey Square in Boston: (1) while transporting a dangerous article within the north and south limits specified in 720 Code Mass. Regs. §9.08(4)(b)-(c), or (2) such vehicle being an empty tank vehicle or a vehicle transporting empty containers which were last used for the transportation of a flammable compressed gas, flammable liquid, a poisonous substance, or an explosive, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.08, adopted pursuant to G.L. c.85, §2 and §2B. (CIVIL ASSESSMENT from 720 CMR §9.07(5): $20.)

720CMR908/C STATE HWAY—RAMP, BACK ON/OFF * 720 CMR §9.08
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 limited access or express state highway, as defined in 720 Code Mass. Regs. §9.01: (1) did unlawfully back his or her motor vehicle for the purpose of gaining entrance to an off ramp; or (2) did back such vehicle from a ramp which provides entrance or exit for an express state highway, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.08, adopted pursuant to G.L. c.85, §2. (CIVIL ASSESSMENT from 720 CMR §9.07(5): $20.)

720CMR908/D STATE LIMITED ACCESS HWAY—BICYCLE 720 CMR §9.08
on [DATE OF OFFENSE:]; did operate or ride a bicycle within the limits of or on a portion of a limited access or express state highway, as such terms are defined in 720 Code Mass. Regs. §9.01, where official signs had been erected at the approaches of such highway prohibiting such traffic, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.08, adopted pursuant to G.L. c.85, §2B. (PENALTY from 720 CMR §9.07(5): $20.)

720CMR908/E STATE LIMITED ACCESS HWAY—HORSE 720 CMR §9.08
on [DATE OF OFFENSE:]; did ride or drive a horse or a horsesrawn vehicle within the limits of or on a portion of a limited access or express state highway, as such terms are defined in 720 Code Mass. Regs. §9.01, where official signs had been erected at the approaches of such highway prohibiting such traffic, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.08, adopted pursuant to G.L. c.85, §2B. (PENALTY from 720 CMR §9.07(5): $20.)

720CMR908/F STATE LIMITED ACCESS HWAY—PEDESTRIAN 720 CMR §9.08
on [DATE OF OFFENSE:]; did use a limited access or express state highway, as such terms are defined in 720 Code Mass. Regs. §9.01, for pedestrian or foot traffic purposes where official signs had been erected at the approaches of such highway prohibiting such traffic, there being no emergency at the time, in violation of the regulations of the Department of Highways for driving on state highways, 720 Code Mass. Regs. §9.08, adopted pursuant to G.L. c.85, §2B. (PENALTY from 720 CMR §9.07(5): $20.)

720CMR908/G STATE HWAY—LEFT LANE RESTRICTION VIOL * 720 CMR §9.08(5)(b)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; in a commercial vehicle or a bus, as such terms are defined in 720 Code Mass. Regs. §9.08(5)(a), on a limited access or express state highway, as such terms are defined in 720 Code Mass. Regs. §9.01: (1) did operate in the lane adjacent to the median or center strip of the highway
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR908/H STATE HWAY—SOUTH BOSTON HAUL ROAD VIOL * 720 CMR §9.08(6)(a) (Effective 11/30/93)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate a vehicle other than a commercial or emergency vehicle, as defined in 720 Code Mass. Regs. §9.08(5)(a), on the Haul Road running between Dorchester Avenue and Congress Street in South Boston during a period when official traffic signs were in place to notify operators of such prohibition, in violation of a regulation of the Department of Highways, 720 Code Mass. Regs. §9.08(6)(a), adopted pursuant to G.L. c.85, §2 and §2B. (CIVIL ASSESSMENT from 720 CMR §9.08(6)(c): $50.)

720CMR908/A STATE HWAY—PEDESTRIAN VIOLATION 720 CMR §9.09

720CMR909/B STATE HWAY—PEDESTRIAN VIOLATION-4TH OFF. 720 CMR §9.09
on [DATE OF OFFENSE:] did [DESCRIPTION OF OFFENSE]: the defendant having previously been convicted of three such offenses committed within the jurisdiction of the court in the same calendar year, in violation of a regulation of the Department of Highways governing pedestrians on state highways, 720 Code Mass. Regs. §9.09, adopted pursuant to G.L.c.85, §2. (PENALTY from 720 CMR §9.07(5) and G.L. c.90, §18A: $2.)

720CMR1002 NATIONAL NETWORK TRAVEL LIMITATION VIOL * 720 CMR §10.02 (Effective thru 12/26/96)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the National Network or an access route thereto a vehicle listed in 720 Code Mass. Regs. §10.01(2)(b) as subject to the regulations for such Network: (1) or a vehicle of 102 inches in width, at a time when the Commissioner of Highways had limited the days, hours and/or lanes of travel, contrary to such official limitation of travel and in violation of such regulations; or (2) or some other truck, during a declared weather emergency and contrary to an order of the Massachusetts State Police ordering such trucks off of such ways, in violation of a regulation of the Department of Highways governing access to such Network, 720 Code Mass. Regs. §10.02, adopted pursuant to G.L. c.85, §2. (CIVIL ASSESSMENT from §10.08: $500.)

730CMR303/A SUMNR/CALHN TUNL—TOLL, EVADE * 730 CMR §3.03 (Effective 10/28/88-12/14/95)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did [REFERENCE TO REGULATION]: (1) being the driver of a motor vehicle about to use the Summer or Callahan tunnels, did fail to pay the toll that had been established by the Massachusetts Turnpike Authority; or (2) did some act, or attempted to do some act, with intent to evade payment of toll or to defraud such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §3.03, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.06: $500.)

730CMR303/A MASS PIKE TUNNELS—TOLL, EVADE * 730 CMR §3.03(4) (Effective 12/15/95-5/28/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did commit, or attempted to commit, some act with the intent to evade the payment of a toll, or to defraud the Massachusetts Turnpike Authority with respect to the payment of a toll, for use of the Callahan, Sumner or Ted Williams Tunnel, in violation of a regulation of such Authority, 730 Code Mass. Regs. §3.03(4), adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $250.)

730CMR303/B SUMNR/CALHN TUNL—TOLL BOOTH, FAIL STOP * 730 CMR §3.03 (Effective 10/28/88-12/14/95)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did fail to bring his or her vehicle to a complete stop at the toll booth encountered upon entering the Summer Tunnel, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.03, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.06: $50.)

730CMR303/B MASS PIKE TUNNELS—TOLL BOOTH, FAIL STOP * 730 CMR §3.03(2) (Effective 12/15/95-5/28/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] the operator of a motor vehicle approaching an entrance to the Callahan, Sumner or Ted Williams Tunnel across which a toll booth barrier was in operation, did fail to bring his or her vehicle to a complete stop, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.03(2), adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $50.)

730CMR303/C MASS PIKE TUNNELS—TOLL, FAIL PAY * 730 CMR §3.03(3) (Effective 12/15/95-5/28/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] the operator of a motor vehicle approaching an entrance to the Callahan, Sumner or Ted Williams Tunnel across which a toll booth barrier was in operation, or an operator or other responsible person as provided by 730 Code Mass. Regs. §3.07(2) with respect to electronic toll collection, did fail to pay the toll that had been established herefor by the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §3.03(3), adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $50.)

730CMR304/A SUMNR/CALHN TUNL—$500 VIOLATION * 730 CMR §3.04 (Effective 10/28/88-12/14/95)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate a motor vehicle in the Sumner or Callahan tunnels: (1) that was carrying explosives; or (2) that was carrying hazardous materials as defined and listed in 49 C.F.R. I(C); or (3) that had an axle load in excess of 12 tons or wheel loads over 800 lbs. per linear inch of tire width, without special permit; or (4) that was carrying radioactive materials; or (5) that had an overall height from roadway, including load, in excess of 12 feet 6 inches; without special permit; or (6) that had an overall length, including load, in excess of 80 feet, without special permit; or (7) that had an overall width, including load, in excess of 8 feet 6 inches, without special permit; or (8) and did use the Lt. Callahan Tunnel to go from East Boston to Boston, or the Summer Tunnel to go from Boston to East Boston, being not so directed by official signs or by a toll collector-guard or police officer, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.06: $500.)

730CMR304/A MASS PIKE TUNNELS—$500 VIOLATION * 730 CMR §3.04 (Effective 12/15/95-5/28/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate a motor vehicle in the Callahan, Sumner or Ted Williams Tunnel: (1) and did use the Callahan Tunnel to go from East Boston to Boston, not being so directed by signs or by a toll collector-guard or police officer; or (2) and did use the Sumner Tunnel to go from Boston to East Boston to Boston, not being so directed by official signs or by a toll collector-guard or police officer; or (2) and did use the Sumner Tunnel to go from East Boston to Boston.
730CMR304/B  
**SUMNR/CALHN TUNL—$100 VIOLATION**  *730 CMR §3.04*  
(Effective 10/28/88-12/14/95)  
**NOTE:** THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.  
on [DATE OF OFFENSE:] did operate a motor vehicle in the Sumner or Callahan tunnels: (1) that was loaded with animals or poultry, not properly confined; or (2) with inadequate brakes; or (3) that was unable to maintain a speed of 20 m.p.h. or which unduly delayed or interfered with traffic; or (4) that had flat tires; or (5) that gave off offensive or obnoxious odors; or (6) that had a person standing on the outside thereof, or sitting on the rear with feet dangling; or (7) that emitted an excessive amount of smoke; or (8) that was towing another vehicle by a chain, rope or other non-rigid device; or (9) was loaded in such a manner or with such materials or was so constructed, operated or equipped as to endanger persons or property, or to render the use of the tunnels unsafe; or (10) that was loaded with garbage, loose hay, straw or similar material, not sufficiently covered, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended.  (CIVIL ASSESSMENT from §3.08: $500.)

730CMR304/B  
**MASS PIKE TUNNELS—$100 VIOLATION**  *730 CMR §3.04*  
(Effective 12/15/95-5/28/98)  
**NOTE:** THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.  
on [DATE OF OFFENSE:] did operate in the Callahan, Sumner or Ted Williams Tunnel a motor vehicle: (1) that was carrying a person who was not properly seated within the confines of such vehicle; or (2) that had a flat tire mounted on a wheel in contact with the ground; or (3) that had a metal tire mounted on a wheel in contact with the ground; or (4) that was loaded, or its load confined, in such a manner or with such materials or lack of proper confinement, or was so constructed, operated or equipped, as to endanger persons or property, or to render the use of the Tunnels unsafe; or (5) that had inadequate brakes; or (6) that was giving off an offensive or obnoxious odor; or (7) that was emitting an excessive amount of smoke; or (8) that was being towed by chain, rope, or other non-rigid device; or (9) that was unable to maintain a speed of 20 m.p.h. or that unduly delayed or interfered with traffic, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended.  (CIVIL ASSESSMENT from §3.08: $100.)

730CMR304/C  
**SUMNR/CALHN TUNL—BICYCLE/MOPED/ETC.**  *730 CMR §3.04*  
(Effective 10/28/88-12/14/95)  
on [DATE OF OFFENSE:] did enter the Callahan or Sumner tunnels with a pushcart, wheelbarrow, bicycle, moped, motorized bicycle, perambulator, velocipede, or similar vehicle, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended.  (PENALTY from §3.06: not more than $100.)

730CMR304/C  
**MASS PIKE TUNNELS—BICYCLE/MOPED/ETC.**  *730 CMR §3.04(3)(c)*  
(Effective 12/15/95-5/28/98)  
on [DATE OF OFFENSE:] did enter the Callahan, Sumner or Ted Williams Tunnel with a vehicle propelled by muscle power, such as a bicycle, a vehicle drawn by a horse or other animal, or a motorized bicycle or moped, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04(3)(c), adopted pursuant to St.1952, c.354, as amended.  (PENALTY from §3.08: not more than $100.)

730CMR304/D  
**SUMNR/CALHN TUNL—HITCHHIKING**  *730 CMR §3.04*  
(Effective 10/28/88-12/14/95)  
on [DATE OF OFFENSE:] did solicit a ride, commonly known as "hitchhiking," on or within the property of the Sumner or Callahan tunnels, or did loiter in, or about such tunnel property for the purpose of hitchhiking, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended.  (PENALTY from §3.06: not more than $50.)

730CMR304/D  
**MASS PIKE TUNNELS—HITCHHIKING**  *730 CMR §3.04(5)*  
(Effective 12/15/95-5/28/98)  
on [DATE OF OFFENSE:] did (1) engage in the solicitation of a ride, commonly known as "hitchhiking," through the Callahan, Sumner or Ted Williams Tunnel; or (2) loiter on the property of such Tunnel for the purpose of hitchhiking, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04(5), adopted pursuant to St.1952, c.354, as amended.  (PENALTY from §3.08: not more than $50.)

730CMR304/E  
**SUMNR/CALHN TUNL—HORSE**  *730 CMR §3.04*  
(Effective 10/28/88-12/14/95)  
on [DATE OF OFFENSE:] did enter upon or use the Sumner or Callahan tunnels with a horse, or as a rider on horseback, or with a horse drawn vehicle, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended.  (PENALTY from §3.06: not more than $500.)

730CMR304/E  
**MASS PIKE TUNNELS—ANIMAL**  *730 CMR §3.04(4)*  
(Effective 12/15/95-5/28/98)  
on [DATE OF OFFENSE:] did allow a horse or other animal not properly contained in an appropriate vehicle to enter the Callahan, Sumner or Ted Williams Tunnel, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04(4), adopted pursuant to St.1952, c.354, as amended.  (PENALTY from §3.08: not more than $100.)

730CMR304/F  
**SUMNR/CALHN TUNL—LOITERING**  *730 CMR §3.04*  
(Effective 10/28/88-12/14/95)  
on [DATE OF OFFENSE:] did loiter in, or about the property of the Sumner or Callahan tunnels property, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended.  (PENALTY from §3.06: not more than $50.)

730CMR304/F  
**MASS PIKE TUNNELS—LOITERING**  *730 CMR §3.04(5)*  
(Effective 12/15/95-5/28/98)  
on [DATE OF OFFENSE:] did loiter on the property of the Callahan, Sumner or Ted Williams Tunnel, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04(5), adopted pursuant to St.1952, c.354, as amended.  (PENALTY from §3.08: not more than $50.)

730CMR304/G  
**SUMNR/CALHN TUNL—PEDESTRIAN**  *730 CMR §3.04*  
(Effective 10/28/88-12/14/95)  
on [DATE OF OFFENSE:] did enter upon or use the Sumner or Callahan tunnels as a pedestrian, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended.  (PENALTY from §3.08: not more than $100.)

730CMR304/G  
**MASS PIKE TUNNELS—PEDESTRIAN**  *730 CMR §3.04*  
(Effective 12/15/95-5/28/98)  
on [DATE OF OFFENSE:] did enter the Callahan, Sumner or Ted Williams Tunnel as a pedestrian, in violation of a regulation of such Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended.  (CIVIL ASSESSMENT from §3.08: $500.)
730CMR304/H SUMNR/CALHN TUNL—SOLICITING 730 CMR §3.04  
(Effective 10/28/88-12/14/95)  
on [DATE OF OFFENSE:], on or within the property of the Sumner or Callahan tunnels: (1) did carry on some commercial activity, other than the transportation of persons or property by motor vehicle, without the written permission of, or being under contract to, the Massachusetts Turnpike Authority; or (2) did post, distribute or display signs, advertisements, circulars, or printed or written matter without written permission of such Authority; or (3) did solicit funds without written permission of such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §3.04, adopted pursuant to St.1952, c.354, as amended. (PENALTY from §3.06: not more than $500.)

730CMR304/H MASS PIKE TUNNELS—SOLICITING 730 CMR §3.04(6)  
(Effective 12/15/95-5/28/98)  
on [DATE OF OFFENSE:], within the property of the Callahan, Sumner or Ted Williams Tunnel: (1) did carry on some commercial activity, other than the transportation of persons or property, without the written permission of, or being under contract to, the Massachusetts Turnpike Authority; or (2) did post, distribute or display signs, advertisements, circulars, or printed or written matter without written permission of such Authority; or (3) did solicit funds without written permission of such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §3.04(6), adopted pursuant to St.1952, c.354, as amended. (PENALTY from §3.06: not more than $100.)

730CMR304/I MASS PIKE TUNNELS—WEIGHT VIOLATION  * 730 CMR §3.04(3)(g)  
(Effective 12/15/95-5/28/98)  
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate motor vehicle, or being the owner or bailee of a motor vehicle did permit it to be operated, in the Callahan, Sumner or Ted Williams Tunnel, such vehicle exceeding the maximum weight designated for a vehicle of its type as specified in 730 Code Mass. Regs. §3.05(2)(a), without having, and acting in accordance with the terms of, a special permit issued by the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §3.04(3)(g), adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $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.)

730CMR305/A SUMNR/CALHN TUNL—$500 VIOLATION  * 730 CMR §3.05  
(Effective 10/28/88-12/14/95)  
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] while operating a motor vehicle within the Sumner or Callahan tunnels: (1) did fail to comply with the provisions of G.L. c.138, §22, regarding the transportation of alcoholic beverages; or (2) did enter upon the road surface or some portion of the tunnels when, by reason of construction, surface treatment, maintenance or the like, or because of some unprotected hazard, such surface was closed to travel, having been so advised by posted signs, lights or signals or by a police officer; or (3) did fail to maintain, carry, and present to a police or other official of the Massachusetts Turnpike Authority a current and exclusive copy of a proper and current insurance policy with respect to safety and noise emissions; or (5) did operate carelessly or negligently or in disregard of the right or safety of others or without due caution and circumspection, or at a speed, or in a manner, or in a vehicle so constructed, equipped or loaded, so as to endanger unreasonably or to be likely to endanger unreasonably persons or property; or (6) having activated a red light signal and warning buzzer for an over-height vehicle, did fail immediately to bring such vehicle to a stop and not to enter the tunnel portal except as authorized by special permit; or (7) did dispose of some article or waste material, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.05, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $500.)

730CMR305/A MASS PIKE TUNNELS—$500 VIOLATION  * 730 CMR §3.05  
(Effective 12/15/95-5/28/98)  
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] while operating a motor vehicle within the Sumner or Callahan tunnels: (1) did fail to comply with the provisions of G.L. c.138, §22, regarding the transportation of alcoholic beverages; or (2) did enter upon the road surface or some portion of the tunnels when, by reason of construction, surface treatment, maintenance or the like, or because of some unprotected hazard, such surface was closed to travel, having been so advised by posted signs, lights or signals or by a police officer; or (3) did fail to maintain, carry, and present to a police or other official of the Massachusetts Turnpike Authority a current and exclusive copy of a proper and current insurance policy with respect to safety and noise emissions; or (5) did operate carelessly or negligently or in disregard of the right or safety of others or without due caution and circumspection, or at a speed, or in a manner, or in a vehicle so constructed, equipped or loaded, so as to endanger unreasonably or to be likely to endanger unreasonably persons or property; or (6) having activated a red light signal and warning buzzer for an over-height vehicle, did fail immediately to bring such vehicle to a stop and not to enter the tunnel portal except as authorized by special permit; or (7) did dispose of some article or waste material, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.05, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $500.)

730CMR305/B SUMNR/CALHN TUNL—$100 VIOLATION  * 730 CMR §3.05  
(Effective 10/28/88-12/14/95)  
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did enter the Sumner or Callahan tunnels in a vehicle that did not comply: (1) with the provisions of G.L. c.64E, §2 with regard to transporting special fuels; or (2) with the provisions of G.L. c.159B, §10 with regard to interstate transportation, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.05, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $100.)

730CMR305/B MASS PIKE TUNNELS—$100 VIOLATION  * 730 CMR §3.05  
(Effective 12/15/95-5/28/98)  
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] while operating a motor vehicle within the Callahan, Sumner or Ted Williams Tunnel: (1) did fail to present on demand by a toll collector-guard or other official or employee of the Massachusetts Turnpike Authority or by a police officer a valid original reducible load permit issued pursuant to 730 Code Mass. Regs. §3.05(2)(c)(3) for a vehicle that required such a permit; or (2) did fail to present on demand by a toll collector-guard or other official or employee of such Authority or by a police officer a valid permit issued by the Commissioner of Highways pursuant to G.L. c.85, §30A for a vehicle that required such a permit; or (3) did operate such vehicle of a total height exceeding 10 feet, exclusive of load, without having such total height painted or printed in letters and numerals at least 4 inches high in a conspicuous place upon the side or front of such vehicle; or (4) did fail to present on demand by a toll collector-guard or other official or employee of such Authority or by a police officer a valid special fuel permit issued pursuant to 730 Code Mass. Regs. §3.05(4) for a vehicle that required such a permit; or (5) did operate a vehicle for which such Authority had issued a special fuel permit without clearly displaying a placard on the operator’s door with letters not less than 4 inches in height identifying the type of fuel used for propulsion, in violation of a regulation of such Authority, 730 Code Mass. Regs. §3.05, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $100.)

730CMR305/C SUMNR/CALHN TUNL—$500 VIOLATION  * 730 CMR §3.05  
(Effective 10/28/88-12/14/95)  
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] while operating a vehicle within the Sumner or Callahan tunnels: (1) did operate within the portals of the tunnels without its gears being engaged; or (2) did so with its headlights on high beam, or did flash the headlight of such vehicle while in the tunnels; or (3) did follow another vehicle more closely than was reasonable and prudent, having due regard to the speed of such vehicle and the traffic within the tunnel; or (4) did sound its horn while within the portals of the tunnels; or (5) that was a truck, a bus or a slow moving vehicle, did operate other than in the right-hand lane, not being otherwise directed; or (6) did cross the lane markings where the roadway was marked with traffic lanes, not being otherwise directed; or (10) did not post or required by traffic or road conditions, or because of mechanical failure; or (11) did stop, stand or park such vehicle other than as permitted by regulation; or (12) did fail to give a plainly visible signal by activating the brake lights or directional lights or signals, or by stopping such vehicle or direction a turning movement which affected the operation of some...
other vehicle; or (13) did make a tire change or repair to such vehicle within the portals or upon the approach ramps to the tunnels, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass.Regs. §3.05, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.06: $50.)

730CMR305/D SUMNR/CALHN TUNL—$20 VIOLATION * 730 CMR §3.05 (Effective 10/28/88-12/14/95)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
don [DATE OF OFFENSE:] did enter the Sumner or Callahan tunnels in a vehicle that did not: (1) properly display a current, valid inspection sticker pursuant to G.L. c.90, §7A; or (2) carry a fuel supply in the vehicle’s main fuel reservoir sufficient to allow the vehicle to pass through such tunnel, including its approach roads and toll plazas governed by the Massachusetts Turnpike Authority, without stopping to refuel, in violation of a regulation of such Authority, 730 Code Mass.Regs. §§3.05, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.06: $20.)

730CMR305/E SUMNR/CALHN TUNL—SPEEDING * 730 CMR §3.05 (Effective 10/28/88-12/14/95)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
don [DATE OF OFFENSE:] did operate a vehicle within the Sumner or Callahan tunnels at a rate of speed greater than that which was reasonable and proper, having regard to traffic, the condition of the roadway and the safety of the public, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass.Regs. §§3.05, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.06: $50, plus $10 for each m.p.h. in excess of 10 m.p.h. over speed limit, to a maximum of $500.)

730CMR305/F SUMNR/CALHN TUNL—SPEEDING +POSTED SPEED * 730 CMR §3.05 (Effective 10/28/88-12/14/95)
don [DATE OF OFFENSE:] did operate a vehicle within the Sumner or Callahan tunnels at a rate of speed in excess of 35 m.p.h. or some lesser posted speed limit, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass.Regs. §§3.05, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.06: $50, plus $10 for each m.p.h. in excess of 10 m.p.h. over speed limit, to a maximum of $500.)

730CMR305/G SUMNR/CALHN TUNL—DROP DANGEROUS ITEM 730 CMR §3.05 (Effective 10/28/88-12/14/95)
don [DATE OF OFFENSE:] did within the Sumner or Callahan tunnels willfully place or drop an article which might cause injury or death to a person or damage to property, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass.Regs. §§3.05, adopted pursuant to St.1952, c.354, as amended. (Penalty from §3.06: not more than $500.)

730CMR305/H MASS PIKE TUNNELS—FALSE APPL FOR PERMIT 730 CMR §3.05(1)(b)(5) (Effective 12/15/95-5/28/98)
don [DATE OF OFFENSE:] being an applicant to the Massachusetts Turnpike Authority for a special permit for a motor vehicle pursuant to 730 Code Mass.Regs. §3.05, did knowingly make, personally or through an agent, employee, or lessee, a material misrepresentation as to the weight or the dimensions of such vehicle, in violation of a regulation of such Authority, 730 Code Mass.Regs. §§3.05(1)(b)(5) and 3.08(3), adopted pursuant to St.1952, c.354, as amended. (Penalty from §3.08: not more than $500.)

730CMR306/A MASS PIKE TUNNELS—$500 VIOLATION * 730 CMR §3.06 (Effective 12/15/95-5/28/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
don [DATE OF OFFENSE:] did operate a motor vehicle within the Callahan, Sumner or Ted Williams Tunnel: (1) carelessly or negligently or in disregard of the rights or safety of others or without due caution and circumspection; or (2) at a speed or in a manner so as to endanger unreasonably or be likely to endanger unreasonably persons or property; or (3) while under the influence of intoxicating liquor or a narcotic or habit-forming drug, or in a manner or condition prohibited by G.L. c.90, §§24 or 24f; or (4) which vehicle was so constructed, equipped, or loaded as to endanger unreasonably, or be likely to endanger unreasonably, persons or property; or (5) that activated a red light signal or the sounding of a buzzer warning that such vehicle was over-height, and thereupon did fail immediately to bring such vehicle to a stop and not to proceed further without a special permit issued by the Massachusetts Turnpike Authority; or (6) in a construction zone or maintenance work zone at a speed in excess of that posted pursuant to 730 Code Mass.Regs. §§3.06(20); or (7) in an area of a construction zone or maintenance work zone from which such vehicle had been excluded by a sign erected pursuant to 730 Code Mass.Regs. §§3.06(26); or (8) that was a tractor-trailer combination, without having first registered and otherwise complied with the requirements of 730 Mass. Regs. §§3.06(27), in violation of a regulation of such Authority, 730 Code Mass.Regs. §§3.06, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $500.)

730CMR306/B MASS PIKE TUNNELS—$250 VIOLATION * 730 CMR §3.06 (Effective 12/15/95-5/28/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
don [DATE OF OFFENSE:] did operate a motor vehicle within the Callahan, Sumner or Ted Williams Tunnel in a manner that violated a requirement as to the use of brakes, directional signals, lights or safety devices specified in G.L. c.90 with respect to the operation of a similar vehicle operating upon a way or the Commonwealth, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §§3.06, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $250.)

730CMR306/C MASS PIKE TUNNELS—$100 VIOLATION * 730 CMR §3.06 (Effective 12/15/95-5/28/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
don [DATE OF OFFENSE:] did enter the Callahan, Sumner or Ted Williams Tunnel: (1) did fail to comply with a lawful order, signal or direction by voice, hand, or whistle, or a toll collector-guard; or (2) did fail to obey a sign erected to control traffic, not having been directed to do otherwise by a toll collector-guard or police officer; or (3) did drive across solid lane markings dividing the roadway into traffic lanes, not having been directed to do otherwise by a toll collector-guard or police officer; or (4) which vehicle was a truck, bus, school bus, or slow-moving vehicle, did fail to drive only in the right-hand lane, not having been directed to do otherwise by a toll collector-guard, police officer or official sign; or (5) did follow another vehicle more closely than was reasonable and prudent, having due regard for the speed of such vehicle and the traffic within such tunnel; or (6) before stopping or before making a turning movement that would affect the operation of another vehicle, did fail to give a plainly visible signal by activating the brake lights or directional lights or signal or, if such electrical mechanical signals were not available, by making a plainly visible signal by means of the hand and arm, as specified in 730 Code Mass. Regs. §§3.06(7); or (7) did stop, stand or park such vehicle otherwise than as permitted by 730 Code Mass. Regs. §§3.06(8); or (8) did use a cutout or other apparatus or device that allowed exhaust gas to escape into the atmosphere without passing through a muffler or silencer; or (9) did sound such vehicle’s horn or other device, or in some manner operate such vehicle, so as to make a harsh, objectionable, or unreasonable noise; or (10) did fail to engage the gears of such vehicle’s transmission; or (11) did operate such vehicle at a rate of speed of less than 20 m.p.h., or, less speed having been posted or required by traffic or roadway conditions, and such vehicle not being incapable of such minimum speed because of mechanical failure; or (12) did fail properly to display a current, valid inspection sticker pursuant to G.L. c.90, §7A, or the law of another jurisdiction in which such vehicle was registered as indicated by the number plate displayed on the vehicle; or (13) did fail to comply with the provisions of G.L. c.138, §22 regarding the transportation of alcoholic beverages; or (14) did fail to comply with the provisions of G.L. c.159B, §14A regarding the inspection and examination of cargo and of papers related to cargo; or (16) did operate in a
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. 730 CMR §401 (Effective 12/15/95-5/28/98)

lesser posted speed limit, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.06(11); or (3) did flash the headlights of such vehicle or operate such vehicle with its headlights on high beam, not being excepted by 730 Code Mass. Regs. §3.06(11); or (4) did fail to comply with the requirements governing highway safety and noise emissions found in 49 C. F. R. §325, 390-393, 395-396, and 399; or (5) did fail to keep a fuel supply in such vehicle’s main fuel reservoir sufficient to enable such vehicle to complete its passage through the tunnel without stopping to fuel; or (6) did fail to maintain, carry, and present to a police officer or other official of the Massachusetts Turnpike Authority on demand, the record of duty status required by 49 CFR §395, in violation of a regulation of such Authority, 730 Code Mass. Regs. §3.06, adopted pursuant to St. 1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: not more than $100.)

730CMR306/E  MASS PIKE TUNNELS—LITTERING * 730 CMR §3.06 (Effective 12/15/95-5/28/98)

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

on [DATE OF OFFENSE:] did within the Callahan, Sumner or Ted Williams Tunnel willfully: (1) place or drop an article that might cause injury or death to a person or damage to property; or (2) improperly dispose of an article or waste material of some kind, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §3.06, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §3.08: $50, plus $10 for each m.p.h. in excess of 10 m.p.h. over speed limit, to a maximum of $500.)

730CMR401  MASS PIKE TANDEM—LENGTH VIOLATION * 730 CMR §4.01 (Effective thru 5/2/98)

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

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination in which the length of either semitrailer exceeded 48 feet, or the total length of the combination, including the dolly and load, exceeded 114 feet; or (2) did operate a tandem trailer combination whose overall length exceeded 108 feet, or 109 feet with load overhang, in violation of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.01, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR402  MASS PIKE TANDEM—WEIGHT VIOLATION * 730 CMR §4.02 (Effective thru 5/2/98)

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

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination that exceeded the maximum gross weight allowable under a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.02, adopted pursuant to St.1952, c.354, as amended, in violation of such regulation. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR404  MASS PIKE TANDEM—DOLLY, UNAPPROVED * 730 CMR §4.04 (Effective thru 5/2/98)

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

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination that used a tractor, dolly, or semitrailer used to tow another semitrailer, whose description had not been filed and whose use approved by the Massachusetts Turnpike Authority, in violation of a regulation of such Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.04, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR406  MASS PIKE TANDEM—BRAKE VIOLATION * 730 CMR §4.06 (Effective thru 5/2/98)

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

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination, the brakes on which vehicle, dolly converter or combination of vehicles did not conform to the requirements of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.06, adopted pursuant to St.1952, c.354, as amended, in violation of such regulation. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR407  MASS PIKE TANDEM—AXLE VIOLATION * 730 CMR §4.07 (Effective thru 5/2/98)

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

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination with a gross weight of more than 110,000 lbs. that was not equipped with tandem rear axles, each of which was engaged to bear its full share of the load on the roadway surface, in violation of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.07, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR408  MASS PIKE TANDEM—EMERGENCY EQUIP VIOL * 730 CMR §4.08 (Effective thru 5/2/98)

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

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination that was not equipped with the emergency equipment required by a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.08, adopted pursuant to St.1952, c.354, as amended, in violation of such regulation. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR409  MASS PIKE TANDEM—DISPLAY WT/DD/CERTIF * 730 CMR §4.09 (Effective thru 5/2/98)

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

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination that: (1) did not have stencilled the tractor weight on the left side of each tractor used in tandem trailer operations; or (2) did not have stencilled the identification number issued by such Authority on the left side of each tractor for use in the tandem trailer operations; or (3) did not have suitably protected and carried in the cab of one or more tractors, a certificate issued by such Authority applicable to such tractor, and bearing its description, including the maximum permissible gross load to be transported, in violation of a regulation of such Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.09, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR410  MASS PIKE TANDEM—COUPLING NOT BY WEIGHT * 730 CMR §4.10 (Effective thru 5/2/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination, without having ascertained the total gross weight of each trailer of such combination and, in the event that the gross weight of the trailers varied by more than 20%, coupled them according to their gross weight, with the heaviest trailer coupled to the tractor, in violation of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.10, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR411
MASS PIKE TANDEM—DISPLAY LENGTH/WT * 730 CMR §4.11
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination that: (1) did not have stencilled on the left front of each trailer the trailer length and trailer weight; or (2) included one or more semitrailers other than the rear trailer that did not have sufficient structural strength to permit the satisfactory attachment of the coupling device at the rear of the trailer; or (3) included a coupling device that was not capable of towing a trailer and dolly, or was otherwise not in compliance with the requirements of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.11, adopted pursuant to St.1952, c.354, as amended, in violation of such regulation. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR412
MASS PIKE TANDEM—COUPLING VIOLATION * 730 CMR §4.12
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination one or more of whose safety chains or cables, coupling devices and towing devices did not comply with the requirements of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.12, adopted pursuant to St.1952, c.354, as amended, in violation of such regulation. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR413
MASS PIKE TANDEM—SINGLE-UNIT INDICATION * 730 CMR §4.13
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination in which the distance between the rear of one semitrailer and the front of the following semitrailer was 10 feet or more, and whose dolly was not equipped with a device, or whose trailers were not connected with suitable material, approved in advance by the Massachusetts Turnpike Authority, which indicated to other Turnpike users that the trailers were connected and were in effect one unit, in violation of a regulation of such Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.13, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR414
MASS PIKE TANDEM—LIGHTS VIOLATION * 730 CMR §4.14
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination that was not equipped with electric lamps and reflectors mounted as required by a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.14, adopted pursuant to St.1952, c.354, as amended, in violation of such regulation. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR415
MASS PIKE TANDEM—EQUIPMENT INSPECTION * 730 CMR §4.15
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination which had not, prior to departure from the assembly area, been inspected and tested by the driver or a mechanic to determine whether each item was in proper operating condition and was satisfactory, as required by a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.15, adopted pursuant to St.1952, c.354, as amended, in violation of such regulation. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR416
MASS PIKE TANDEM—SWERVE +3 INCHES * 730 CMR §4.16
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination whose coupling devices had not been so designed, constructed and installed, and the vehicles in such combination so designed and constructed, as to insure that such combination when traveling on a level, smooth, paved surface would follow in the path of the towing vehicle without shifting or swerving from side to side over 3 inches to each side of the path of the towing vehicle when it was moving in a straight line, in violation of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.16, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR417
MASS PIKE TANDEM—DRIVER REGISTRATION * 730 CMR §4.17
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination: (1) without having been registered with the Massachusetts Turnpike Authority and been issued a special identification card; or (2) without carrying such identification card and displaying it upon request to the Massachusetts State Police and Authority personnel, in violation of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.17, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR418
MASS PIKE TANDEM—SPEEDING * 730 CMR §4.18
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] while operating on the Massachusetts Turnpike a tandem trailer combination, did fail to comply with existing speed regulations for trucks, in violation of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.18, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR419
MASS PIKE TANDEM—CLOSER THAN 500 FT * 730 CMR §4.19
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] while operating on the Massachusetts Turnpike a tandem trailer combination, did fail under normal conditions to maintain a minimum distance of 500 feet, or approximately two delineator spaces, between such combination and a vehicle traveling in front of it in the same travel lane, other than when passing, in violation of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.19, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR420
MASS PIKE TANDEM—PASSING VIOLATION * 730 CMR §4.20
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] while operating on the Massachusetts Turnpike a tandem trailer combination, did pass another vehicle traveling in the same direction when their speed differential would not allow such tandem trailer unit to complete the maneuver and return to the normal driving lane within a distance...
of one mile, in violation of a regulation of the Massachusetts Turnpike Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.20, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR421 MASS PIKE TANDEM—INSURANCE CERTIF VIOL * 730 CMR §4.21 (Effective thru 5/2/98)
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination without having supplied the Massachusetts Turnpike Authority with a copy of its insurance policy or certificate of insurance meeting such requirements as were set out in a regulation of such Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.21, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR422 MASS PIKE TANDEM—TRIP REPT/OBSERVATION * 730 CMR §4.22 (Effective thru 5/2/98)
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did fail, upon request: (1) to furnish the Massachusetts Turnpike Authority with all data and information pertaining to an individual trip by a tandem trailer combination or the overall tandem trailer operation of such permittee on the Massachusetts Turnpike; or (2) to permit a representative of such Authority opportunity for observing such permittee's operations by riding with one or more such tandem trailer combinations or in some other manner, in violation of a regulation of such Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.22, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR427 MASS PIKE TANDEM—SUSPENDED OPERATION * 730 CMR §4.27 (Effective thru 5/2/98)
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination after the Massachusetts Turnpike Authority had suspended tandem trailer operations, and thereby did fail to comply with the instructions of such Authority, in violation of a regulation of such Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.27, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR428 MASS PIKE TANDEM—MAKEUP/BREAKUP VIOL * 730 CMR §4.28 (Effective thru 5/2/98)
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate on the Massachusetts Turnpike a tandem trailer combination, and: (1) did assemble or disassemble such tandem trailer unit other than in a special makeup-breakup area designated for such purpose by the Massachusetts Turnpike Authority; or (2) did fail to supervise movements across traffic while entering or leaving such an area to minimize the possibility of accidents; or (3) did fail to employ appropriate and adequate protection devices to warn and stop traffic while such a unit or one of its component parts was maneuvering on the pavement; or (4) did park such combination or one of its component parts, other than dollies, in such an area for more than 4 hours; or (5) did use such an area for a trailer the length of which did not exceed 28 feet; or (6) did exit from the Turnpike onto a publicly maintained highway within the Commonwealth with a combination consisting of a truck tractor, first semitrailer and dolly, with or without a second semitrailer, this not being permitted by other laws or local violations, in violation of a regulation of such Authority governing tandem trailer combinations, 730 Code Mass. Regs. §4.28, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §4.29: $500.)

730CMR503 MASS PIKE—TOLL, EVADE * 730 CMR §5.03 (Effective thru 5/2/98)
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] (1) did cause a motor vehicle to enter or leave the Massachusetts Turnpike other than through an interchange, not then acting in an emergency and under the direction of a Massachusetts State Police officer or toll collector; or (2) did operate a motor vehicle on the Massachusetts Turnpike and fail to pay the toll for such use as had been established by the Massachusetts Turnpike Authority; or (3) did enter or leave the Massachusetts Turnpike through an automatic lane without payment of such toll; or (4) did do, or attempt to do, some act with intent to defraud such Authority or evade payment of such toll, in violation of a regulation of such Authority, 730 Code Mass. Regs. §5.03, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §5.04(11): $500.)

730CMR504/A MASS PIKE—$500 VIOLATION * 730 CMR §5.04 (Effective thru 5/2/98)
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle on the Massachusetts Turnpike: (1) did fail to comply with the provisions of G.L. c.138, §22 regarding the transportation of alcoholic beverages; or (2) did operate in an area which was closed to travel by reason of construction, surface treatment, maintenance or the like, or because of some unprotected hazard, having been so advised by one or more signs, lights or signals, or by a Massachusetts State Police officer; or (3) did operate in the vehicular tunnel of the Massachusetts Turnpike between Dalton Street and Clarendon Street in the City of Boston, or other area so designated by the Massachusetts Turnpike Authority, a vehicle used for carrying hazardous materials as listed in 49 C.F.R. Chapter 1(C), or a vehicle that was giving off offensive or obnoxious odors or an excessive amount of smoke, or was carrying explosives; or (4) being required by 49 C.F.R., Chapter III, Part 395 to keep a record of duty status, did fail to maintain and carry such record and present it to the Massachusetts State Police or other Massachusetts Turnpike Authority official on demand; or (5) did carry Class A or B explosives; or (6) that had a total height exceeding 10 feet, did fail to have such height painted or printed in letters and numerals at least 4 inches high in a conspicuous place upon the side or front of such vehicle; or (7) that exceeded the height, length or width limitations specified in 730 Code Mass. Regs. §5.04(4)(a); or (8) did fail to comply with the provisions of G.L. c.90, §16A regarding the unnecessary operation of its engine; or (9) did operate a vehicle used to transport liquefied petroleum gas, not being excepted by law, in violation of a regulation of such Authority, 730 Code Mass. Regs. §5.04, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §5.04(11): $500.)

730CMR504/B MASS PIKE—$100 VIOLATION * 730 CMR §5.04 (Effective thru 5/2/98)
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle on the Massachusetts Turnpike: (1) did operate while loaded with animals or poultry not properly confined; or (2) that was not disabled and was capable of operating normally, did use the breakdown lane as a travel lane or passing lane; or (3) did enter such Massachusetts Turnpike without carrying a fuel supply in the vehicle's main fuel reservoir sufficient to allow the vehicle to arrive at its driver's intended destination on the Turnpike without stopping to refuel; or (4) did fail to comply with the provisions of G.L. c.159B, §10 regarding interstate transportation; or (5) that was a commercial vehicle in excess of 2½ tons used for transportation of goods, wares and merchandise, or a bus, or a vehicle with something in tow, did fail, while east of Interchange 15, to restrict such vehicle in ordinary operation to the extreme right-hand travel lane, or in overtaking and passing to the next adjacent passing or travel lane, there being then no emergency and no reasonable need to obtain access or egress from the Turnpike from the extreme left lane; (6) did carry a load not properly covered and/or otherwise secured so as to prevent drainage, leakage or spillage; or (7) did operate a vehicle with caterpillar treads and self-propelled or towed construction, agricultural or similar equipment not designed for or employed in general highway travel; or (8) did park such vehicle within such Turnpike or its service areas in an area reserved for vehicles with "HP" or "DV" plates, or on or blocking a handicapped ramp; or (9) did operate with a person standing on the outside, or sitting with feet dangling on the rear, of such vehicle; or (10) did fail to comply with the provisions of G.L. c.66E, §2 regarding the transportation of special fuels; or (11) did have a metal, solid or deflated pneumatic tire, or a tire in worn or bald condition; or (12) did tow another vehicle by a rope, chain or other non-rigid connection; or (13) did operate a vehicle that was not loaded in accordance
with the distribution of weight on axles specified in G.L. c.90, §19A, or was loaded in such manner or with such materials, or was so constructed, operated or equipped as to endanger persons or property or to render the use of such Turnpike unsafe, not being excepted by law, in violation of a regulation of such Authority, 730 Code Mass. Regs. §5.04, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §5.04(11): $100.)

730CMR504/C

MASS PIKE—$50 VIOLATION * 730 CMR §5.04

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

on [DATE OF OFFENSE:] did operate a motor vehicle on the Massachusetts Turnpike: (1) involved in an accident resulting in injury or death to a person or damage to property, and did fail to report such accident to a Massachusetts State Police officer; or (2) did back such vehicle or make a U-turn on a roadway, breakdown or creeper lane, ramp or approach to a toll booth; or (3) did fail before starting, stopping or turning to determine that such movement could be made in safety and would not interfere with the normal movement of other traffic, and to give a plainly visible signal of such movement; or (4) that had become disabled, did fail when it was practical to do so to move it or cause it to be moved to the extreme right side of the pavement or to an interchange; or (5) did enter a service area, interchange, shoulder, or deceleration lane other than from the right hand traffic lane, or did enter a traffic lane from a service area or interchange without using the acceleration lane and entering the roadway with caution so as not to interfere with or endanger traffic; or (6) when approaching a traffic signal exhibiting a flashing light, did fail to reduce speed and proceed with caution and in compliance with any supplemental direction; or (7) did follow another vehicle more closely than was reasonable and prudent, having due regard to the speed of such vehicle, and the traffic upon and the condition of the roadway; or (8) when about to be overtaken and passed by another vehicle, did fail to keep to the lane then occupied and not to increase speed until completely passed by the overtaking vehicle; or (9) did operate a vehicle that did not properly display a current, valid inspection sticker in accordance with G.L. c.90, §7A; or (10) did fail to drive in the lane nearest the right shoulder of the roadway when that lane was available for ordinary travel, or if such lane was a creeper or breakdown lane then in the lane adjacent to such lane, not then overtaking another vehicle; or (11) did operate in a lane that was closed to traffic by the exhibition of a red colored light or "X"; or (12) when there was sufficient light for visibility of vehicles, persons and substantial objects for a distance of 350 feet, or when approaching an on-coming vehicle within 500 feet, did fail to regulate or control his or her headlamps so that no dangerous or dazzling light rose higher than 42 inches above a surface of uniform grade 75 feet or more ahead; or (13) did drive across a solid traffic line; or (14) did drive a vehicle upon or across the median, a median cross-over, or an area not constructed or intended for travel; or (15) or its service areas did park such vehicle at a fire hydrant, or infringing on a travel lane, or on the median, or a passenger automobile in an area reserved for trucks or buses, or a truck or bus in an area reserved for passenger automobiles; or (16) when overtaking another vehicle, did fail to signal in sufficient time before attempting to pass to give ample warning of such movement, cross lanes gradually, avoid a sudden turn, and pass the overtaken vehicle at a safe lateral distance; or (17) did fail to comply with a lawful order, signal, direction or notice of a Massachusetts State Police officer; or (18) did fail to comply with the instructions of an official sign, signal, device or markings; or (19) did operate at a rate of speed less than 40 miles per hour; or (20) did fail to bring such vehicle to a complete stop at a toll booth; or (21) did operate in a direction contrary to that indicated or intended for travel, not being excepted by law, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §5.04(11): $50.)

730CMR504/D

MASS PIKE—$30 VIOLATION * 730 CMR §5.04

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

on [DATE OF OFFENSE:] did on the Massachusetts Turnpike or its service areas park a motor vehicle in an area: (1) designated as a crosswalk; or (2) posted for reserved parking for which he or she was not eligible; or (3) on a sidewalk, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §5.04(11): $30.)

730CMR504/E

MASS PIKE—$15 VIOLATION * 730 CMR §5.04

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

on [DATE OF OFFENSE:] did on the Massachusetts Turnpike or its service areas park a motor vehicle: (1) within a breakdown lane without a permitted cause; or (2) in an area posted as a loading zone; or (3) in an area posted as a no parking zone; or (4) in an area posted as a no stopping or standing zone; or (5) in excess of a posted time limit, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §5.04(11): $15.)

730CMR504/F

MASS PIKE—SPEEDING * 730 CMR §5.04

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

on [DATE OF OFFENSE:] did operate a vehicle on the Massachusetts Turnpike at a rate of speed greater than that which was reasonable and proper, having regard to traffic, the condition of the roadway and the safety of the public, in violation of a regulation of the Massachusetts Turnpike Authority, 730 CMR §5.04(6)(a), in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §5.04(11): $90.)

730CMR504/G

MASS PIKE—SPEEDING OVER POSTED LIMIT * 730 CMR §5.04

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

on [DATE OF OFFENSE:] did operate a vehicle on the Massachusetts Turnpike at a rate of speed in excess of 55 miles per hour, or 65 miles per hour where permitted by law, or where a lesser rate of speed was posted in excess of such posted rate of speed, in violation of a regulation of the Massachusetts Turnpike Authority, 730 CMR §5.04(6)(b), in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04, adopted pursuant to St.1952, c.354, as amended. (CIVIL ASSESSMENT from §5.04(11): $50, plus $10 for each m.p.h. in excess of 10 m.p.h. over speed limit, to a maximum of $500.)

730CMR504/H

MASS PIKE—WEIGHT VIOLATION * 730 CMR §5.04

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

on [DATE OF OFFENSE:] did operate a motor vehicle which entered upon or used the Massachusetts Turnpike and which exceeded the weight limitations specified in 730 Code Mass. Regs. §5.04(4), without a permit issued by the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §5.04, adopted pursuant to St.1952, c.354, $15C, as amended by St.1979, c.377, §2, and pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT from §5.04(11), St.1952, c.354, $15C, and G.L. c.81A, §19: $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.)

730CMR504/I

MASS PIKE—AIRCRAFT 730 CMR §5.04(4)(d)

on [DATE OF OFFENSE:] did land on or take-off in flight from the Massachusetts Turnpike in an aircraft, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04(4)(d), adopted pursuant to St.1952, c.354, as amended. (PENALTY from §5.04(11): not more than $500.)

730CMR504/J

MASS PIKE—BICYCLE/MOPED/ETC. 730 CMR §5.04(4)(a)(4)

on [DATE OF OFFENSE:] did enter upon or use the Massachusetts Turnpike with a push cart, wheelbarrow, bicycle, moped, motorized bicycle, perambulator, velocipede, or similar vehicle, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04(4)(a)(4), adopted pursuant

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to St.1952, c.354, as amended. (PENALTY from §5.04(11): not more than $100.)

730CMR504/K MASS PIKE—SOLICITING 730 CMR §5.04(4)(g) (Effective thru 5/28/98) on [DATE OF OFFENSE:] did carry on a commercial activity within the Massachusetts Turnpike other than the transportation of persons or property by motor vehicle without the written permission of or being under contract to the Massachusetts Turnpike Authority, or did post, distribute or display signs, advertisements, circulars, or printed or written matter, or did solicit funds, without the written permission of such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §5.04(4)(g), adopted pursuant to St.1952, c.354, as amended. (PENALTY from §5.04(11): not more than $500.)

730CMR504/L MASS PIKE—DROP DANGEROUS ITEM ON PIKE 730 CMR §5.04(7)(c) (Effective thru 5/28/98) on [DATE OF OFFENSE:] did place, drop or throw an article onto or within the Massachusetts Turnpike which might cause injury or death to a person or damage to real or personal property, in violation of a regulation of the Massachusetts Turnpike Authority. 730 CMR §5.04(7)(c), adopted pursuant to St.1952, c.354. (PENALTY from §5.04(11): not more than $500.)

730CMR504/M MASS PIKE—HITCHHIKING 730 CMR §5.04(4)(f) (Effective thru 5/28/98) on [DATE OF OFFENSE:] did for the purpose of soliciting a ride on the Massachusetts Turnpike, commonly known as "hitchhiking," display a sign, signal a moving vehicle, cause the stopping of a vehicle, stand on property of the Massachusetts Turnpike Authority in view of a ramp or roadway of the Turnpike, or loiter in or about the Turnpike, in violation of a regulation of such Authority, 730 Code Mass. Regs. §5.04(4)(f), adopted pursuant to St.1952, c.354, as amended. (PENALTY from §5.04(11): not more than $50.)

730CMR504/N MASS PIKE—HORSE 730 CMR §5.04(4)(b) (Effective thru 5/28/98) on [DATE OF OFFENSE:] did enter upon or use the Massachusetts Turnpike with a horse, or as a rider on horseback, or in a horse-drawn vehicle, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04(4)(b), adopted pursuant to St.1952, c.354, as amended. (PENALTY from §5.04(11): not more than $500.)

730CMR504/P MASS PIKE—LOITERING 730 CMR §5.04(4)(f) (Effective thru 5/28/98) on [DATE OF OFFENSE:] did loiter in or about the Massachusetts Turnpike, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04(4)(f), adopted pursuant to St.1952, c.354, as amended. (PENALTY from §5.04(11): not more than $500.)

730CMR504/Q MASS PIKE—HORSE 730 CMR §5.04(4)(b) (Effective thru 5/28/98) on [DATE OF OFFENSE:] did enter upon or use the Massachusetts Turnpike as a pedestrian, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04(4)(b), adopted pursuant to St.1952, c.354, as amended. (PENALTY from §5.04(11): not more than $500.)

730CMR504/R MASS PIKE—PROPERTY/VEGETATION, VANDALIZE 730 CMR §5.04(7)(b) (Effective thru 5/28/98) on [DATE OF OFFENSE:] (1) did cut, mutilate or remove trees, shrubs or plants located on the Massachusetts Turnpike; or (2) did paint, mark or mar a wall, bridge or other structure within such Turnpike, in violation of a regulation of the Massachusetts Turnpike Authority, 730 CMR §5.04(7)(b), adopted pursuant to St.1952, c.354, as amended (PENALTY from §5.04(11): not more than $500.)

730CMR504/S MASS PIKE—SOLICITING 730 CMR §5.04(4)(b) (Effective thru 5/28/98) on [DATE OF OFFENSE:] did enter upon or use the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §5.04(4)(b), adopted pursuant to St.1952, c.354, as amended. (PENALTY from §5.04(11): not more than $50.)

730CMR504/T MASS PIKE—SOLICITING 730 CMR §5.04(4)(b) (Effective thru 5/28/98) on [DATE OF OFFENSE:] did deface, injure, move, remove, obstruct or interfere with an official sign, signal, marking or device within the Massachusetts Turnpike, in violation of a regulation of the Massachusetts Turnpike Authority, 730 Code Mass. Regs. §5.04(4)(b), adopted pursuant to St.1952, c.354, as amended. (PENALTY from §5.04(11): not more than $50.)

730CMR703/A MASS PIKE—TOLL BOOTH, FAIL STOP AT * 730 CMR §7.03(2) (Effective 5/29/98) 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 toll booth on a way under the control of the Massachusetts Turnpike Authority, did fail to bring such vehicle to a complete stop, the defendant not being an authorized user of such Authority's ETC system passing through an authorized ETC toll lane that was then in operation and in compliance with the requirements of 730 Code Mass. Regs. §7.04, or did refuse to pay a toll, or did commit or attempt to commit some other act with intent to evade the payment of a toll or to defraud the Massachusetts Turnpike Authority with respect to the payment of a toll for the use of a way under the control of such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.03(2), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR703/B MASS PIKE—TOLL, EVADE * 730 CMR §7.03(4) (Effective 5/29/98-8/7/08) NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:] while operating a motor vehicle, did commit or attempt to commit some act with intent to evade the payment of a toll or to defraud the Massachusetts Turnpike Authority with respect to the payment of a toll for the use of a way under the control of such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.03(4), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $250.)

730CMR703/B MASS PIKE—TOLL, EVADE * 730 CMR §7.03(3) (Effective 8/8/08) NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:] while operating a motor vehicle, did commit or attempt to commit some act with intent to evade the payment of a toll or to defraud the Massachusetts Turnpike Authority with respect to the payment of a toll for the use of a way under the control of such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.03(3), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $250.)

730CMR703/C MASS PIKE—TOLL, FAIL PAY * 730 CMR §7.03(3) (Effective 5/29/98-8/7/08) 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 an entrance to a way under the control of the Massachusetts Turnpike Authority across which a toll booth barrier was in operation, did fail to pay the toll that such Authority had established for the use of such way, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.03(3), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR704/A MASS PIKE—ETC SYSTEM/LANE, UNAUTH USE * 730 CMR §7.04(1) (Effective 5/29/98-9/28/00)

442 COMPLAINT LANGUAGE

Revised thru 11/1/10
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR704/A MASS PIKE—ETC SYSTEM/LANE, UNAUTH USE * 730 CMR §7.04(1) (Effective 9/29/00)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR704/B MASS PIKE—ETC TOLL, AVOID * 730 CMR §7.04(3) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR704/C MASS PIKE—BICYCLE/MOPED/ETC 730 CMR §7.05(5)(d) (Effective 5/29/98)

730CMR704/D MASS PIKE—BRAKES VIOLATION * 730 CMR §7.05(5)(g) (Effective 5/29/98-4/31/01)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR704/E MASS PIKE—COMMERCIAL ACTIVITY 730 CMR §7.05(9) (Effective 5/29/98)

730CMR704/F MASS PIKE—CONSTRUCTION EQUIPMENT * 730 CMR §7.05(5)(e) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR704/G MASS PIKE—ENTER/EXIT, UNAUTHORIZED * 730 CMR §7.05(3) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR704/H MASS PIKE—EXPLOSIVE WITHOUT PERMIT * 730 CMR §7.05(5)(k) (Effective 5/29/98-9/28/00)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730 CMR §7.05(6) (Effective 5/29/98)

730 CMR §7.04(1); or (2) did pass through a dedicated ETC lane in a motor vehicle that was not an authorized ETC-equipped motor vehicle, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.04(1), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50; 2nd infraction within 18 months: $100; Subsequent infractions within 18 months of first: $500.)

730 CMR §7.05(7)

730 CMR §7.04(3)

730 CMR §7.05(6)

730 CMR §7.05(5)(d)

730 CMR §7.05(5)(g)

730 CMR §7.05(9)

730 CMR §7.05(5)(e)

730 CMR §7.05(3)

730 CMR §7.05(5)(k)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE]: while operating a motor vehicle that was carrying an explosive, as defined in 730 Code Mass. Regs. §7.02, did enter or use a way under the control of the Massachusetts Turnpike Authority, other than pursuant to a special permit for explosives issued by such Authority in accordance with 730 Code Mass. Regs. §7.06(5), in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(5)(k), adopted pursuant to G.L. c.81A, §4(k).
(CIVIL ASSESSMENT: $100.)

730CMR705/J   MASS PIKE—FALLING DEBRIS * 730 CMR §7.05(5)(f) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE]: while operating a motor vehicle upon or in which snow, ice, or other unsecured or improperly secured article or material (debris) had gathered or been placed such that the debris might fall from the vehicle and endanger individuals or property or render the use of the way unsafe, did enter or use a way under the control of the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(5)(f), adopted pursuant to G.L. c.81A, §4(k).
(CIVIL ASSESSMENT: $100.)

730CMR705/K   MASS PIKE—HAZARDOUS MATERIAL W/O PERMIT * 730 CMR §7.05(5)(m) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE]: while operating a motor vehicle carrying a hazardous material, as defined in 730 Code Mass. Regs. §7.02, other than as permitted by 730 Code Mass. Regs. §7.10, and other than individual packages containing nonhazardous materials and carbon dioxide in solid or dry ice form for refrigeration purposes, did enter or use a way under the control of the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(5)(m), adopted pursuant to G.L. c.81A, §4(k).
(CIVIL ASSESSMENT: $500.)

730CMR705/L   MASS PIKE—HITCHHIKING 730 CMR §7.05(8) (Effective 5/29/98)
on [DATE OF OFFENSE]: did engage in the solicitation of a ride, commonly known as "hitchhiking," on a way under the control of the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(8), adopted pursuant to G.L. c.81A, §4(k).
(PENALTY from 730 Code Mass. Regs. §7.12[3]: not more than $50.)

730CMR705/M   MASS PIKE—LOITERING 730 CMR §7.05(8) (Effective 5/29/98)
on [DATE OF OFFENSE]: did loiter in or about a way under the control of the Massachusetts Turnpike Authority for the purpose of "hitchhiking" or for some other purpose, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(8), adopted pursuant to G.L. c.81A, §4(k).
(PENALTY from 730 Code Mass. Regs. §7.12[3]: not more than $50.)

730CMR705/N   MASS PIKE—PASSENGER OUTSIDE VEH * 730 CMR §7.05(5)(a) (Effective 5/29/98)
on [DATE OF OFFENSE]: while operating a motor vehicle carrying an individual who was not properly seated within the confines of the vehicle, did enter or use a way under the control of the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(5)(a), adopted pursuant to G.L. c.81A, §4(k).
(CIVIL ASSESSMENT: $100.)

730CMR705/P   MASS PIKE—PEDESTRIAN 730 CMR §7.05(6) (Effective 5/29/98)
on [DATE OF OFFENSE]: did as a pedestrian enter or use a way under the control of the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(6), adopted pursuant to G.L. c.81A, §4(k).
(PENALTY from 730 Code Mass. Regs. §7.12[3]: not more than $50.)

730CMR705/O   MASS PIKE—SIGN/CIRCULAR, POST/DISTRIBUTE 730 CMR §7.05(9) (Effective 5/29/98)
on [DATE OF OFFENSE]: did post, distribute, or display signs, advertisements, circulars, or printed or written matter on a way under the control of the Massachusetts Turnpike Authority for the purpose of "hitchhiking" or for some other purpose, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(9), adopted pursuant to G.L. c.81A, §4(k).
(PENALTY from 730 Code Mass. Regs. §7.12[3]: not more than $50.)

730CMR705/R   MASS PIKE—SIZE VIOLATION * 730 CMR §7.05(5)(j) (Effective 5/29/98)
on [DATE OF OFFENSE]: while operating an over-size motor vehicle, as defined in 730 Code Mass. Regs. §7.02, did enter or use a way under the control of the Massachusetts Turnpike Authority without the written permission of such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(5)(j), adopted pursuant to G.L. c.81A, §4(k).
(CIVIL ASSESSMENT: $500.)

730CMR705/S   MASS PIKE—SMOKING/ODOROUS VEH * 730 CMR §7.05(5)(o) (Effective 5/29/98)
on [DATE OF OFFENSE]: while operating a motor vehicle emitting an offensive or obnoxious odor or an excessive amount of smoke, did enter or use a way under the control of the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(5)(o), adopted pursuant to G.L. c.81A, §4(k).
(CIVIL ASSESSMENT: $50.)

730CMR705/T   MASS PIKE—SOLICIT FUNDS 730 CMR §7.05(9) (Effective 5/29/98)
on [DATE OF OFFENSE]: did solicit funds for some purpose on a way under the control of the Massachusetts Turnpike Authority without the written permission of such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(9), adopted pursuant to G.L. c.81A, §4(k).
(PENALTY from 730 Code Mass. Regs. §7.12[3]: not more than $50.)

730CMR705/U   MASS PIKE—SPECIAL FUEL VEH IN TUNNEL * 730 CMR §7.05(5)(j) (Effective 5/29/98)
on [DATE OF OFFENSE]: while operating a motor vehicle propelled by a special fuel, did enter or use one of the Tunnels, as defined in 730 Code Mass. Regs. §7.02, under the control of the Massachusetts Turnpike Authority, the defendant not coming within the exception for a vehicle propelled by compressed natural gas, provided the tunnel exhaust fans were in operation, and so long as the vehicle had a maximum fuel capacity consistent with safe practice and national standards, including Federal Motor Vehicle Safety Standards #303 and #304, and was equipped with excess flow valves for fuel lines with an inner diameter larger than 1/2", and was identified by a blue-and-white diamond shaped decal attached as specified in NFPA 52, and was not used to transport compressed natural gas, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(5)(j), adopted pursuant to G.L. c.81A, §4(k).
(CIVIL ASSESSMENT: $500.)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:]: while operating a motor vehicle used to carry a special fuel, as defined in 730 Code Mass. Regs. §7.02, however not having been authorized to do so by any device, a toll collector, a Massachusetts State Police officer, or a sign, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(4)(o), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR705/AA MASS PIKE—WILLIAMS TUNNEL, UNAUTH USE OF * 730 CMR §7.05(4) (Effective 1/21/03)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

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

730CMR705/BB MASS PIKE—WINDOW OBSTRUCTED * 730 CMR §7.05(5)(c) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did enter or use one of the Tunnels: (1) in a tandem unit; or (2) in a vehicle carrying bulk liquid of some kind; or (3) in a passenger vehicle or commercial vehicle carrying cargo which may pose a risk to public safety, or carrying some amount of hazardous material, as defined in 49 Code Fed. Regs. Chapter 1, Subchapter C, or carrying hazardous materials, as so defined, in the form of consumer goods; or (4) an empty tank vehicle; or (5) a vehicle transporting empty containers which were last used for the transportation of hazardous materials, as so defined, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(5)(n), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR705/DD MASS PIKE—WRONG WAY IN CALLAHAN/SUMNER TUNNEL * 730 CMR §7.05(2) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

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

on [DATE OF OFFENSE:]: while operating a motor vehicle used to carry a special fuel, as defined in 730 Code Mass. Regs. §7.02, however not having been authorized to do so by any device, a toll collector, a Massachusetts State Police officer, or a sign, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.05(4)(o), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)
on [DATE OF OFFENSE:], while operating a motor vehicle carrying explosives, as defined in 730 Code Mass. Regs. §7.02, on a way under the control of the Massachusetts Turnpike Authority, did fail to carry in an accessible place in such vehicle the original of the certification card issued for that vehicle in conjunction with a special permit for explosives issued by such Authority, or did fail to present it to a toll collector at entry to and exit from such way or to display it to a toll collector or Massachusetts State Police officer on demand, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(5)(f)(2), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR706/B MASS PIKE—EXPLOSIVES VEH OR TOO CLOSE * 730 CMR §7.06(5)(f)(4) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did fail to keep such permit in an accessible place in the vehicle for which it was issued or to present it to a toll collector, other official or employee of the Massachusetts Turnpike Authority, or Massachusetts State Police officer, a sign, or governing federal regulations, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(5)(f)(4), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $500.)

730CMR706/C MASS PIKE—EXPLOSIVES VEH STOP IMPROV * 730 CMR §7.06(5)(f)(5) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did fail to check the clearance of such vehicle and its load through all toll lanes or canopies and to check structures on a way for available clearance with respect to movements by the over-size vehicle or by load movements, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(4)(g), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $500.)

730CMR706/D MASS PIKE—HEIGHT CLEARANCE, FAIL CHECK * 730 CMR §7.06(4)(g) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR706/E MASS PIKE—HEIGHT VIOL LAW/REGUL * 730 CMR §7.06(5)(f)(6) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR706/F MASS PIKE—HEIGHT, FAIL DISPLAY * 730 CMR §7.06(4)(f) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR706/G MASS PIKE—Oversize Constr Veh W/O Permit * 730 CMR §7.06(4)(c)(2) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating in the Ted Williams Tunnel or the South Boston Bypass Road a motor vehicle that exceeded one or more of the applicable maximum dimensions specified in 730 Code Mass. Regs. §7.06(4)(a) 1., 2., or 3., for which the Commissioner of Highways had issued an annual permit for construction equipment allowing the vehicle to operate in excess of such applicable maximum dimensions, did fail to keep such permit in an accessible place in the vehicle for which it was issued or to present it to a toll collector, other official or employee of the Massachusetts Turnpike Authority, or Massachusetts State Police officer on demand, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(4)(f), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR706/H MASS PIKE—Oversize Constr Veh W/O Permit * 730 CMR §7.06(3)(c)(2) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR706/I MASS PIKE—Pilot Car Violation * 730 CMR §7.06(4)(d) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating an over-size motor vehicle, as such term is defined in 730 Code Mass. Regs. §7.02, on a way under the control of the Massachusetts Turnpike Authority, did fail to have two motor vehicles of the Massachusetts State Police escort such over-size vehicle that, with its load, was wider than 15 feet or longer than 135 feet; or (5) did fail to have one or more motor vehicles of the Massachusetts State Police, as required by the Chief Engineer of such Authority, accompany such vehicle that had been determined by such Chief Engineer to be incapable of operating at a minimum speed such that it might present a danger to individuals, property, or the safe operation of the way; or (6) did fail to have a sign on the rear reading “Oversize Load” of an over-size vehicle that was not required to be accompanied by a pilot car, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(4)(d), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)
730CMR705/K
MASS PIKE—REDUC LOAD PERMIT, FL CARRY * 730 CMR §7.06(3)(c)(3)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; while operating on a way under the control of the Massachusetts Turnpike Authority a motor vehicle for which a reducible load permit had been issued by such Authority, did fail to keep the original of such reducible load permit in an accessible place in the vehicle for which it was issued, or did fail to present it along with the permit issued by the Commissioner of Highways in accordance with G.L. c.85, §30A, to a toll collector, other official or employee of such Authority, or Massachusetts State Police officer on demand, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(3)(c)(3), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR705/L
MASS PIKE—SPECIAL FUEL VEH VIOL LAW/REGUL * 730 CMR §7.06(6)(e)(2)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; did operate on a way under the control of the Massachusetts Turnpike Authority a motor vehicle used to carry a special fuel, as such term is defined in 730 Code Mass. Regs. §7.02, did operate within 1,000 feet longitudinally of another vehicle carrying a special fuel, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(6)(e)(2), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR705/M
MASS PIKE—SPECIAL FUEL VEH VIOL LAW/REGUL * 730 CMR §7.06(6)(e)(6)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; while operating on a way under the control of the Massachusetts Turnpike Authority a motor vehicle used to carry a special fuel, as such term is defined in 730 Code Mass. Regs. §7.02, did operate within 1,000 feet longitudinally of another vehicle carrying a special fuel, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(6)(e)(6), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR705/N
MASS PIKE—SPECIAL FUEL VEH VIOL LAW/REGUL * 730 CMR §7.06(6)(e)(15)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; while operating on a way under the control of the Massachusetts Turnpike Authority a motor vehicle used to carry a special fuel, as such term is defined in 730 Code Mass. Regs. §7.02, did operate within 1,000 feet longitudinally of another vehicle carrying a special fuel, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(6)(e)(15), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR705/P
MASS PIKE—SPECIAL FUEL VEH VIOL LAW/REGUL * 730 CMR §7.06(6)(e)(25)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; while operating on a way under the control of the Massachusetts Turnpike Authority a motor vehicle used to carry a special fuel, as such term is defined in 730 Code Mass. Regs. §7.02, did operate within 1,000 feet longitudinally of another vehicle carrying a special fuel, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(6)(e)(25), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR705/Q
MASS PIKE—SPECIAL FUEL VEH VIOL LAW/REGUL * 730 CMR §7.06(6)(e)(30)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; while operating on a way under the control of the Massachusetts Turnpike Authority a motor vehicle used to carry a special fuel, as such term is defined in 730 Code Mass. Regs. §7.02, did operate within 1,000 feet longitudinally of another vehicle carrying a special fuel, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(6)(e)(30), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR705/R
MASS PIKE—SPECIAL FUEL VEH VIOL LAW/REGUL * 730 CMR §7.06(6)(e)(35)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; while operating on a way under the control of the Massachusetts Turnpike Authority a motor vehicle used to carry a special fuel, as such term is defined in 730 Code Mass. Regs. §7.02, did operate within 1,000 feet longitudinally of another vehicle carrying a special fuel, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(6)(e)(35), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR705/S
MASS PIKE—SPECIAL FUEL VEH VIOL LAW/REGUL * 730 CMR §7.06(6)(e)(40)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; while operating on a way under the control of the Massachusetts Turnpike Authority a motor vehicle used to carry a special fuel, as such term is defined in 730 Code Mass. Regs. §7.02, did operate within 1,000 feet longitudinally of another vehicle carrying a special fuel, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.06(6)(e)(40), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR705/A
MASS PIKE—TANDEM ASSEMBLY VIOLATION * 730 CMR §7.07(13)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; did operate on a way under the control of the Massachusetts Turnpike Authority a large tandem unit, as defined in 730 Code Mass. Regs. §7.02, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.07(13), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $500.)

730CMR705/B
MASS PIKE—TANDEM AXLE VIOLATION * 730 CMR §7.07(10)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; did operate on a way under the control of the Massachusetts Turnpike Authority a large tandem unit, as defined in 730 Code Mass. Regs. §7.02, with a gross weight of more than 110,000 pounds, whose tractor was not equipped with tandem rear axles, each of which was engaged to bear its full share of the load on the roadway surface, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.07(10), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $500.)

730CMR705/C
MASS PIKE—TANDEM BRAKES VIOLATION * 730 CMR §7.07(9)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
ON [DATE OF OFFENSE:]; did operate on a way under the control of the Massachusetts Turnpike Authority a large tandem unit, as defined in 730 Code Mass. Regs. §7.02, which: (1) included a vehicle or dolly converter or combination of vehicles whose brakes failed to comply with current federal regulations as published in 49 Code Fed. Regs. Part 393, Subpart C; or (2) included a vehicle or dolly converter or combination of vehicles whose brakes failed to meet the requirements of G.L.c.90; or (3) was certified or after June 1, 1968 and whose brake application line was not equipped with suitable devices to...
accelerate application and release of the brakes of the towed vehicles, arranged as required by 730 Code Mass. Regs. §7.07(9)(c); or (4) whose tractor did not have brakes on the steering axle, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.07(9), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $500.)

730CMR707/D MASS PIKE—TANDEM DOLLY/CHAIN/CABLE VIOL * 730 CMR §7.07(14) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR707/E MASS PIKE—TANDEM EMERGENCY EQUIP VIOL * 730 CMR §7.07(11) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR707/F MASS PIKE—TANDEM GROSS WEIGHT VIOL * 730 CMR §7.07(4)(5) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR707/G MASS PIKE—TANDEM INSPECTION VIOLATION * 730 CMR §7.07(17) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR707/H MASS PIKE—TANDEM INSURANCE CERTIF NOT FILED * 730 CMR §7.07(21) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR707/I MASS PIKE—TANDEM LIGHTS VIOLATION * 730 CMR §7.07(16) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR707/J MASS PIKE—TANDEM MAKEUP/BREAKUP VIOLATION * 730 CMR §7.07(28) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR707/K MASS PIKE—TANDEM OFF TURNPike * 730 CMR §7.07(2) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

730CMR707/M MASS PIKE—TANDEM OPERATOR, UNREGISTERED * 730 CMR §7.07(18) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
MASS PIKE—TANDEM PASSING VIOLATION * 730 CMR §7.07(22) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM REPORT/OBSERVATION VIOL * 730 CMR §7.07(23) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM SINGLE-UNIT INDICATION VIOL * 730 CMR §7.07(15) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM SIZE VIOLATION * 730 CMR §7.07(3)(5) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM SPEED VIOLATION * 730 CMR §7.07(19) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM SUSPENDED OPERATION VIOL * 730 CMR §7.07(27) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM TOO CLOSE * 730 CMR §7.07(20) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM TOW VEH, UNAPPROVED * 730 CMR §7.07(6) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM TRACTOR, UNAPPROVED * 730 CMR §7.07(7) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM TRAILER, UNAPPROVED * 730 CMR §7.07(8) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

MASS PIKE—TANDEM VEH ID VIOLATION * 730 CMR §7.07(12) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
stenciled on the left side of each tractor used in such unit; or (2) did operate on such a way a large tandem trailer unit that included a tractor that did not carry in its cab the certificate issued by such Authority for such tractor; or (3) did operate on such a way a large tandem trailer unit that included a vehicle certified for less than 143,000 pounds which exceeded the weight indicated on such certificate, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.07(12), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $500.)

730CMR707/Z MASS PIKE—TANDEM WITHOUT PERMIT * 730 CMR §7.07(2) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on the Turnpike a large tandem trailer unit, as such terms are defined in 730 Code Mass. Regs. §7.02, without the Massachusetts Turnpike Authority having issued a large tandem unit permit pursuant to 730 Code Mass. Regs. §7.06(2), in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.07(2), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $500.)

730CMR708/A MASS PIKE—BREAKDOWN LANE VIOLATION * 730 CMR §7.08(9) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did use a breakdown lane when not authorized to do so by a Massachusetts State Police officer or a sign and when such motor vehicle was not a disabled vehicle, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(9), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/B MASS PIKE—COASTING VIOLATION * 730 CMR §7.08(16) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority without engaging the gears of such vehicle’s transmission, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(16), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/C MASS PIKE—COMMON CARRIER FL STOP FOR POLICE * 730 CMR §7.08(30) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] being a motor carrier, did operate a motor vehicle on a way under the control of the Massachusetts Turnpike Authority without having complied with the provisions of G.L. c.159B, §14A with respect to the inspection and examination of cargo and of papers relating to cargo, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(30), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/D MASS PIKE—COMMON CARRIER PLATE VIOLATION * 730 CMR §7.08(31) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on a way under the control of the Massachusetts Turnpike Authority a vehicle that did not comply with the provisions of G.L. c.159B, §10 regarding interstate transportation, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(31), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/E MASS PIKE—CROSS-OVER VIOLATION * 730 CMR §7.08(10)(b) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did drive such vehicle across a cross-over: (1) without such vehicle being an Authority vehicle or a vehicle that such Authority had authorized in writing to be driven across a cross-over; or (2) without having first driven onto the right shoulder and stopped until the pavement could be crossed in safety; or (3) without having stopped such vehicle after entering the cross-over until entry could be made on to a travel lane without presenting a hazard to through traffic; or (4) while plowing snow or sanding a way without having stopped such vehicle on the right shoulder until both roadways on either side of the cross-over could be crossed in safety in a single movement without presenting a hazard to through traffic, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(10)(b), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $50; in tunnel: $100.)

730CMR708/F MASS PIKE—DISABLED VEH REPAIR/TOW VIOL * 730 CMR §7.08(18) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION. SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did repair or remove a disabled vehicle that was on a way under the control of the Massachusetts Turnpike, other than in accordance with the applicable provisions of 730 Code Mass. Regs. §7.11, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(18), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR708/G MASS PIKE—DUTY STATUS RECORD VIOLATION * 730 CMR §7.08(32) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, and being required by 49 Code Fed. Regs. §395 (1997) to keep a record of duty status, did fail to maintain and carry such record and to present it to a Massachusetts State Police officer or other Authority official upon demand, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(32), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR708/H MASS PIKE—ENTER(EXIT) IMPROPERLY * 730 CMR §7.08(7) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority: (1) did operate, push, or otherwise cause to move such vehicle other than in the direction of traffic, not having been otherwise directed by a Massachusetts State Police officer or sign; or (2) in entering a service or rest area, interchange, shoulder or deceleration lane, did fail to enter from the right hand travel lane; or (3) in entering a travel lane from a service or rest area or interchange, did fail to use the acceleration lane and to enter the travel lane with caution so as not to interfere with or endanger traffic, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(7), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $50; inside tunnel: $100.)

730CMR708/J MASS PIKE—EQUIPMENT VIOLATON * 730 CMR §7.08(27) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority in a manner that violated a requirement as to the use of brakes, directional signals, lights, or safety devices and equipment specified in G.L. c.90 with respect to the operation of a similar vehicle operating upon a way of the Commonwealth, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(27), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $35; 2d offense in 12 months: $75; 3d offense in 12 months: $150.)

730CMR708/K MASS PIKE—EXCLUDED AREA IN CONSTRUCTION ZONE * 730 CMR §7.08(12)(b) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority that was posted as a construction zone or maintenance work zone, did drive such vehicle in an area within such zone from which the vehicle was excluded, as indicated by a sign, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(12)(b), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/L MASS PIKE— FUEL, INADEQUATE * 730 CMR §7.08(23) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:], while operating a motor vehicle, did enter a way under the control of the Massachusetts Turnpike Authority while such vehicle did not carry a fuel or energy supply in its main fuel reservoir or energy supply source sufficient to enable it to complete its passage on the way without stopping to refuel or re-energize, except at designated service areas, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(23), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $50; inside tunnel: $100.)

730CMR708/M MASS PIKE— HEADLIGHT HIGH BEAM VIOLATION * 730 CMR §7.08(22) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority; (1) did flash the headlights of such vehicle or operate such vehicle with its headlights on high beam in the Tunnels, as defined in 730 Code Mass. Regs. §7.02, other than on a surface or aboveground road or ramp of such Tunnels; or (2) at a time when there was sufficient light within the traveled portion of a way other than the Tunnels to make clearly visible to the operator of a vehicle all other vehicles, individuals, or substantial objects for a distance of 350 feet, or when approaching an on-coming vehicle within 500 feet, did fail to regulate or operate the headlights of such vehicle so that no dangerous or dazzling light when measured 75 feet or more ahead of the headlights on a surface of uniform grade, rose to a height greater than 42 inches above the grade, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(22), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $35; inside tunnel: $50.)

730CMR708/N MASS PIKE— HEIGHT WARNING SIGNAL, IGNORE * 730 CMR §7.08(19) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, after having activated a red light signal or the sounding of a buzzer warning that the vehicle was over-height, did fail immediately to bring such vehicle to a stop and not to proceed further without a special permit issued by the Authority authorizing such travel, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(19), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $500.)

730CMR708/P MASS PIKE— IDLING * 730 CMR §7.08(28) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did fail to comply with the provisions of G.L. c.90, §16A, regarding the unnecessary operation of the engine of such vehicle, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(28), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100; Subsequent infractions: $250.)

730CMR708/Q MASS PIKE— INSPECTION STICKER, NO * 730 CMR §7.08(26) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on a way under the control of the Massachusetts Turnpike Authority a motor vehicle that did not properly display a current, valid inspection sticker pursuant to G.L. c.90, §7A, or the law of another jurisdiction in which such vehicle was registered as indicated by the number plate displayed by the vehicle, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(26), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR708/R MASS PIKE— LEFT LANE RESTRICTION * 730 CMR §7.08(11)(b) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] on a way under the control of the Massachusetts Turnpike Authority; (1) while operating on the Turnpike between Interchange 14 in Weston and Interchange 9 in Sturbridge a heavy commercial vehicle other than a bus, did use a travel lane other than the extreme right-hand travel lane or, when overtaking and passing another vehicle, the next adjacent travel lane, there being then no emergency; or (2) when operating East of Interchange 15 of the Turnpike in Weston a heavy commercial vehicle, bus, or vehicle with something in tow, did use a travel lane other than the extreme right-hand travel lane, or, when overtaking and passing another vehicle, the next adjacent travel lane, there being then no emergency, and the defendant not then using the extreme left lane only to the extent reasonably necessary to enter or leave the Turnpike safely when access to or egress from the turnpike was provided by the extreme left lane, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(11)(b), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/S MASS PIKE— LIQUOR, UNLAWFULLY TRANSPORT * 730 CMR §7.08(29) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did fail to comply with the provisions of G.L. c.138, §22 regarding the transportation of alcoholic beverages, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(29), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/T MASS PIKE— LOADING, NEGLIGENT * 730 CMR §7.08(5)(b) (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate on a way under the control of the Massachusetts Turnpike Authority a motor vehicle that was constructed, equipped, or loaded so as to endanger unreasonably or to be likely to endanger unreasonably individuals or property, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(5)(b), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $50; in tunnel: $100.)

730CMR708/U MASS PIKE— MARKED LANES VIOLATION * 730 CMR §7.08(8) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did drive such vehicle across solid pavement markings separating travel lanes, not having been directed to do so by a toll collector, Massachusetts State Police officer, or sign, nor in an emergency, nor in accordance with 730 Code Mass. Regs. §7.08(9), in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(8), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $50; in tunnel: $100.)

730CMR708/V MASS PIKE— MEDIAN/EXCLUDED AREA VIOLATION * 730 CMR §7.08(10)(a) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did drive such vehicle upon
or across a median or an area that had not been constructed or intended for travel, not having been directed to do so by a Massachusetts State Police officer or sign, nor in conformity with 730 Code Mass. Regs. §7.08(10)(b), in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(10)(a), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $50; in tunnel: $100.)

730CMR708/W MASS PIKE—MINIMUM SPEED VIOLATION * 730 CMR §7.08(6)(c) (Effective 5/29/98)

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

on [DATE OF OFFENSE:] did operate a motor vehicle at a rate of speed less than the minimum speed limit indicated in 730 Code Mass. Regs. §7.00, Table 9 for such way, at a time when the defendant was not traveling in a creeping lane, acceleration lane, or deceleration lane, or over a portion of such way where the Authority had posted a lesser minimum speed limit on a sign, and such vehicle was not then incapable of operation at the minimum speed because of mechanical failure, and weather or roadway conditions did not then require traveling at a lesser speed; or (2) did operate an over-weight vehicle or over-size vehicle operating in conformance with a special permit that was not capable of maintaining a minimum speed of 20 miles per hour, the special permit not having provided otherwise, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(6)(c), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $20.)

730CMR708/X MASS PIKE—MUFFLER CUTOUT * 730 CMR §7.08(20) (Effective 5/29/98)

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

on [DATE OF OFFENSE:] did operate under the control of the Massachusetts Turnpike Authority a motor vehicle that used a cutout or other apparatus or device that allowed exhaust gas to escape into the atmosphere without passing through a muffler or silencer, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(20), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $35.)

730CMR708/Y MASS PIKE—NEGLIGENCE VIOLATION * 730 CMR §7.08(5)(a) (Effective 5/29/98)

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

on [DATE OF OFFENSE:], on a way under the control of the Massachusetts Turnpike Authority, did operate a motor vehicle carelessly or negligently or in disregard of the rights or safety of others or without due caution and circumspection, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(5)(a), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $50; in tunnel: $500.)

730CMR708/Z MASS PIKE—NEGLIGENCE OP IN CONSTRUCTION ZONE * 730 CMR §7.08(12)(c) (Effective 5/29/98)

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

on [DATE OF OFFENSE:] did operate a motor vehicle in a careless manner in a portion of a way under the control of the Massachusetts Turnpike Authority that had been posted with signs notifying operators that they were entering a construction zone or maintenance work zone, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(12)(c), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/AA MASS PIKE—NOISE VIOLATION * 730 CMR §7.08(21) (Effective 5/29/98)

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 under the control of the Massachusetts Turnpike Authority, did sound such vehicle’s horn or other device or in some manner operate such vehicle so as to make a harsh, objectionable, or unreasonable noise, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(21), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $35.)

730CMR708/BB MASS PIKE—PARKING $15 VIOLATION * 730 CMR §7.08(3)(4) (Effective 5/29/98)

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

on [DATE OF OFFENSE:], having operated a motor vehicle on a way under the control of the Massachusetts Turnpike Authority, did leave such vehicle parked on such way, or in the parking area of such way’s service or rest area, where such parking was specifically prohibited in an area constituting, or designated by signs as constituting, one of the following areas listed in 730 Code Mass. Regs. §7.00, Table 8: (1) No parking area - sign posted or curb painted yellow for restricted area; or (2) No parking area - low zone; or (3) No stopping or standing area; or (4) Crosswalk; or (5) Sidewalk; or (6) Designated truck or bus parking area, where such vehicle was not a truck or bus; or (7) Breakdown lane, where such parking not being permitted in accordance with 730 Code Mass. Regs. §7.11(1) and (2); or (8) Over posted time limit, where the time that such vehicle was parked exceeded the time limit indicated on an applicable sign, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(3)(4), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $15.)

730CMR708/CC MASS PIKE—PARKING $30 VIOLATION * 730 CMR §7.08(3)(4) (Effective 5/29/98)

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

on [DATE OF OFFENSE:], having operated a motor vehicle on a way under the control of the Massachusetts Turnpike Authority, did leave such vehicle parked on such way, or in the parking area of such way’s service or rest area, where such parking was specifically prohibited in an area constituting, or designated by signs as constituting, a Reserved area, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(3)(4), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $30.)

730CMR708/DD MASS PIKE—PARKING $50 VIOLATION * 730 CMR §7.08(3)(4) (Effective 5/29/98)

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

on [DATE OF OFFENSE:], having operated a motor vehicle on a way under the control of the Massachusetts Turnpike Authority, did leave such vehicle parked on such way, or in the parking area of such way’s service or rest area, where such parking was specifically prohibited in an area constituting, or designated by signs as constituting, one of the following areas listed in 730 Code Mass. Regs. §7.00, Table 8: (1) Median; or (2) Designated car parking area, where such vehicle was not a private passenger motor vehicle or motorcycle; or (3) Designated tandem trailer parking area for trailers not part of a tandem unit; or (4) Hydrant area, where some portion of such vehicle was located within 10 feet of a fire hydrant; or (5) Designated fire lane, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(3)(4), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR708/EE MASS PIKE—PARKING $100 VIOLATION * 730 CMR §7.08(3)(4) (Effective 5/29/98)

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

on [DATE OF OFFENSE:], having operated a motor vehicle on a way under the control of the Massachusetts Turnpike Authority, did leave such vehicle parked on such way, or in the parking area of such way’s service or rest area, where such parking was specifically prohibited in an area constituting, or designated by signs as constituting, one of the following areas listed in 730 Code Mass. Regs. §7.00, Table 8: Area reserved for HP or DV plate parking; or (2) Handicapped ramp, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(3)(4), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/FF MASS PIKE—PASSING VIOLATION * 730 CMR §7.08(14) (Effective 5/29/98)

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 under the control of the Massachusetts Turnpike Authority: (1) did overtake, attempt to pass, or pass another vehicle in violation of 730 Code Mass. Regs. §7.08(8); or (2) while overtaking another vehicle did fail to signal such vehicle and also any vehicle to the rear in sufficient time before attempting to pass to give ample warning of such movement; or (3) while overtaking another vehicle in the same lane, did fail to gradually cross to an adjacent lane which was not a paved shoulder or a creeper lane, so as to avoid a sudden turn and to allow the overtaking vehicle to pass the overtaken vehicle at a safe lateral distance; or (4) which vehicle was about to be overtaken and passed by another vehicle, did fail to continue in the lane it then occupied and not to increase the speed of such vehicle until it was completely passed by the overtaking vehicle, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(14), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/HH MASS PIKE—PROPERTY/VEGETATION, VANDALIZE 730 CMR §7.08(25) (Effective 5/29/98)

on [DATE OF OFFENSE:]; (1) did cut, mutilate or remove a tree, shrub, or plant located on a way under the control of the Massachusetts Turnpike Authority; or (2) did paint, mark, or mar a wall, bridge, or other structure on such a way, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(25), adopted pursuant to G.L. c.81A, §4(k). (PENALTY from 730 Code Mass. Regs. §7.12[3]: not more than $500.)

730CMR708/JJ MASS PIKE—RESTRICTED AREA VIOLATION * 730 CMR §7.08(11)(a) (Effective 5/29/98)

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 portion of a way under the control of the Massachusetts Turnpike Authority when, by reason of construction, surface treatment, maintenance, or the like, or because of some unprotected hazard, such portion of the way was closed to travel or use as indicated by a sign or by a Massachusetts State Police officer, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.11(a), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/LL MASS PIKE—SIGN, FAIL OBEY * 730 CMR §7.08(1)(a) (Effective 5/29/98)

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 under the control of the Massachusetts Turnpike Authority, did disobey a sign erected by such Authority, not having been directed to do so by a toll collector or Massachusetts State Police officer, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(1)(a), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR708/MM MASS PIKE—SIGN, INTERFERE WITH * 730 CMR §7.08(1)(a) (Effective 5/29/98)

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

on [DATE OF OFFENSE:]; did purposefully strike, move, deface, injure, obstruct, or interfere with a sign erected by the Massachusetts Turnpike Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(1)(a), adopted pursuant to G.L. c.81A, §4(k). (PENALTY from 730 Code Mass. Regs. §7.12[3]: not more than $50.)

730CMR708/NN MASS PIKE—SIGN/SIGNAL/MARKING, UNAUTHORIZED 730 CMR §7.08(1)(a) (Effective 5/29/98)

on [DATE OF OFFENSE:]; did erect or otherwise deploy some sign, signal, marking, or other device that would be a sign if deployed by the Massachusetts Turnpike Authority, without the approval, and at the direction, of such Authority, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(1)(a), adopted pursuant to G.L. c.81A, §4(k). (PENALTY from 730 Code Mass. Regs. §7.12[3]: not more than $50.)

730CMR708/PP MASS PIKE—SPEEDING * 730 CMR §7.08(6)(a) (Effective 5/29/98)

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 under the control of the Massachusetts Turnpike Authority at a rate of speed greater than was reasonable and proper, having due regard for traffic, the condition of the roadway, and the safety of the public and property, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(6)(a), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR708/QQ MASS PIKE—SPEEDING IN CONSTRUCTION ZONE * 730 CMR §7.08(12)(a) (Effective 5/29/98)

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

on [DATE OF OFFENSE:]; did operate a motor vehicle at a speed in excess of the posted speed limit on a portion of a way under the control of the Massachusetts Turnpike Authority that had been posted with signs notifying operators that they were entering a construction zone or maintenance work zone, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(12)(a), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/RR MASS PIKE—SPEEDING OVER POSTED LIMIT * 730 CMR §7.08(6)c (Effective 5/29/98)

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 under the control of the Massachusetts Turnpike Authority at a rate of speed greater than the maximum speed limit indicated in 730 Code Mass. Regs. §7.00, Table 9 for such way, or in excess of any lesser maximum speed limit for such way that such Authority had posted on a sign on such way, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(6)c, adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50, plus $10 for each m.p.h. in excess of 10 m.p.h. over speed limit, to a maximum of $500.)

730CMR708/SS MASS PIKE—SPEEDING TO ENDANGER * 730 CMR §7.08(6)b (Effective 5/29/98)

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 under the control of the Massachusetts Turnpike Authority at a speed or in a manner so as to endanger unreasonably or be likely to endanger unreasonably persons or property, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(6)b, adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $50; in tunnel: $500.)

Revised thru 11/1/10
730CMR708/TT MASS PIKE—STOP/BAC/K/U-TURN * 730 CMR §7.08(17)(a)&(b) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority: (1) did stop, stand, or park such vehicle, such action not being in conformance with 730 Code Mass. Regs. §7.08(3) or (4), or necessary to avoid injury or damage to individuals or property, or when passing a toll, or in compliance with the direction of a traffic control signal or sign or the direction or signal of a toll collector or Massachusetts State Police officer, or because such vehicle was a disabled vehicle that was repaired or removed in conformance with 730 Code Mass. Regs. §7.11(1) or (2); or (2) did back such vehicle or make a U-turn on a travel lane, acceleration lane, breakdown lane, creeper lane, ramp, or approach to a toll booth, other than as provided in 730 Code Mass. Regs. §7.08(10), in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(17)(a) & (b), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT outside tunnel: $50; in tunnel: $100.)

730CMR708/UU MASS PIKE—STOP/TURN, FAIL SIGNAL * 730 CMR §7.08(17)(c) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did stop such vehicle or make some turning movement that would affect the operation of some other vehicle, without having first given a plainly visible signal by activating the brake lights or directional lights or signal as provided on such vehicle or, in the event that electrical or mechanical signals were not operating or not provided on such vehicle, without having first made a plainly visible signal by means of the left hand and arm, as specified in 730 Code Mass. Regs. §7.08(17)(c), in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(17)(c), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $25.)

730CMR708/VV MASS PIKE—TOO CLOSE * 730 CMR §7.08(15) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did follow another vehicle more closely than was reasonable and prudent, having due regard for the speed of the vehicle and traffic conditions, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(15), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $100.)

730CMR708/WW MASS PIKE—TRAFFIC LIGHT, FAIL OBEY * 730 CMR §7.08(2) (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority and approaching a traffic control signal exhibiting one or more colored lights, did fail to obey the commands of such lights in accordance with their signification as specified in 730 Code Mass. Regs. §7.00, Table 7, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(2), adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR708/XX MASS PIKE—TRASH, IMPROP DISPOSE OF MINOR 730 CMR §7.08(24)(a) (Effective 5/29/98)
on [DATE OF OFFENSE:]; on a way under the control of the Massachusetts Turnpike Authority, did dispose of household or commercial garbage or refuse other than by placing it in a trash barrel that such Authority has placed on the way for the convenience of the traveling public, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(24)(a), adopted pursuant to G.L. c.81A, §4(k). (PENALTY from 730 Code Mass. Regs. §7.12(3); not more than $50.)

730CMR708/YY MASS PIKE—TRASH, IMPROP DISPOSE OF MAJOR 730 CMR §7.08(24)(b) (Effective 5/29/98)
on [DATE OF OFFENSE: ]; (1) did willfully place or drop on or from a way under the control of the Massachusetts Turnpike Authority an article that may cause injury or death to an individual or damage to property; or (2) did willfully on or from such a way improperly dispose of an article or waste material, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.08(24)(b), adopted pursuant to G.L. c.81A, §4(k). (PENALTY from 730 Code Mass. Regs. §7.12(3); not more than $100.)

730CMR709 MASS PIKE—MOV CARR SAFETY ACT VIOL * 730 CMR §7.09 (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority, did fail to conform to one or more requirements of 49 Code Fed. Regs §§ 325, 390-393, 395-396, and 399 (1997), governing highway safety and noise emissions, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.09, adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $50.)

730CMR710 MASS PIKE—HAZARD MATERIAL VIOLATION * 730 CMR §7.10 (Effective 5/29/98)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; while operating a motor vehicle carrying a hazardous material on a way under the control of the Massachusetts Turnpike Authority, as such terms are defined in 730 Code Mass. Regs. §7.02: (1) did enter or use the Tunnels; or (2) did offer, accept, or transport a hazardous material upon such a way other than the Tunnels, which material was not properly classed, described, packaged, marked, labeled, handled, placarded, and in proper condition for shipment in accordance with Parts 171, 172, 173, 177, 178, and 179 of Title 49 and Part 71 of Title 10 of the Code of Federal Regulations, subject to the exclusions set forth in 730 Code Mass. Regs. §7.10(3), on the date of the hazardous material’s entry upon such way, not being exempted by law, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.10, adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $500.)

730CMR711 MASS PIKE—DISABLED VEH REPAIR/TOW VIOL * 730 CMR §7.11 (Effective 5/29/98)
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 under the control of the Massachusetts Turnpike Authority and, when such vehicle became disabled: (1) did repair such vehicle, or cause it to be repaired, in a Tunnel without having been authorized to do so by such Authority’s Chief Engineer or a Massachusetts State Police officer; or (2) did repair such vehicle, or cause it to be repaired, other than in a Tunnel and in a manner not in accordance with 730 Code Mass. Regs. §7.11(2)(c), or while the wheels and projecting parts, including any load, of such vehicle did not completely clear the nearest lane by a minimum of two feet, or while such operator left such vehicle unattended, or in the course of which such repairs were not completed within two hours; or (3) pending removal in accordance with 730 Code Mass Regs. §7.11(2)(c), did fail, when practicable, to move or cause to be moved such vehicle to the extreme right side of the pavement or to an interchange; or (4) did fail to use a qualified towing contractor, as described in 730 Code Mass. Regs. §7.11(2)(c)(3) to remove or repair a disabled tandem unit after having been informed that such Authority or the Massachusetts State Police had required him or her to do so, in violation of a regulation of such Authority, 730 Code Mass. Regs. §7.11, adopted pursuant to G.L. c.81A, §4(k). (CIVIL ASSESSMENT: $25.)

740CMR303/A MASSPORT—SPEEDING OVER POSTED LIMIT * 740 CMR §3.03
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; did operate a motor vehicle upon the property of the Massachusetts Port Authority in excess of 30 miles per hour or such lesser speed limit as was indicated by posted traffic signs, in violation of a regulation of such Authority, 740 Code Mass. Regs. §3.03, adopted pursuant to St.1956,
740CMR303/B  MASSPORT—TRAFFIC VIOLATION * 740 CMR §3.03
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:], while operating a motor vehicle upon the property of the Massachusetts Port Authority: (1) was involved in an accident resulting in injury or death to a person or damage to property and did fail immediately to stop such vehicle, give his or her name, address, license and registration number, and give a full report to the police or guard; or (2) did operate such vehicle when it was not in sound mechanical order, or lacked the equipment required by 740 Code Mass. Regs. §3.03, or was so constructed, equipped or loaded as to be likely to endanger persons or property, or was in the opinion of the Authority dangerous to persons or property or likely to obstruct traffic; or (3) did not hold an operator's or chauffeur's license for such type of vehicle; or (4) did operate in a careless or negligent manner or in disregard of the rights and safety of others, or without due caution for circumstances, or at a speed or in a manner which was likely to endanger persons or property, or while under the influence of intoxicating liquor or a narcotic or habit-forming drug; or (5) in an area to which the public does not have a right of access, without a permit issued by such Authority; or (6) in an area to which the public has access without such vehicle being properly registered, in violation of a regulation of such Authority, 740 Code Mass. Regs. §3.03, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §3.99: $25; 2nd Offense within 12 months: $50; 3rd Offense within 12 months: $100; 4th Offense within 12 months: $250.)

740CMR1103  TOBIN BRIDGE—TOLL, EVADE 740 CMR §11.03
(Effective thru 6/29/97)
on [DATE OF OFFENSE:], while operating a motor vehicle using the Tobin Bridge, did enter upon the toll plaza of such bridge and did fail or refuse to pay to a toll collector the toll established by the Massachusetts Port Authority, in violation of a regulation of such Authority, 740 Code Mass. Regs. §11.03, adopted pursuant to St.1956, c.465. (PENALTY from §11.99: imprisonment not more than 30 days; or not more than $100; or both; plus lien upon vehicle for toll.)

740CMR1104/A  TOBIN BRIDGE—LOAD UNSECURED/UNCOVERED * 740 CMR §11.04
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate upon the Tobin Bridge a motor vehicle with its load not efficiently contained or effectively covered, or that was not constructed or loaded so as to prevent any of its load from dropping, sifting, leaking or otherwise escaping therefrom, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.04, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §11.99: $100.)

740CMR1104/B  TOBIN BRIDGE—TRAFFIC VIOLATION * 740 CMR §11.04
(Effective thru 6/29/97)
on [DATE OF OFFENSE:] did operate a motor vehicle upon the Tobin Bridge: (1) that had a flat tire or other defective equipment; or (2) that was transporting explosives or radioactive materials; or (3) exceeded the height, length, weight or width limitations established by regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.04, not being excepted by law, in violation of a regulation of such Authority, 740 Code Mass. Regs. §11.04, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §11.99: $100.)

740CMR1104/C  TOBIN BRIDGE—ANIMAL 740 CMR §11.04
(Effective thru 6/29/97)
on [DATE OF OFFENSE:] did enter upon the Tobin Bridge with an animal not confined within a vehicle, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.04, adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $100.)

740CMR1104/D  TOBIN BRIDGE—BICYCLIST 740 CMR §11.04
(Effective thru 6/29/97)
on [DATE OF OFFENSE:] did enter upon the Tobin Bridge on a bicycle, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.04, adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $100.)

740CMR1104/E  TOBIN BRIDGE—DISORDERLY CONDUCT 740 CMR §11.04
(Effective thru 6/29/97)
on [DATE OF OFFENSE:] did throw or otherwise dispose of trash or property of some kind from a vehicle on the Tobin Bridge, or commit some other nuisance thereon, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.04, adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $100.)

740CMR1104/F  TOBIN BRIDGE—HITCHHIKING 740 CMR §11.04
(Effective thru 6/29/97)
on [DATE OF OFFENSE:] did on the Tobin Bridge solicit a ride, commonly known as "hitch-hiking," or loiter for the purpose of hitchhiking, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.04, adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $100.)

740CMR1104/G  TOBIN BRIDGE—LOITERING 740 CMR §11.04
(Effective thru 6/29/97)
on [DATE OF OFFENSE:] did loiter on the Tobin Bridge, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.04, adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $100.)

740CMR1104/H  TOBIN BRIDGE—PEDESTRIAN 740 CMR §11.04
(Effective thru 6/29/97)
on [DATE OF OFFENSE:] did enter upon the Tobin Bridge as a pedestrian, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.04, adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $100.)

740CMR1104/I  TOBIN BRIDGE—SOLICITING 740 CMR §11.04
(Effective thru 6/29/97)
on [DATE OF OFFENSE:] did on the Tobin Bridge advertise, solicit, sell or distribute some commodity or property without the written permission of the Massachusetts Port Authority, in violation of a regulation of such Authority, 740 Code Mass. Regs. §11.04, adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $100.)

740CMR1104/J  TOBIN BRIDGE—TOLL, EVADE * 740 CMR §11.04(1)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:] did operate a motor vehicle using the Tobin Memorial Bridge, did enter upon the toll plaza of such bridge and did fail to pay the toll established for that class of vehicle by the Massachusetts Port Authority, in violation of a regulation of such Authority, 740 Code Mass. Regs. §11.04(1), adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §11.99: $100.)
740CMR1105/B TOBIN BRIDGE—TRAFFIC VIOLATION * 740 CMR §11.05 (Effective thru 6/29/97)

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

on [DATE OF OFFENSE:] did operate a motor vehicle upon the Tobin Bridge and: (1) upon the approach of a fire or police vehicle, or a tow truck of the Massachusetts Port Authority, or an ambulance giving an alarm signal, did fail to proceed with caution, maneuvering so as to clear to way for such vehicle; or (2) did operate carelessly or negligently, or in disregard of the rights and safety of others, or at a speed or in a manner so as to endanger persons or property; or (3) did fail to obey the lawful signal or direction of a police officer, or of a traffic light, sign, or mechanical or electrical signal; or (4) did stop such vehicle upon a roadway of such bridge; or (5) such vehicle was in the judgment of the official of such Authority in charge of such bridge at that time likely to endanger persons or property or to render the use of such bridge unsafe, or was so constructed, equipped or loaded as to endanger persons or property; or (6) did proceed on a ramp or roadway of the upper level of such bridge other than in a southwesterly direction, or on a ramp or roadway or the lower level of such bridge other than in a northeasterly direction, not being excepted by law, in violation of a regulation of such Authority, 740 Code Mass. Regs. §§11.05, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §11.99: $100.)

740CMR1105/C TOBIN BRIDGE—ANIMAL 740 CMR §11.05(1)(g) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did enter upon the Tobin Memorial Bridge with an animal not confined within a vehicle, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(g), adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $50.)

740CMR1105/D TOBIN BRIDGE—ANIMAL, 2ND OFF. 740 CMR §11.05(1)(g) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did enter upon the Tobin Memorial Bridge with an animal not confined within a vehicle, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(g), adopted pursuant to St.1956, c.465, the defendant having committed such an offense within 12 months prior to this offense. (PENALTY from §11.99: not less than $50, not more than $150.)

740CMR1105/E TOBIN BRIDGE—ANIMAL, 3RD OFF. 740 CMR §11.05(1)(g) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did enter upon the Tobin Memorial Bridge with an animal not confined within a vehicle, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(g), adopted pursuant to St.1956, c.465, the defendant having committed two or more such offenses within 12 months prior to this offense. (PENALTY from §11.99: not less than $150, not more than $250.)

740CMR1105/F TOBIN BRIDGE—BICYCLE/MOPED 740 CMR §11.05(1)(f) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did enter upon the Tobin Memorial Bridge on a motorized bicycle or a bicycle, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(f), adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $50.)

740CMR1105/G TOBIN BRIDGE—BICYCLE/MOPED, 2ND OFF. 740 CMR §11.05(1)(f) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did enter upon the Tobin Memorial Bridge on a motorized bicycle or a bicycle, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(f), adopted pursuant to St.1956, c.465, the defendant having committed such an offense within 12 months prior to this offense. (PENALTY from §11.99: not less than $50, not more than $150.)

740CMR1105/H TOBIN BRIDGE—BICYCLE/MOPED, 3RD OFF. 740 CMR §11.05(1)(f) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did enter upon the Tobin Memorial Bridge on a motorized bicycle or a bicycle, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(f), adopted pursuant to St.1956, c.465, the defendant having committed two or more such offenses within 12 months prior to this offense. (PENALTY from §11.99: not less than $150, not more than $250.)

740CMR1105/J TOBIN BRIDGE—DISORDERLY CONDUCT 740 CMR §11.05(1)(c) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did throw or otherwise dispose of trash or personal property of some kind from a vehicle on the Tobin Memorial Bridge, or commit some other nuisance or disorderly conduct thereon, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(c), adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $50.)

740CMR1105/K TOBIN BRIDGE—DISORDERLY CONDUCT, 2ND OFF 740 CMR §11.05(1)(c) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did throw or otherwise dispose of trash or personal property of some kind from a vehicle on the Tobin Memorial Bridge, or commit some other nuisance or disorderly conduct thereon, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(c), adopted pursuant to St.1956, c.465, the defendant having committed such an offense within 12 months prior to this offense. (PENALTY from §11.99: not less than $50, not more than $150.)

740CMR1105/L TOBIN BRIDGE—DISORDERLY CONDUCT, 3RD OFF 740 CMR §11.05(1)(c) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did throw or otherwise dispose of trash or personal property of some kind from a vehicle on the Tobin Memorial Bridge, or commit some other nuisance or disorderly conduct thereon, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(c), adopted pursuant to St.1956, c.465, the defendant having committed two or more such offenses within 12 months prior to this offense. (PENALTY from §11.99: not less than $150, not more than $250.)

740CMR1105/M TOBIN BRIDGE—EQUIPMENT VIOL * 740 CMR §11.05(1)(j) (Effective 6/30/97-2/15/01)

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

on [DATE OF OFFENSE:] did operate a motor vehicle on the Tobin Memorial Bridge in a manner that violated a requirement as to the use of brakes, directional signals, lights or safety devices and equipment specified in G.L. c.90 with respect to the operation of a similar motor vehicle upon a way of the Commonwealth, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(j), adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §11.99: $50; 2nd offense in 12 months: $150; 3rd offense in 12 months: $250.)

740CMR1105/N TOBIN BRIDGE—HITCHHIKING/LOITERING 740 CMR §11.05(1)(b) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did on the Tobin Memorial Bridge: (1) solicit a ride, commonly known as "hitch-hiking"; or (2) loiter for some other unauthorized purpose; in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §11.05(1)(b), adopted pursuant to St.1956, c.465. (PENALTY from §11.99: $100.)

740CMR1105/P TOBIN BRIDGE—OBSTRUCT TRAFFIC 740 CMR §11.05(1)(d) (Effective 6/30/97-2/15/01)

on [DATE OF OFFENSE:] did: (1) travel on some portion of the Tobin Memorial Bridge other than on the roads, walks or places expressly provided by the Massachusetts Port Authority with its permission; or (2) occupy such roads, walks or places in a manner that would hinder or obstruct the proper flow of vehicular traffic on such Bridge; in violation of a regulation of such Authority, 740 Code Mass. Regs. §11.05(1)(d), adopted pursuant to St.1956, c.465. (PENALTY from §11.99: not more than $50.)
NOTE: THIS IS A CIVIL MV INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
number, and give a full report to the police or guard; or (2) did operate such vehicle when it was not in sound mechanical order, or lacked the equipment required by 740 Code Mass. Regs. §21.51, or was so constructed, equipped or loaded as to be likely to endanger persons or property, or was in the opinion of the Executive Director of the Massachusetts Port Authority dangerous to persons or property or likely to obstruct traffic; or (3) did not hold an operator's or chauffeur's license for such type of vehicle; or (4) did operate in a careless or negligent manner or in disregard of the rights and safety of others, or without due caution for circumstances, or at a speed or in a manner which was likely to endanger persons or property, or while under the influence of intoxicating liquor or a narcotic or habit-forming drug; or (5) in an area to which the public does not have a right of access, without a permit issued by the Executive Director of such Authority; or (6) in an area to which the public has access without such vehicle being properly registered, in violation of a regulation of such Authority, 740 Code Mass. Regs. §21.51, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §21.99: $50; 2nd Offense within 12 months: $150; 3rd Offense within 12 months: $250.)

740CMR2152
LOGAN—SIGNAL/SIGN/MARKINGS VIOLATION * 740 CMR §21.52
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:], while operating a motor vehicle at Logan International Airport or L.G. Hanscom Field, did fail to comply with the lawful signal or direction of a traffic light, sign, pavement marking, or mechanical or electrical signal, or the lawful order, signal or direction of an authorized representative of the Executive Director of the Massachusetts Port Authority, in violation of a regulation of such Authority, 740 Code Mass. Regs. §21.52, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §21.99: $50; 2nd Offense within 12 months: $150; 3rd Offense within 12 months: $250.)

740CMR2153
LOGAN—CARRIER VIOLATION * 740 CMR §21.53
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate a taxicab, limousine, charter motor vehicle or motor bus or a vehicle of a carrier for hire, or other motor vehicle, at Logan International Airport or L.G. Hanscom Field for the purpose of carrying passengers, baggage or parcels for hire, not in conformance with the rules and regulations established by the Massachusetts Port Authority governing the operation of taxicabs, limousines, charter motor vehicles, motor buses or other vehicles of carriers for hire, in violation of a regulation of such Authority, 740 Code Mass. Regs. §21.53, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §21.99: $50; 2nd Offense within 12 months: $150; 3rd Offense within 12 months: $250.)

740CMR2302
LOGAN—CARRIER $100 VIOLATION * 740 CMR §23.02
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate at Logan International Airport: (1) a vehicle used for the carriage of passengers, baggage or other parcels for hire that was not in good mechanical condition, clean, sanitary, and otherwise suitable for occupancy and safety of passengers, and equipped with all required safety devices; or (2) a taxicab, limousine, motor bus, charter motor vehicle or vehicle of a carrier for hire that was painted in colors or designs so closely resembling another such vehicle as to mislead the public as to the identity of its owner; or (3) a taxicab without having displayed on his or her person at all times his or her valid hackney badge; or (4) a taxicab, suburban taxicab, limousine, motor bus, charter motor vehicle or vehicle of a carrier for hire that did not display the name or trade name of its owner, and in the case of a taxicab licensed by the City of Boston its matching medallion or registration numbers, displayed as required by 740 Code Mass. Regs. §23.02; or (5) a taxicab, limousine, motor bus, charter motor vehicle or a vehicle of a carrier for hire without having obtained all licenses, permits, consents, approvals and other authorizations required to engage in such business, and carrying such authorizations in such vehicle or having filed them with the Massachusetts Port Authority; or (6) a vehicle used for the carriage of passengers, baggage or other parcels for hire, without paying the charge or fee as established by such Authority for such use; or (7) a taxicab, suburban taxicab, limousine, motor bus, charter automobile or other vehicle of a carrier for hire, and did refuse inspection of such vehicle by, or did refuse to answer fully a question put by, the Airport State Police, or the Executive Director or his or her designee, in the performance of their duties; or (8) a taxicab without a sealed taximeter in good working condition, in clear view of rear seat passengers, and illuminated by a continuous light; or (9) a taxicab that did not display on the partition facing the rear seat a current meter or rate schedule was available from the driver on demand; or (3) did place the taximeter in a recording position before the assigned number, and give a full report to the police or guard; or (2) did operate such vehicle when it was not in sound mechanical order, or lacked the equipment required by 740 Code Mass. Regs. §21.51, or was so constructed, equipped or loaded as to be likely to endanger persons or property, or was in the opinion of the Executive Director of the Massachusetts Port Authority dangerous to persons or property or likely to obstruct traffic; or (3) did not hold an operator's or chauffeur's license for such type of vehicle; or (4) did operate in a careless or negligent manner or in disregard of the rights and safety of others, or without due caution for circumstances, or at a speed or in a manner which was likely to endanger persons or property, or while under the influence of intoxicating liquor or a narcotic or habit-forming drug; or (5) in an area to which the public does not have a right of access, without a permit issued by the Executive Director of such Authority; or (6) in an area to which the public has access without such vehicle being properly registered, in violation of a regulation of such Authority, 740 Code Mass. Regs. §21.51, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §21.99: $50; 2nd Offense within 12 months: $150; 3rd Offense within 12 months: $250.)

740CMR2303/A
LOGAN—CARRIER $50 VIOLATION * 740 CMR §23.03
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate at Logan International Airport a taxicab, limousine, motor bus, charter motor vehicle, or vehicle of a carrier for hire and: (1) did fail to be suitably dressed and neat and clean in appearance and to conduct himself in an orderly manner; or (2) immediately after delivering passengers, did fail to search such vehicle for any property left therein and report such property to the airport State Police; or (3) did repair or cause to be repaired such vehicle within the airport other than in an emergency or with the consent of the Massachusetts Port Authority or an authorized police officer; or (4) did solicit or attempt to solicit, persuade or urge a person to use or hire such vehicle without the approval of such Authority; or (5) did fail to keep for due caution for circumstances, or at a speed or in a manner which was likely to endanger persons or property, or while under the influence of intoxicating liquor or a narcotic or habit-forming drug; or (5) in an area to which the public does not have a right of access, without a permit issued by the Executive Director of such Authority, 740 Code Mass. Regs. §21.52, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §21.99: $50; 2nd Offense within 12 months: $150; 3rd Offense within 12 months: $250.)

740CMR2303/B
LOGAN—CARRIER $50/$100/$200 VIOLATION * 740 CMR §23.03
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate at Logan International Airport a taxicab, suburban taxicab, limousine, motor bus, charter motor vehicle, or vehicle of a carrier for hire and: (1) did receive a passenger for hire in the Airport other than in proper turn from position on the proper stand; or (2) did give or offer a dispatcher a tip or other gratuity; or (3) did refuse to carry a person requesting service as a passenger who was not drunk, disorderly, barefoot, or infected with a contagious disease; or (4) did refuse service or discriminate in the provision of service to a passenger or prospective passenger on the basis of destination or on the basis of race, color, religion, sex, ancestry, national origin, age or other arbitrary reason, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §23.03, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §23.99: $50; 2nd Offense with 12 months: $100; 3rd Offense within 12 months: $200.)

740CMR2304
LOGAN—CARRIER $50 VIOLATION * 740 CMR §23.04
NOTE: THIS IS A CIVIL MV INFRINGEMENT, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.

on [DATE OF OFFENSE:] did operate at Logan International Airport a taxicab, suburban taxicab, limousine, motor bus, charter motor vehicle, or vehicle of a carrier for hire and: (1) did charge rates other than those authorized by law; or (2) fail to post such rates in a conspicuous place within the vehicle or a statement that such rate schedule was available from the driver on demand; or (3) did place the taximeter in a recording position before the assigned passenger entered the vehicle or did fail to keep the taximeter in a recording position as long as the tax was engaged; or (4) did fail to give a passenger on request a receipt containing the full name and badge number of the driver, the taximeter number, the date and time of giving the receipt, and the amount received, in violation of a regulation of the Massachusetts Port Authority, 740 Code Mass. Regs. §23.04, adopted pursuant to St.1956, c.465. (CIVIL ASSESSMENT from §23.99: $50.)

Revised thru 11/1/10

458  COMPLAINT LANGUAGE
Municipal Ordinances & By-Law Offenses

ABINGTON

7ABI/1 ABI—RUBBISH, IMPROPERLY DISPOSE OF Abington By-Laws c7 §1 on [DATE OF OFFENSE:] in the Town of Abington: (1) did place, or cause to be placed, or suffer to be discharged, in a public or private way the contents of a sink, cesspool or privy; or (2) did place in such way some dead animal or substance, rubbish or garbage, other than for the purpose of immediate removal, in violation of the by-laws of the Town of Abington c.7, §11.  (PENALTY: not more than $1000.)

8ABI/3/A ABI—SNOW REMOVAL, PARK OBSTRUCTING Abington By-Laws c8 §3 on [DATE OF OFFENSE:] in the Town of Abington, did plow, shovel, discharge or block a sidewalk, street or public way with, or place or cause to be placed, snow or ice which could cause an unsafe condition, in violation of the by-laws of the Town of Abington c.8, §3.  (PENALTY: not more than $50.)

8ABI/3/B ABI—SNOW/WATER ON WAY/SIDWALK, PLACE Abington By-Laws c8 §3 on [DATE OF OFFENSE:] in the Town of Abington, did plow, shovel, discharge or block a sidewalk, street or public way with, or place or cause to be placed, snow or ice which could cause an unsafe condition, in violation of the by-laws of the Town of Abington c.8, §3.  (PENALTY: not more than $50.)

8ABI8 ABI—ALCOHOL IN PUBLIC, DRINK Abington By-Laws c8 §8 on [DATE OF OFFENSE:] in the Town of Abington, did drink an alcoholic beverage, as defined in G.L. c.138, §1, while on, in or upon a public way or upon a way to which the public has a right of access, or a place to which members of the public have access as invitees or licensees, or a park or playground, or private land or place without the consent of the owner in control thereof, in violation of the by-laws of the Town of Abington c. 8, §8.  (PENALTY: not more than $50.)

8ABI9 ABI—BUILDING/GRAVE, VANDALIZE Abington By-Laws c8 §9 on [DATE OF OFFENSE:] in the Town of Abington: (1) did injure, deface or destroy a building, monument or memorial; or (2) did desecrate a grave, gravesite or burial place, in violation of the by-laws of the Town of Abington c.8, §9.  (PENALTY: not more than $200; plus full restitution for damages.)

8ABI12 ABI—WAY, OBSTRUCT PRIVATE Abington By-Laws c8 §12 on [DATE OF OFFENSE:] in the Town of Abington, did obstruct by some means a private way so as to prevent access by fire apparatus or equipment to a multiple family building, store, shopping center, school or place of public assembly, in violation of the by-laws of the Town of Abington c.8, §12.  (PENALTY: not more than $50.)

9ABI4 ABI—JUNKED VEHICLE STAND OVER 30 DAYS Abington By-Laws c9 §4 as of [DATE OF OFFENSE:] in the Town of Abington, did permit a junked and dilapidated vehicle to stand for a period of more than 30 days on a premises unlicensed under G.L. c.140, §57, the Board of Selectmen having received a written complaint on the same, in violation of the by-laws of the Town of Abington c.9, §4.  (PENALTY: not more than $200.)

BARNSTABLE

10BAR1 BAR—PEEPING TOM Barnstable By-Laws art.X §1 (Effective 9/10/75) on [DATE OF OFFENSE:] in the Town of Barnstable, did enter upon the premises of another with the intention of peeping into the windows of a house or other building or in some manner spying upon a person or persons therein, in violation of the by-laws of the Town of Barnstable art.X, §1.  (PENALTY from §3: not more than $50.)

10BAR2 BAR—SOLICITATION, UNREGISTERED Barnstable By-Laws art.X §2 (Effective 9/13/76) on [DATE OF OFFENSE:] in the Town of Barnstable, not being a bona fide agent of a recognized religious, charitable, fraternal or nonprofit public service organization, did solicit door-to-door without having first registered his or her true name and address with the chief of police and having stated fully the true purposes and duration of such solicitation, in violation of the by-laws of the Town of Barnstable art.X, §2.  (PENALTY from §3: not more than $50.)

14BAR1/A BAR—MOBOAT SPEED/HORSEPWR VIOL Barnstable By-Laws art.XIV §1 (Effective 8/28/80) on [DATE OF OFFENSE:] in the Town of Barnstable, while operating a motorboat: (1) did travel at a speed in excess of 6 m.p.h. or did create a wash in a posted area or within 150 feet of a bather, a diver, a small vessel propelled by means other than machinery, or a vessel not underway; or (2) did travel at a speed in excess of 6 m.p.h. or did create a wash on a pond that was not a great pond, or on Garretts Pond, Micah’s Pond, Joshua’s Pond, Neck Pond, or Parker’s Pond; or (3) did travel at a speed in excess of 35 m.p.h. on Lake Wequaquet; or (4) did use an internal combustion engine with horsepower that exceeded 10 horsepower on Hamblin’s Pond, Middle Pond, Mystic Lake, Long Pond, Centerville Pond, Lovell’s Pond, Shubael’s Pond, Long Pond or Marston Mills Pond, in violation of the by-laws of the Town of Barnstable art.XIV, §1.  (PENALTY from §7: not less than $25, not more than $200.)

14BAR1/B BAR—MOBOAT SPEED/HORSEPWR VIOL, SUBSQ. OFF Barnstable By-Laws art. XIV §1 (Effective 8/28/60) on [DATE OF OFFENSE:] in the Town of Barnstable, while operating a motorboat: (1) did travel at a speed in excess of 6 m.p.h. or did create a wash in a posted area or within 150 feet of a bather, a diver, a small vessel propelled by means other than machinery, or a vessel not underway; or (2) did travel at a speed in excess of 6 m.p.h. or did create a wash on a pond that was not a great pond, or on Garretts Pond, Micah’s Pond, Joshua’s Pond, Neck Pond, or Parker’s Pond; or (3) did travel at a speed in excess of 35 m.p.h. on Lake Wequaquet; or (4) did use an internal combustion engine with horsepower that exceeded 10 horsepower on Hamblin’s Pond, Middle Pond, Mystic Lake, Long Pond, Centerville Pond, Lovell’s Pond, Shubael’s Pond, Long Pond or Marston Mills Pond, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of Barnstable art.XIV, §1.  (PENALTY from §7: not less than $100, not more than $200.)

14BAR2/A BAR—POLLUTE WATERS Barnstable By-Laws art.XIV §2 (Effective 6/5/67) on [DATE OF OFFENSE:] in the Town of Barnstable, did discharge or dispose of oil, dead fish, garbage, waste, rubbish or debris on the waters, shore or foreshore, in violation of the by-laws of the Town of Barnstable art.XIV, §2.  (PENALTY from §7: not less than $25, not more than $200.)
14BAR2/B  BAR—POLLUTE WATERS, SUBSQ. OFF. Barnstable By-Laws art.XIV §2 (Effective 6/5/67) on [DATE OF OFFENSE:]; in the Town of Barnstable, did discharge or dispose of oil, dead fish, garbage, waste, rubbish or debris on the waters, shore or foreshore, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of Barnstable art.XIV, §2. (PENALTY from §7: not less than $100, not more than $200.)

14BAR3/A  BAR—MOORING, IMPROPER Barnstable By-Laws art.XIV §3 (Effective 6/22/71) on [DATE OF OFFENSE:]; in the Town of Barnstable, did utilize a mooring: (1) whose location, type and adequacy had not been approved annually by the harbormaster or an assistant harbormaster before placement; or (2) that was not marked with a mooring buoy painted white with a visible blue band and identified by the owner’s and/or the vessel’s name thereon, in violation of the by-laws of the Town of Barnstable art.XIV, §3. (PENALTY from §7: not less than $25, not more than $200.)

14BAR3/B  BAR—MOORING, IMPROPER, SUBSQ. OFF. Barnstable By-Laws art.XIV §3 (Effective 6/22/71) on [DATE OF OFFENSE:]; in the Town of Barnstable, did utilize a mooring: (1) whose location, type and adequacy had not been approved annually by the harbormaster or an assistant harbormaster before placement; or (2) that was not marked with a mooring buoy painted white with a visible blue band and identified by the owner’s and/or the vessel’s name thereon, in violation of the by-laws of the Town of Barnstable art.XIV, §3. (PENALTY from §7: not less than $100, not more than $200.)

14BAR4/A  BAR—IMPEDE NAVIGATION Barnstable By-Laws art.XIV §4 (Effective 6/5/67) on [DATE OF OFFENSE:]; in the Town of Barnstable, did abandon, sink or otherwise place a vessel, mooring or other object where it might constitute a danger to navigation, in violation of the by-laws of the Town of Barnstable art.XIV, §4. (PENALTY from §7: not less than $25, not more than $200.)

14BAR4/B  BAR—IMPEDE NAVIGATION, SUBSQ. OFF. Barnstable By-Laws art.XIV §4 (Effective 6/5/67) on [DATE OF OFFENSE:]; in the Town of Barnstable, did abandon, sink or otherwise place a vessel, mooring or other object where it might constitute a danger to navigation, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of Barnstable art.XIV, §4. (PENALTY from §7: not less than $100, not more than $200.)

14BAR5/A  BAR—WATERSKIING VIOLATION Barnstable By-Laws art.XIV §5 (Effective 6/25/73) on [DATE OF OFFENSE:]; in the Town of Barnstable, did engage in water skiing, as defined in art.XIV, §5 of the by-laws of the Town of Barnstable: (1) on waters where water skiing was prohibited by such by-laws; or (2) within 150 feet of a bather, diver, pier, dock, float, another boat, or the shore, in violation of the by-laws of the Town of Barnstable art.XIV, §5. (PENALTY from §7: not less than $25, not more than $200.)

14BAR5/B  BAR—WATERSKIING VIOLATION, SUBSQ. OFF. Barnstable By-Laws art.XIV §5 (Effective 6/25/73) on [DATE OF OFFENSE:]; in the Town of Barnstable, did engage in water skiing, as defined in art.XIV, §5 of the by-laws of the Town of Barnstable: (1) on waters where water skiing was prohibited by such by-laws; or (2) within 150 feet of a bather, diver, pier, dock, float, another boat, or the shore, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of Barnstable art.XIV, §5. (PENALTY from §7: not less than $100, not more than $200.)

14BAR6/A  BAR—DIVER VIOLATION Barnstable By-Laws art.XIV §6 (Effective 6/25/73) on [DATE OF OFFENSE:]; in the Town of Barnstable, while skin diving or scuba diving, and not having been given permission in writing by the Harbormaster to do otherwise, did fail: (1) to display a diver’s flag consisting of a red field with a white diagonal stripe of a size not less than 12 inches square on a float or other similar device holding such flag upright at a height sufficient to be visible to passing boats; or (2) to stay within 150 feet of such float and flag, or to tow such float and flag with him or her, while he or she was submerged; or (3) to surface under such float and flag, in violation of the by-laws of the Town of Barnstable art.XIV, §6. (PENALTY from §7: not less than $25, not more than $200.)

14BAR6/B  BAR—DIVER VIOLATION, SUBSQ. OFF. Barnstable By-Laws art.XIV §6 (Effective 6/25/73) on [DATE OF OFFENSE:]; in the Town of Barnstable, while skin diving or scuba diving, and not having been given permission in writing by the Harbormaster to do otherwise, did fail: (1) to display a diver’s flag consisting of a red field with a white diagonal stripe of a size not less than 12 inches square on a float or other similar device holding such flag upright at a height sufficient to be visible to passing boats; or (2) to stay within 150 feet of such float and flag, or to tow such float and flag with him or her, while he or she was submerged; or (3) to surface under such float and flag, in violation of the by-laws of the Town of Barnstable art.XIV, §6. (PENALTY from §7: not less than $25, not more than $200.)

15BAR  BAR—ALCOHOL IN PUBLIC, MINOR POSSESS Barnstable By-Laws art.XV (Effective 7/19/85) on [DATE OF OFFENSE:]; in the Town of Barnstable, being a person who may not legally purchase alcoholic beverages under G.L. c. 138, and being accompanied by his or her parent or guardian, did knowingly transport, carry or have the same in his or her possession while on, in or upon a public way or way or other place to which the public had a right of access as invitees or licensees, without the consent of the owner or person in control thereof, in violation of the by-laws of the Town of Barnstable art.XV. (PENALTY: not more than $300.)

16BAR  BAR—ALCOHOL IN PUBLIC, DRINK Barnstable By-Laws art.XVI (Effective 2/28/85) on [DATE OF OFFENSE:]; in the Town of Barnstable, did drink or have in his or her possession an open container of an alcoholic beverage, as defined in G.L. c. 138, §1, while on, in or upon a public way or way or other place to which the public had a right of access as invitees or licensees, without the consent of the owner or person in control thereof, in violation of the by-laws of the Town of Barnstable art.XVI. (PENALTY: not more than $300.)

17BAR  BAR—BUSINESS ON MAIN ST, OPEN AIR Barnstable By-Laws art.XVII (Effective 2/6/79) on [DATE OF OFFENSE:]; in the Town of Barnstable, did conduct a business, professional or artistic enterprise outside a building and within 25 feet of the sidewalks of Main Street, Hyannis or Main Street, Osterville, without having in effect a permit to do so issued by the Town Manager, in violation of the by-laws of the Town of Barnstable art.XVII. (PENALTY: not more than $50 for each day violation continues.)

17BAR4/A  BAR—BURGLAR ALARM, UNREGISTERED Barnstable General Ordinances §17-4(A) (Effective 1/1/05) on [DATE OF OFFENSE:]; in the Town of Barnstable, being the owner or in control of premises, did install or maintain, or did allow the installation or maintenance of, an alarm system at such premises without registration and a current permit for such system issued by the Chief of Police, in violation of the Town of Barnstable General Ordinances § 17-4(A), Alarm Regulations § 3. (PENALTY: not more than $300 fine per day of offense.)

17BAR4B  BAR—BURGLAR ALARM BUSINESS, UNLICENSED Barnstable General Ordinances §17-4(B) (Effective 1/1/05) on [DATE OF OFFENSE:]; in the Town of Barnstable, did engage in the business of installing or maintaining or interfacing with alarm systems without a current permit to engage in such business issued by the Chief of Police, in violation of the Town of Barnstable General Ordinances § 17-4(B), Alarm

Revised thru 11/1/10
BAR—MOTOR VEH VIOL AT SANDY NECK *  
in the open on public property between the hours of 8 p.m. and 8 a.m., in violation of the by-laws of the Town of Barnstable art.XXIII. (PENALTY: not more than $300 fine per day of offense.)

19BAR  
BAR—HANDBILLS ON VEHICLES, PLACE Barnstable By-Laws art.XIX  
on [DATE OF OFFENSE]: in the Town of Barnstable, did place handbills, cards, signs, or some other form of commercial advertising, on or in vehicles which were parked on a public way, in a public place, or in some other area open to the public, in violation of the by-laws of the Town of Barnstable art.XIX. (PENALTY: not more than $50.)

20BAR  
BAR—MOTOR VEH/TRAILER, IMPROPERLY STORE Barnstable By-Laws art.XX  
on [DATE OF OFFENSE]: in the Town of Barnstable, did have more than one unregistered motor vehicle or trailer, or some part or portion thereof, ungaraged on premises owned, occupied or controlled by him or her, more than seven days after having been given notice by the police department of the town to remove such, in violation of the by-laws of the Town of Barnstable art.XX. (PENALTY: not more than $50 for each day violation continues.)

21BAR  
BAR—NOISE VIOLATION Barnstable By-Laws art.XXI  
on [DATE OF OFFENSE]: in the Town of Barnstable: (1) being a person occupying or having charge of a building, dwelling, structure, premises, shelter, boat or conveyance, or some part thereof, did cause or suffer to allow unnecessary, loud, excessive or unusual noise in the operation of a mechanical or electronic sound making device or instrument, or reproducing device or instrument, or in the playing of a band, orchestra, musician or group of musicians, or in the use of some device to amplify the aforesaid noise, where such noise was plainly audible at a distance of 150 feet from the building, dwelling, structure, premises, shelter, boat or conveyance in or from which it was produced; or (2) being present in or about a building, dwelling, structure, premises, shelter, boat or conveyance, or some part thereof, other than that section of an establishment licensed under G.L. c. 138, did cause or suffer or countenance such loud, unnecessary, excessive or unusual noise; or (3) being in control of a motor vehicle, did cause an unnecessary, loud, excessive or unusual noise in the operation of such vehicle; or (4) being the owner of a building, dwelling, structure, premises, shelter, boat or conveyance which was let, rented or leased, did fail to provide a tenant, lessee or sublessee with a copy of art.XXI of the by-laws of the Town of Barnstable, in violation of art.XXI of such by-laws. (PENALTY: not more than $200.)

23BAR  
BAR—CAMPING WITHOUT PERMISSION Barnstable By-Laws art.XXIII  
on [DATE OF OFFENSE]: (1) did set up a camp or tent on some property without permission of the owner thereof; or (2) did sleep in the open on public property between the hours of 8 p.m. and 8 a.m., in violation of the by-laws of the Town of Barnstable art.XXIII. (PENALTY: not more than $200.)

26BAR  
BAR—MOTOR VEH VIOL AT SANDY NECK * Barnstable By-Laws art.XXVI  
on [DATE OF OFFENSE]: in the Town of Barnstable: (1) without first obtaining a Sandy Neck vehicle inspection sticker; or (2) other than on trails marked and approved by the Sandy Neck Governing Board; or (3) between May 15th and October 15th, at a speed that was greater than 15 m.p.h.; or (4) between October 16th and May 14th, at a speed that was not reasonable and proper for the existing conditions, in violation of the by-laws of the Town of Barnstable art.XXVI. (CIVIL ASSESSMENT: $200.)

32BAR  
BAR—MOTOR VEH ON BEACH, OPERATE * Barnstable By-Laws art.XXXII  
on [DATE OF OFFENSE]: in the Town of Barnstable, did operate a motor vehicle on a salt or fresh water beach or dunes owned by the Town of Barnstable, not being expressly allowed to do so by art.XXVI of the by-laws of the Town of Barnstable, in violation of the by-laws of the Town of Barnstable art.XXXII. (CIVIL ASSESSMENT: $200.)

34BAR/A  
BAR—DOG, UNRESTRAINED Barnstable By-Laws art.XXXIV  
on [DATE OF OFFENSE]: in the Town of Barnstable, being a person who owned or kept a dog, did permit such dog to be at large and fail to restrain such dog when it was elsewhere than on the premises of the owner or keeper or on the premises of another person with the knowledge and permission of such person, in violation of the by-laws of the Town of Barnstable art.XXXIV. (PENALTY: $10.)

34BAR/B  
BAR—DOG, UNRESTRAINED, 2ND OFF. Barnstable By-Laws art.XXXIV  
on [DATE OF OFFENSE]: in the Town of Barnstable, being a person who owned or kept a dog, did permit such dog to be at large and fail to restrain such dog when it was elsewhere than on the premises of the owner or keeper or on the premises of another person with the knowledge and permission of such person, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of Barnstable art.XXXIV. (PENALTY: $20.)

34BAR/C  
BAR—DOG, UNRESTRAINED, 3RD OFF. Barnstable By-Laws art.XXXIV  
on [DATE OF OFFENSE]: in the Town of Barnstable, being a person who owned or kept a dog, did permit such dog to be at large and fail to restrain such dog when it was elsewhere than on the premises of the owner or keeper or on the premises of another person with the knowledge and permission of such person, the defendant having twice previously been convicted of such an offense, in violation of the by-laws of the Town of Barnstable art.XXXIV. (PENALTY: $30.)

34BAR/D  
BAR—DOG, UNRESTRAINED, 4TH OFF. Barnstable By-Laws art.XXXIV  
on [DATE OF OFFENSE]: in the Town of Barnstable, being a person who owned or kept a dog, did permit such dog to be at large and fail to restrain such dog when it was elsewhere than on the premises of the owner or keeper or on the premises of another person with the knowledge and permission of such person, the defendant having previously been convicted three or more times of such an offense, in violation of the by-laws of the Town of Barnstable art.XXXIV. (PENALTY: $50.)

35BAR  
BAR—ROLLER SKATE/SKATE BOARD VIOLATION Barnstable By-Laws art.XXXV  
on [DATE OF OFFENSE]: in the Town of Barnstable, did roller skate or skate board on a public sidewalk or in a public way in a congested area of Town, in violation of the by-laws of the Town of Barnstable art.XXXV. (PENALTY: not more than $50.)
BAR—BURGLAR ALARM, 4TH FALSE  Barnstable By-Laws art.XLII §2  (Effective 7/31/84-12/31/04) on [DATE OF OFFENSE:]. in the Town of Barnstable, being the owner or in charge of premises where a burglar alarm system was maintained, and having been notified in writing that the police department had recorded 3 separate false alarms within a calendar year for such system, did within the same calendar year permit the activation of a fourth false alarm which resulted in the police responding and where it was determined after investigation by the police department that no criminal activity or attempted criminal activity had occurred, in violation of the by-laws of the Town of Barnstable art.XLII, §2. (PENALTY: $25.)

BAR—BURGLAR ALARM, 5TH FALSE  Barnstable By-Laws art.XLII §2  (Effective 7/31/84-12/31/04) on [DATE OF OFFENSE:]. in the Town of Barnstable, being the owner or in charge of premises where a burglar alarm system was maintained, and having been notified in writing that the police department had recorded 3 separate false alarms within a calendar year for such system, and having previously been convicted of permitting a fourth false alarm within the same calendar year, did within the same calendar year permit the activation of a fifth or subsequent false alarm which resulted in the police responding and where it was determined after investigation by the police department that no criminal activity or attempted criminal activity had occurred, in violation of the by-laws of the Town of Barnstable art.XLII, §2. (PENALTY: $50.)

BAR—BURGLAR ALARM VIOLATION  Barnstable By-Laws art.XLII §2  (Effective 7/31/84-12/31/04) on [DATE OF OFFENSE:]. in the Town of Barnstable, being the owner or in charge of premises where a burglar alarm system was maintained: (1) did fail to submit to the chief of police his or her name, address, telephone number, and at least one other person who was authorized to respond to an emergency signal transmitted by such alarm system and who could open the premises in which such alarm system was located; or (2) did fail to notify the police department in advance of any testing of such equipment; or (3) did fail to have an audible bell, horn or siren that was part of such system equipped with an automatic shut-off device which would deactivate the alarm system within 25 minutes, in violation of the by-laws of the Town of Barnstable art.XLII, §2. (PENALTY: not more than $25.)

BAR—DOG, PUBLICLY DISTRIB COMMER  Barnstable By-Laws art.XLIV  (Effective 2/28/85) on [DATE OF OFFENSE:]. in the Town of Barnstable, did on a sidewalk or public way distribute a commercial handbill or other printed matter whose distribution was not protected by the Constitution of the United States or of the Commonwealth, in violation of the by-laws of the Town of Barnstable art.XLIV. (PENALTY: not more than $300.)

BAR—DOG, NOISY  Barnstable By-Laws art.XLV  (Effective 12/6/85-5/10/93) on [DATE OF OFFENSE:]. in the Town of Barnstable, being the owner, keeper or responsible for a dog, did allow or permit such dog to annoy another person’s or other persons’ reasonable right to peace or privacy by making a loud or continuous noise, in violation of the by-laws of the Town of Barnstable art.XLV. (PENALTY: $10.)

BAR—DOG, UNLICENSED  Barnstable By-Laws art.XLVI  (Effective 12/6/85-5/10/93) on [DATE OF OFFENSE:]. in the Town of Barnstable, did own or keep a dog without a license or tag therefor in violation of law, and in violation of the by-laws of the Town of Barnstable art.XLVI. (PENALTY: $10.)

BAR—DOG, UNLICENSED, AFTER NOTICE  Barnstable By-Laws art.XLVI-A §1  (Effective 5/11/93) on [DATE OF OFFENSE:]. being the owner or keeper of a dog which was 6 months of age or older and kept within the Town of Barnstable: (1) did fail to cause such dog to be licensed annually; or (2) did fail to cause such dog to wear around its neck or body a collar or harness to which was securely attached the license tag issued by the Town Clerk, in violation of the Town Manager’s Dog Control Violations §1, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $50.)

BAR—DOG, UNLICENSED, AFTER NOTICE  Barnstable By-Laws art.XLVI-A §1 on [DATE OF OFFENSE:]. being the owner or keeper of a dog which was 6 months of age or older and kept within the Town of Barnstable, did fail to cause such dog to be licensed annually, more than 30 days after being notified of such failure, in violation of the Town Manager’s Dog Control Violations §1, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $75.)

BAR—DOGS, KEEP *6 WITHOUT KENNEL LICENSE  Barnstable By-Laws art.XLVI-A §III  (Effective 5/11/93) on [DATE OF OFFENSE:] did keep more than 6 dogs which were over the age of 6 months at a single family residence in the Town of Barnstable without having first obtained a kennel license, in violation of the Town Manager’s Dog Control Violations §III, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $25 per dog in excess per day of violation.)

BAR—DOG, UNRESTRAINED  Barnstable By-Laws art.XLVI-A §V  (Effective 5/11/93) on [DATE OF OFFENSE:]. in the Town of Barnstable, being the owner or keeper of a dog, did permit such dog to soil or defecate by a suitable means, when such dog was other than on the premises of such owner or keeper or on the premises of another person with the knowledge and permission of such other person, in violation of the Town Manager’s Dog Control Violations §V, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $25.)

BAR—DOG, FAIL CLEAN UP AFTER  Barnstable By-Laws art.XLVI-A §VI  (Effective 5/11/93) on [DATE OF OFFENSE:] in the Town of Barnstable, being the owner or having the care, custody or control of a dog, did permit such dog to soil or defecate on a sidewalk, street, thoroughfare, beach or wetland, or in or upon some public property, or in or upon the property of persons other than the owner or persons having the care, custody or control of such dog, without having picked up such waste and disposed of it in a sanitary manner, in violation of the Town Manager’s Dog Control Violations §VI, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $15.)

BAR—DOG ON BEACH/RECREATION AREA  Barnstable By-Laws art.XLVI-A §VII  (Effective 5/11/93) on [DATE OF OFFENSE:]. being the owner or having the care, custody or control of a dog, did allow such dog on a beach or recreation area of the Town of Barnstable between May 15 and September 15 without the written authorization of the Town Manager or official in control of such beach or recreation area, in violation of the Town Manager’s Dog Control Violations §VII, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY from §XII: not more than $300.)

BAR—DOG, NOISY  Barnstable By-Laws art.XLVI-A §VIII  (Effective 5/11/93) on [DATE OF OFFENSE:]. in the Town of Barnstable, being the person owning, keeping or otherwise responsible for a dog, did allow or permit such dog to annoy another person’s reasonable right to peace or privacy by making a loud or continuous noise, where such noise was plainly audible at a distance of 150 feet from the building, premises, vehicle or conveyance housing such dog, or such noise was continuous in excess of 10 minutes, in violation of the Town Manager’s Dog Control Violations §VIII, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $25.)
46ABAR10 BAR—DOG LIABILITY ORDER, VIOLATE Barnstable By-Laws art.XLVI-A §X (Effective 5/11/93) on [DATE OF OFFENSE:]. being the owner or keeper of a dog which the Town Manager had determined, after investigation by the Animal Control Officer, to have done damage to livestock or fowl in the Town of Barnstable, did refuse to pay for such damage upon the order of the Town Manager, in violation of the Town Manager’s Dog Control Violations §X, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY from §XIII: not more than $300.)

46ABAR11/A BAR—DOG, FAIL VACCINATE Barnstable By-Laws art.XLVI-A §XI (Effective 5/11/93) on [DATE OF OFFENSE:]. being the owner or keeper of a dog 6 months of age or older that was housed or sheltered in the Town of Barnstable: (1) did fail to cause such animal to be vaccinated against rabies by a licensed veterinarian using a vaccine approved by the Massachusetts Department of Public Health; or (2) did fail to procure a veterinarian’s certificate that such animal had been so vaccinated and setting forth the date of such vaccination and the duration of immunity, or a notarized letter from a veterinarian that a certification was issued, or a metal rabies tag bearing an expiration date indicating that such certification was still in effect; or (3) did fail to revaccinate such animal periodically in accordance with rules and regulations adopted and promulgated by the Massachusetts Department of Public Health; or (4) did fail to present certification of rabies vaccination upon demand of the animal control officers, police officers or other authorized officials of the Town, in violation of the Town Manager’s Dog Control Violations §XI, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $100.)

46ABAR11/B BAR—DOG, FAIL VACCINATE AFTER NOTICE Barnstable By-Laws art.XLVI-A §XI (Effective 5/11/93) on [DATE OF OFFENSE:]. being the owner or keeper of a dog 6 months of age or older that was housed or sheltered in the Town of Barnstable: (1) did fail to cause such animal to be vaccinated against rabies by a licensed veterinarian using a vaccine approved by the Massachusetts Department of Public Health; or (2) did fail to procure a veterinarian’s certificate that such animal had been so vaccinated and setting forth the date of such vaccination and the duration of immunity, or a notarized letter from a veterinarian that a certification was issued, or a metal rabies tag bearing an expiration date indicating that such certification was still in effect; or (3) did fail to revaccinate such animal periodically in accordance with rules and regulations adopted and promulgated by the Massachusetts Department of Public Health; or (4) did fail to present certification of rabies vaccination upon demand of the animal control officers, police officers or other authorized officials of the Town, such violation occurring more than 30 days after notice of such failure to vaccinate, in violation of the Town Manager’s Dog Control Violations §XI, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $75.)

46ABAR12 BAR—DOG, FAIL QUARANTINE Barnstable By-Laws art.XLVI-A §XII (Effective 5/11/93) on [DATE OF OFFENSE:]. (1) did knowingly break or authorize or cause to be broken a quarantine imposed by order of the Town Manager or his or her agent concerning a dog which he or she had reason to believe was affected with a contagious disease, ordering such dog to be quarantined or isolated; or (2) contrary to such order of quarantine or isolation, did knowingly remove a dog, or authorize or cause it to be removed from a building, place or enclosure where it was quarantined or isolated; or (3) contrary to an order or notice of quarantine, did knowingly place or cause or authorize to be placed some other animals within a building, place or enclosure where a dog was quarantined or in contact therewith; or (4) did knowingly cause or authorize to be concealed, sold, removed or transported, a dog, knowing or having reasonable cause to believe that it was affected with a contagious disease; or (5) did knowingly authorize or permit such a dog to go at large within the Town of Barnstable, in violation of the Town Manager’s Dog Control Violations §XII, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $200.)

46ABAR15 BAR—DOG CONTROL ORDER, VIOLATE Barnstable By-Laws art.XLVI-A §XV (Effective 5/11/93) on [DATE OF OFFENSE:]. being the owner or keeper of a dog within the Town of Barnstable, which dog was subject to an order of the Town Manager concerning the restraint or disposal of such dog, did fail to comply with such order, in violation of the Town Manager’s Dog Control Violations §XV, adopted pursuant to the by-laws of the Town of Barnstable art.XLVI-A. (PENALTY: $100.)

BRIDGEWATER

23BRI3 BRI—UNREGISTERED VEHS, PARK +2 Bridgewater By-Laws art.XXXIII §3 on [DATE OF OFFENSE:]. in the Town of Bridgewater, being the owner or person in control of private property, did suffer or allow the parking or maintenance of more than two unregistered vehicles in the open, on some premise, or lot or parcel of land in a residential zoned district, in violation of the by-laws of the Town of Bridgewater, art. XXXIII, §3. (PENALTY for each day of violation: not more than $50.)

BROCKTON

2007BRO3 BRO—DUMPING ON CITY WAY/PROPERTY St.2007 c.3 §2 (Effective 2/8/07) on [DATE OF OFFENSE:]. directly or indirectly, did dump, place, throw, deposit or discharge refuse, rubbish, garbage, household goods, appliances or furniture, construction debris, landscaping debris, scrap, trash or other material of some kind on a public or private way appearing on the City Assessor’s map of the City of Brockton, or within 20 yards thereof, or on some land owned or controlled by the City, in violation of Statute 2007, c.3, §2. (PENALTY from §5: house of correction not more than 7 days; or fine not less than $5,000, not more than $10,000; or both.)

3BRO24 BRO—DOG ORDER, DISOBEY Brockton Ordinances c3 §24(d) on [DATE OF OFFENSE:]. in the City of Brockton, did own or keep a dog which was the subject of an unappealed order of the mayor or his or her designee, or of the district court, and did fail to cause such dog to be restrained in keeping with such order, in violation of Brockton Revised Ordinances c.3, §24(d). (PENALTY: not less than $100.)

4BRO22 BRO—APARTMENT W/O FITNESS CERTIFIC, RENT Brockton Ordinances c4 §22 beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:]. in the City of Brockton, being an owner, an owner’s agent, or other lessor of a dwelling unit, apartment or tenement: (1) did allow such unit, after it had been vacated by the occupant or occupants, to become unoccupied without such unit having first been inspected by the Board of Health through its Code Enforcement Division, and such Division having issued a certificate of fitness stating that such apartment met the standards set forth in Article II, “Minimum Standards of Fitness for Human Habitation”, of the State Sanitary Code adopted pursuant to G.L. c.111; or (2) did allow such unit to be so occupied without having received such a certificate of fitness issued within the prior 2 years, regardless of vacancy, in violation of Brockton Revised Ordinances c.4, §22. (PENALTY from $28 for each day of violation: $50.)

4SBRO23/A BRO—FALSE ALARMS, FAIL PAY FINES FOR Brockton Ordinances c.4.5 §23(e) beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:]. in the City of Brockton, being the user of an alarm system,
as defined in Brockton Revised Ordinances c.4.5, §16, did fail to pay within 60 days of assessment two consecutive fines assessed for false alarms in excess of 3 within a calendar year, in violation of Brockton Revised Ordinances c.4.5, §23(e). (PENALTY for each day of violation from §26(4) and c.1, §9: not more than $300.)

45BRO23/B  BRO—FALSE ALARMS, FAIL FILE REPORT** Brockton Ordinances c.4.5 §23(b) on [DATE OF OFFENSE:]. in the City of Brockton, being a person on whose premises an alarm system, as defined in Brockton Revised Ordinances c.4.5, §16, was maintained, and having been notified by the chief of police that the police department had recorded 3 separate false alarms within the calendar year from such alarm system, did fail to submit within 15 days after such notice, or within such further extension of time as had been granted by the police chief, a report describing efforts to discover and eliminate the cause or causes of such false alarms, in violation of Brockton Revised Ordinances c.4.5, §23(b). (PENALTY from c.1, §9: not more than $300.)

11BRO1  BRO—BUSINESS, UNLICENSED Brockton Ordinances c.11 §1 on [DATE OF OFFENSE:]. in the City of Brockton, did engage in a business, trade or occupation which required a license or permit without having first obtained a license or permit therefor, in violation of Brockton Revised Ordinances c.11, §1. (PENALTY from c.1, §9: not more than $300.)

11BRO26  BRO—PEDDLER REMAIN STATIONARY +10 MIN Brockton Ordinances c.11 §26 on [DATE OF OFFENSE:]. in the City of Brockton, being a hawker or peddler, while offering or exposing goods, wares or other merchandise for sale, did remain in one place or within 200 feet thereof for longer than 10 minutes while not being actually engaged in making a sale, in violation of Brockton Revised Ordinances c.11, §26. (PENALTY from c.1, §9: not more than $300.)

11BRO107  BRO—SOLICIT WITHOUT PERMIT Brockton Ordinances c.11 §107 on [DATE OF OFFENSE:]. in the City of Brockton, did engage in business as a canvasser or solicitor calling on residents without the previous consent of the occupant for the purpose of soliciting orders, sales, subscriptions, or business of some kind seeking for information or donation, without first having registered in the office of the chief of police or with an officer designated by the chief of police, in violation of Brockton Revised Ordinances c.11, §107. (PENALTY from §111: not more than $300.)

12BRO41  BRO—SIGNAL/SIGN/MARKINGS VIOLATION** Brockton Ordinances c.12 §41 NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:]. in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1, did disobey the instructions of an official traffic-control signal, sign, marking, marker or legend, not having been otherwise directed by a police officer, in violation of Brockton Revised Ordinances c.12, §41. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO42  BRO—MARKED LANES VIOLATION** Brockton Ordinances c.12 §42 NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:]. in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1, upon a roadway that had been divided into lanes: (1) did fail to drive so as to be entirely within a single lane; or (2) did move from the lane in which he or she was driving without having first ascertained that such movement could be made with safety, in violation of Brockton Revised Ordinances c.12, §42. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO43  BRO—RIGHT LANE, FAIL DRIVE IN** Brockton Ordinances c.12 §43 NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:]. in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1: (1) upon a roadway, did fail to drive in the lane nearest the right side of the roadway when such lane was available for travel, the defendant not then overtaking another vehicle or preparing for a left turn; or (2) upon a roadway that was divided by a parkway, grass plot, reservation, viaduct, subway or by some structure or area, did fail to keep to the right of such division, not having been otherwise directed by an officer, signs, signals or markings, in violation of Brockton Revised Ordinances c.12, §43. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO44  BRO—PASSING VIOLATION** Brockton Ordinances c.12 §44 NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:]. in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1, did overtake and pass a vehicle proceeding in the same direction when there was not sufficient clear space ahead on the right side of the roadway to permit the overtaking to be completed without impeding the safe operation of any vehicle ahead, in violation of Brockton Revised Ordinances c.12, §44. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO45  BRO—GIVE WAY, MOTOR VEH FAIL** Brockton Ordinances c.12 §45 NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:]. in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1, that was about to be overtaken and passed by another vehicle approaching from the rear, did fail to give way to the right in favor of the overtaking vehicle, on suitable and audible signal being given by the driver of the overtaking vehicle, and refrain from increasing the speed of his or her vehicle until completely passed by the overtaking vehicle, in violation of Brockton Revised Ordinances c.12, §45. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO46  BRO—OBSTRUCT TRAFFIC** Brockton Ordinances c.12 §46 NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:]. in the City of Brockton: (1) did drive a vehicle, as defined in Brockton Revised Ordinances c.12, §1, in such manner as to obstruct unnecessarily the normal movement of traffic upon a street or highway; or (2) having driven such a vehicle in such manner as to obstruct unnecessarily the normal movement of traffic upon a street or highway, did fail to comply with the order of a police officer to drive to the side of the roadway and wait until such traffic as had been delayed had passed, in violation of Brockton Revised Ordinances c.12, §46. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO47  BRO—CROSSWALK VIOLATION** Brockton Ordinances c.12 §47 NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY. on [DATE OF OFFENSE:]. in the City of Brockton, while operating a vehicle, as defined in Brockton Revised Ordinances c.12, §1, did enter an intersection or a marked crosswalk when there was not sufficient space on the other side of the intersection or crosswalk and on the right half of the roadway to accommodate such vehicle without obstructing the passage of other vehicle or pedestrians, notwithstanding any traffic-control signal indication to proceed, in violation of Brockton Revised Ordinances c.12, §47. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)
12BRO48  BRO—FOLLOW TOO CLOSELY * Brockton Ordinances c12 §48
NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1, did follow another vehicle more closely than was reasonable and prudent, having due regard to the speed of such vehicle and the traffic upon and condition of the street or highway, in violation of Brockton Revised Ordinances c.12, §48. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO49  BRO—FOLLOW TOO CLOSELY SLOW-MOVING MV * Brockton Ordinances c12 §49
NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; in the City of Brockton, while driving a slow-moving vehicle, as defined in Brockton Revised Ordinances c.12, §1, outside a business or residential district on a roadway less than 27 feet wide upon which vehicular traffic was permitted to operate in both directions, did follow another slow-moving vehicle within 200 feet, at a time when he or she was not overtaking and passing another slow-moving vehicle, and was not part of a funeral or other lawful procession, in violation of Brockton Revised Ordinances c.12, §49. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO50/A  BRO—CARE IN START/STOP/TURN BACK, LACK * Brockton Ordinances c12 §50
NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1, did start, stop, turn from a direct line, or back such vehicle without first seeing that such movement could be made in safety, in violation of Brockton Revised Ordinances c.12, §50. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO50/B  BRO—SIGNAL, FAIL TO * Brockton Ordinances c12 §50
NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1, did start, stop, turn from a direct line, such vehicle without first giving a plainly visible signal, as required by law, to the driver of another vehicle whose movement should be affected by such stopping or turning movement, in violation of Brockton Revised Ordinances c.12, §50. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO51  BRO—HORN, FAIL SOUND * Brockton Ordinances c12 §51
NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1, did fail to give audible warning with his or her horn or other suitable warning device when doing so was necessary to insure safe operation, in violation of Brockton Revised Ordinances c.12, §51. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO52  BRO—PEDESTRIAN SAFETY ZONE, DRIVE ON * Brockton Ordinances c12 §52
NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; in the City of Brockton, did drive a vehicle over or through a safety zone, as such terms are defined in Brockton Revised Ordinances c.12, §1, not having done so on signal from a police officer, in violation of Brockton Revised Ordinances c.12, §52. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO53  BRO—CLOSED TO TRAVEL, MOTOR VEH WHERE * Brockton Ordinances c12 §53
NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; in the City of Brockton, did enter with a vehicle, as defined in Brockton Revised Ordinances c.12, §1, upon the road surface of a street or highway or section thereof, when, by reasons of construction, surface treatment, maintenance or the like, or because of some unprotected hazard, such road surface was closed to travel, and: (1) one or more signs, lights or signals had been erected to indicate that all or part of the road surface of the street or highway was not to be used, or (2) when so advised by an officer, watchman, member of a street or highway crew or employee of the city, either audibly or by signals, in violation of Brockton Revised Ordinances c.12, §53. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO54  BRO—SIGNAL, FAIL TO * Brockton Ordinances c12 §54
NOTE: THIS IS A CIVIL MOTOR VEHICLE INFRACTION, SET FORTH HERE FOR PROCEDURAL PURPOSES ONLY.
on [DATE OF OFFENSE:]; in the City of Brockton, while driving a vehicle, as defined in Brockton Revised Ordinances c.12, §1, did drive, wheel or draw upon a sidewalk other than at a permanent or temporary driveway, in violation of Brockton Revised Ordinances c.12, §54. (CIVIL ASSESSMENT from c.1, §9: not more than $300.)

12BRO114  BRO—PARKING METER, VANDALIZE Brockton Ordinances c12 §114
on [DATE OF OFFENSE:]; in the City of Brockton, not being authorized to do so: (1) did tamper with, break, injure or destroy one or more parking meters; or (2) did deposit or cause to be deposited in such meter a slug, device or metallic substance or other substitute for the coins required, in violation of Brockton Revised Ordinances c.12, §114. (PENALTY from c.1, §9: not more than $300.)

14BRO3  BRO—FIREARM, DISCHARGE Brockton Ordinances c14 §3
on [DATE OF OFFENSE:]; in the City of Brockton, did discharge a firearm within such City, in violation of Brockton Revised Ordinances c.14, §3. (PENALTY from c.1, §9: not more than $300.)

14BRO12/A  BRO—ALCOHOL IN PUBLIC, DRINK Brockton Ordinances c14 §12
on [DATE OF OFFENSE:]; in the City of Brockton, did drink or have in his or her possession an opened container of an alcoholic beverage, as defined in G.L. c.138, §1, on a public way, public alley, or in public parking spaces, or in or upon a vehicle thereon, in violation of Brockton Revised Ordinances c.14, §12. (PENALTY from c.1, §9: not more than $300.)

14BRO12/B  BRO—ALCOHOL IN PUBLIC, MINOR POSSESS Brockton Ordinances c14 §12
on [DATE OF OFFENSE:]; in the City of Brockton, not being 21 years of age, did consume or possess an alcoholic beverage on a public highway, or in a vehicle thereon, or in a public place, in violation of Brockton Revised Ordinances c.14, §12. (PENALTY from c.1, §9: not more than $300.)

17BRO1  BRO—TRAILER, UNLAWFUL Brockton Ordinances c17 §1
on [DATE OF OFFENSE:]; in the City of Brockton: (1) did maintain an automobile trailer, trailer coach, or other portable structure or vehicle so constructed and designed as to permit occupancy thereof, for dwelling, sleeping purposes or commercial uses; or (2) did connect a trailer to one or more of the city utilities for a period longer than 14 days, other than in a place that had by ordinance been designated a licensed trailer camp; or (3) did connect a trailer to one or more of the city utilities for a period of 14 days or less without the occupants of such trailer being accorded free use of the sanitary facilities of the structures on the lot upon which such trailer was temporarily located, in violation of Brockton Revised Ordinances c.17, §1. (PENALTY from c.1, §9: not more than $300.)
EAST BRIDGEWATER

3EAS1 EAS—ALCOHOL IN PUBLIC, DRINK 3 East Bridgewater By-Laws §I
on [DATE OF OFFENSE:], in the Town of East Bridgewater, did consume an alcoholic beverage, as defined in G.L. c.138, §1, while on, in or upon a public way or upon a way to which the public has a right of access or a place to which members of the public have access, including a park or playground, or upon private land or place without the consent of the owner or the person in control thereof, in violation of the by-laws of the Town of East Bridgewater, Part Three, §I. (PENALTY from §XV: not more than $300.)

3EAS2 EAS—PUBLIC WAY/SIDEWALK, OBSTRUCT 3 East Bridgewater By-Laws §II
on [DATE OF OFFENSE:], in the Town of East Bridgewater, having placed an obstruction on a sidewalk, highway or byway without a permit from the Board of Selectman, did refuse to remove such obstruction immediately after receiving notice to do so from a police officer, constable or selectman, in violation of the by-laws of the Town of East Bridgewater, Part Three, §II. (PENALTY from §XV: not more than $300.)

3EAS3 EAS—COAST ON PUBLIC WAY/SIDEWALK 3 East Bridgewater By-Laws §III
on [DATE OF OFFENSE:], in the Town of East Bridgewater, having been advised by a police officer, constable or selectman that all persons had been forbidden by the Board of Selectmen from coasting on a public way or sidewalk of the town, did coast on such public way or sidewalk, in violation of the by-laws of the Town of East Bridgewater, Part Three, §III. (PENALTY from §XV: not more than $300.)

3EAS4 EAS—BALLPLAYING/MISSILE ON PUBLIC WAY 3 East Bridgewater By-Laws §IV
on [DATE OF OFFENSE:], in the Town of East Bridgewater, having been advised by a police officer, constable or selectman to cease and desist playing ball or football, or throwing balls, stones, snowballs or other missiles within or upon a public way of the town, did play ball or football, or throw balls, stones, snowballs or some other missiles within or upon such way, in violation of the by-laws of the Town of East Bridgewater, Part Three, §IV. (PENALTY from §XV: not more than $300.)

3EAS5 EAS—RUBBISH, IMPROPERLY DISPOSE OF 3 East Bridgewater By-Laws §V
on [DATE OF OFFENSE:], in the Town of East Bridgewater, did place, or cause to be placed, in a public or private way the contents of a sink, cesspool or privy, or dead animal substance, rubbish or garbage, other than for the purpose of immediate removal, in violation of the by-laws of the Town of East Bridgewater, Part Three, §V. (PENALTY from §XV: not more than $300.)

3EAS6 EAS—JUNK DEALER, UNLICENSED 3 East Bridgewater By-Laws §VI
on [DATE OF OFFENSE:], in the Town of East Bridgewater: (1) was a dealer in or keeper of a shop for the purchase, sale or barter of junk, old metals or second-hand articles, without a valid and current license obtained from the Board of Selectmen; or (2) was a junk collector, to collect, by purchase or otherwise, junk, old metals or second-hand articles without a valid and current license obtained from the Board of Selectmen; or (3) being a collector of junk, old metals or second-hand articles, did fail to display in a conspicuous manner upon his or her person and upon his or her vehicle the number of his or her license in figures at least one inch long at a time when he or she was engaged in the collecting, transporting or dealing in junk, old metals or second-hand articles; or (4) being so licensed, did fail to make available for examination at a reasonable time by a selectman or by a person authorized by the Board of Selectmen, including a police officer or the building inspector, a shop and the contents thereof, or some other place or vehicle or receptacle used for the collection or keeping of junk, old metals or second-hand articles, in violation of the by-laws of the Town of East Bridgewater, Part Three, §VI. (PENALTY from §XV: not more than $300.)

3EAS7 EAS—DEBRIS, STORE/PLACE 3 East Bridgewater By-Laws §VII
on [DATE OF OFFENSE:], in the Town of East Bridgewater, did store or place, or permit to be stored or placed, on premises that he or she owned, leased or occupied, debris, scrap metals, second-hand articles or other waste materials, other than within an area unexposed to the view of the public and abutters, without having been licensed for such use by the Board of Selectmen, in violation of the by-laws of the Town of East Bridgewater, Part Three, §VII. (PENALTY from §XV: not more than $300.)
3EAS8  EAS—JUNK VEHICLE, STORE  3 East Bridgewater By-Laws §VIII (Effective 5/7/84) on [DATE OF OFFENSE]: in the Town of East Bridgewater, being the owner or in control of premises, did keep in the open on such premises two or more unregistered motor vehicles, or a junk automobile, or a junk vehicle, as such terms are defined in the by-laws of the Town of East Bridgewater, Part Three, §VIII, without having first obtained a license therefor from the Board of Selectmen, in violation of the by-laws of the Town of East Bridgewater, Part Three, §VIII. (PENALTY from §XV: not more than $300.)

3EAS9  EAS—SWIMMING POOL SAFETY VIOLATION  3 East Bridgewater By-Laws §IX (Effective 9/21/81) on [DATE OF OFFENSE]: in the Town of East Bridgewater, did maintain an outdoor residential swimming pool, as such terms are defined in the by-laws of the Town of East Bridgewater, Part Three, §IX: (1) that was not surrounded at all times, whether or not filled with water, by a fence or wall not less than 5 feet in height, and so constructed as not to have openings, holes or gaps larger than four inches in any dimension except for doors and gates; or (2) that had a gate or door opening through such enclosure that was less than the same height as such fence or wall; or (3) that had a gate or door opening through such enclosure that was not equipped with a self-closing and self-latching device located not less than 4 feet above the ground on the fence or wall for keeping such gate or door securely closed at all times when not in actual use; or (4) that had a gate or door opening through such enclosure that was not latched at all times when such enclosure was not in use, in violation of the by-laws of the Town of East Bridgewater, Part Three, §IX. (PENALTY: not more than $300.)

3EAS10  EAS—PUBLIC WAY, DEPOSIT WATER/SNOW ON  3 East Bridgewater By-Laws §X (Effective 9/21/81) on [DATE OF OFFENSE]: in the Town of East Bridgewater, did pipe or otherwise deposit in or upon a public way or way to which the public has a right of access some water, snow or other substance which may freeze and thereby create a hazardous condition, in violation of the by-laws of the Town of East Bridgewater, Part Three, §X. (PENALTY from §XV: not more than $300.)

3EAS11/A  EAS—PUBLIC WAY EXCAVATION VIOLATION  3 East Bridgewater By-Laws §XI(A) on [DATE OF OFFENSE]: in the Town of East Bridgewater, did [DESCRIPTION OF OFFENSE]: contrary to the by-laws of the East Bridgewater, Part Three, §XI or a rule of the highway surveyor adopted thereunder, governing the excavation of public ways, in violation of the by-laws of the Town of East Bridgewater, Part Three, §XI(A). (PENALTY: not more than $300.)

3EAS11/B  EAS—PUBLIC WAY ENTRANCE/EXIT VIOLATION  3 East Bridgewater By-Laws §XI(B) on [DATE OF OFFENSE]: in the Town of East Bridgewater, did [DESCRIPTION OF OFFENSE]: contrary to the by-laws of the East Bridgewater, Part Three, §XI or a rule of the highway surveyor adopted thereunder, governing entrances to and exits from public ways, in violation of the by-laws of the Town of East Bridgewater, Part Three, §XI(B). (PENALTY: not more than $300.)

3EAS12  EAS—PARADE WITHOUT PERMIT  3 East Bridgewater By-Laws §XII on [DATE OF OFFENSE]: in the town of East Bridgewater, did conduct a parade without having received a permit therefor, in violation of the by-laws of the Town of East Bridgewater, Part Three, §XII. (PENALTY: not more than $300.)

3EAS13  EAS—YARD SALE WITHOUT PERMIT  3 East Bridgewater By-Laws §XIII on [DATE OF OFFENSE]: in the town of East Bridgewater, did conduct a sale of goods from his or her own or rented property without having received a permit therefor, in violation of the by-laws of the East Bridgewater, Part Three, §XIII. (PENALTY: not more than $300.)

REVERE

9REV08010  REV—DISORDERLY CONDUCT  Revere Ordinances §9.08.010 (Effective 11/8/93) on [DATE OF OFFENSE]: in the City of Revere was a disorderly person, in that he or she did, with purpose to cause public inconvenience, annoyance or alarm, or recklessly creating a risk thereof, engage in fighting or threatening, or in violent or tumultuous behavior, or did create a hazardous or physically offensive condition by an act that served no legitimate purpose of the defendant, in violation of an ordinance of the City of Revere, § 9.08.010. (PENALTY: not more than $300 fine.)

SANDWICH

12SAD1  SAD—ALCOHOL IN PUBLIC, DRINK  Sandwich By-Laws art.12 §1 (Effective 7/3/92) on [DATE OF OFFENSE]: in the Town of Sandwich, did consume an alcoholic beverage on a public highway, park, common or sidewalk, or in a public parking place, without a special permit to do so issued by the Board of Selectmen, in violation of the by-laws of the Town of Sandwich art.12, §1. (PENALTY: not more than $200.)

12SAD2  SAD—ALCOHOL IN PUBLIC, MINOR POSSESS  Sandwich By-Laws art.12 §2 (Effective 7/3/92) on [DATE OF OFFENSE]: in the Town of Sandwich, being a person who had not attained legal drinking age in accordance with the Massachusetts General Laws, did consume or have in his or her possession an alcoholic beverage in a public place, in violation of the by-laws of the Town of Sandwich art.12, §2 (PENALTY: not more than $200.)

13SAD  SAD—NOISE VIOLATION  Sandwich By-Laws art.13 (Effective 7/3/92) on [DATE OF OFFENSE]: in the Town of Sandwich, being a person occupying or having charge of a building or premises, or some part thereof, other than that section of an establishment licensed under G.L. c. 138, did cause or suffer to allow unnecessary, loud, excessive or unusual noise in the operation of a mechanical sound making device or instrument, or reproducing device or instrument, or in the playing of a band, orchestra, musician or group of musicians, or in the use of some device to amplify the aforesaid, or the making of loud or boisterous noise or singing by some person or group of persons or in the use of some device to amplify the aforesaid noise, where such noise was plainly audible at a distance of 150 feet from the vehicle or premises from which it originated, in violation of the by-laws of the Town of Sandwich art.13. (PENALTY: not more than $200.)

19SAD  SAD—MOTOR VEH/TRAILER, IMPROPERLY STORE  Sandwich By-Laws art.19 (Effective 7/3/92) on [DATE OF OFFENSE]: in the Town of Sandwich, did permit more than one unregistered motor vehicle or trailer, or a major part thereof, other than a farm vehicle, to remain un-garaged on his or her premises, without having then in effect a Class 1 or Class 2 license for sale of motor vehicles or written authorization from the Board of Health, in violation of the by-laws of the Town of Sandwich art.19. (PENALTY: not more than $50 for each day violation
WEST BRIDGEWATER

12WEG2  WEG—DOG LICENSE VIOLATION  West Bridgewater By-Laws art.XII §2(B) (Effective 8/27/98)
on [DATE OF OFFENSE:]; in the Town of West Bridgewater, being the owner or keeper of a dog residing in such town, did fail to license such dog 15 days after demand notice was issued by the animal control officer, in violation of the by-laws of the Town of West Bridgewater, art.XII, §2(B). (PENALTY from art.XL, §5: $25.)

12WEG6/A  WEG—ANIMAL NOISE VIOLATION  West Bridgewater By-Laws art.XII §6 (Effective 8/27/98)
on [DATE OF OFFENSE:]; in the Town of West Bridgewater, being the owner or keeper of a dog or other animal, did permit such animal to disrupt another person’s right to peace or privacy by making loud or continuous noise for not less than 10 continuous minutes, where such noise was plainly audible at a distance of 150 feet from the building or premises which was the source of such noise, in violation of the by-laws of the Town of West Bridgewater, art.XII, §6. (PENALTY from art.XL, §§: $25.)

12WEG6/B  WEG—ANIMAL NOISE VIOLATION, 2ND OFF.  West Bridgewater By-Laws art.XII §6 (Effective 8/27/98)
on [DATE OF OFFENSE:]; in the Town of West Bridgewater, being the owner or keeper of a dog or other animal, did permit such animal to disrupt another person’s right to peace or privacy by making loud or continuous noise for not less than 10 continuous minutes, where such noise was plainly audible at a distance of 150 feet from the building or premises which was the source of such noise, the defendant having within the previous 6 months been convicted of such an offense, in violation of the by-laws of the Town of West Bridgewater, art.XII, §6. (PENALTY from art.XL, §§: $25.)

12WEG6/C  WEG—ANIMAL NOISE VIOLATION, 3RD/4TH OFF.  West Bridgewater By-Laws art.XII §6 (Effective 8/27/98)
on [DATE OF OFFENSE:]; in the Town of West Bridgewater, being the owner or keeper of a dog or other animal, did permit such animal to disrupt another person’s right to peace or privacy by making loud or continuous noise for not less than 10 continuous minutes, where such noise was plainly audible at a distance of 150 feet from the building or premises which was the source of such noise, the defendant having within the previous 6 months been convicted of such an offense for the second or third time, in violation of the by-laws of the Town of West Bridgewater, art.XII, §6. (PENALTY from art.XL, §§: $50.)

12WEG6/D  WEG—ANIMAL NOISE VIOLATION, 5TH OFF.  West Bridgewater By-Laws art.XII §6 (Effective 8/27/98)
on [DATE OF OFFENSE:]; in the Town of West Bridgewater, being the owner or keeper of a dog or other animal, did permit such animal to disrupt another person’s right to peace or privacy by making loud or continuous noise for not less than 10 continuous minutes, where such noise was plainly audible at a distance of 150 feet from the building or premises which was the source of such noise, the defendant having within the previous 6 months been convicted of such an offense for the fourth time, in violation of the by-laws of the Town of West Bridgewater, art.XII, §6. (PENALTY from art.XL, §§: $100.)

12WEG7/A  WEG—ANIMAL, FAIL CONFINE DANGEROUS  West Bridgewater By-Laws art.XII §7 (Effective 8/27/98)
on [DATE OF OFFENSE:]; in the Town of West Bridgewater, being the owner or keeper of an animal that had been declared to be vicious or dangerous by an animal control officer, after having been issued a confinement order by an animal control officer, did fail to confine such animal or did allow or permit such animal to escape confinement, in violation of the by-laws of the Town of West Bridgewater, art.XII, §7. (PENALTY from art.XL, §§: $100.)

12WEG7/B  WEG—ANIMAL, FAIL CONFINE DANGEROUS, SUBSQ. OFF.  West Bridgewater By-Laws art.XII §7 (Effective 8/27/98)
on [DATE OF OFFENSE:]; in the Town of West Bridgewater, being the owner or keeper of an animal that had been declared to be vicious or dangerous by an animal control officer, after having been issued a confinement order by an animal control officer, did fail to confine such animal or did allow or permit such animal to escape confinement, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of West Bridgewater, art.XII, §7. (PENALTY from art.XL, §§: $200.)

15WEG2/A  WEG—WATER USE VIOL  West Bridgewater By-Laws art.XV §2 beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:]; in the Town of West Bridgewater: (1) did uncover, make a connection with or opening into, use, alter or disturb a public water main or appurtenance thereof without first having obtained a permit from the Board of Water Commissioners; or (2) did provide water to a person other than through a meter owned by the town, not having been granted written permission otherwise by such Board; or (3) did remove a meter without the written permission of such Board; or (4) did turn on or tamper with a hydrant, in violation of the by-laws of the Town of West Bridgewater, art.XV, §2. (PENALTY from §4: $25.)

15WEG2/B  WEG—WATER USE VIOL, 2ND OFF.  West Bridgewater By-Laws art.XV §2 beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:]; in the Town of West Bridgewater: (1) did uncover, make a connection with or opening into, use, alter or disturb a public water main or appurtenance thereof without first having obtained a permit from the Board of Water Commissioners; or (2) did provide water to a person other than through a meter owned by the town, not having been granted written permission otherwise by such Board; or (3) did remove a meter without the written permission of such Board; or (4) did turn on or tamper with a hydrant, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of West Bridgewater, art.XV, §2. (PENALTY from §4: $50.)

15WEG2/C  WEG—WATER USE VIOL, 3RD OFF.  West Bridgewater By-Laws art.XV §2 beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:]; in the Town of West Bridgewater: (1) did uncover, make a connection with or opening into, use, alter or disturb a public water main or appurtenance thereof without first having obtained a permit from the Board of Water Commissioners; or (2) did provide water to a person other than through a meter owned by the town, not having been granted written permission otherwise by such Board; or (3) did remove a meter without the written permission of such Board; or (4) did turn on or tamper with a hydrant, the defendant having previously been convicted of such an offense two or more times, in violation of the by-laws of the Town of West Bridgewater, art.XV, §2. (PENALTY from §4: $200.)

15WEG3/A  WEG—WATER EMERGENCY VIOL  West Bridgewater By-Laws art.XV §3 beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:]; in the Town of West Bridgewater, did utilize water in violation of a rule or regulation of the Board of Water Commissioners restricting, curtailing or prohibiting the use of water for purposes deemed by such Board to be nonessential while such emergency was in effect, in violation of the by-laws of the Town of West Bridgewater, Art.XV, §3. (PENALTY from §4: $25.)

15WEG3/B  WEG—WATER EMERGENCY VIOL, 2ND OFF.  West Bridgewater By-Laws art.XV §3 beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:]; in the Town of West Bridgewater, did utilize water in
violation of a rule or regulation of the Board of Water Commissioners restricting, curtailing or prohibiting the use of water for purposes deemed by such Board to be nonessential while such emergency was in effect, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of West Bridgewater, art.XV, §3. (PENALTY from §4: $50.)

15WEG3/C  WEG—WATER EMERGENCY VIOL, 3RD OFF.  West Bridgewater By-Laws art.XV §3 beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:], in the Town of West Bridgewater, did violate in violation of a rule or regulation of the Board of Water Commissioners restricting, curtailing or prohibiting the use of water for purposes deemed by such Board to be nonessential while such emergency was in effect, the defendant having previously been convicted of such an offense two or more times, in violation of the by-laws of the Town of West Bridgewater, art.XV, §3. (PENALTY from §4: $200.)

18WEG1  WEG—ANIMAL TO SHADE TREE, TETHER  West Bridgewater By-Laws art.XVIII §1 on [DATE OF OFFENSE:], in the Town of West Bridgewater, did tie a horse or a grazing beast to a shade tree on or bordering on the public highway, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §1. (PENALTY from art.XXXII: not more than $20.)

18WEG2  WEG—ANIMAL GRAZE FREELY, ALLOW  West Bridgewater By-Laws art.XVIII §2 on [DATE OF OFFENSE:], in the Town of West Bridgewater, did suffer horses or grazing beasts or swine: (1) to run at large in the town; or (2) to feed within the limits of the highway in the thickly settled parts of the town as had been determined by the selectmen; or (3) to feed within the limits of the highway in a part of the town where damage might result to shade trees, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §2. (PENALTY from art.XXXII: not more than $20.)

18WEG2  WEG—ANIMAL GRAZE FREELY, ALLOW  West Bridgewater By-Laws art.XVIII §2 (Effective 8/27/98) on [DATE OF OFFENSE:], in the Town of West Bridgewater, did suffer horses or grazing beasts or swine: (1) to run at large in the town; or (2) to feed within the limits of the highway in the thickly settled parts of the town as had been determined by the selectmen; or (3) to feed within the limits of the highway in a part of the town where damage might result to shade trees, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §2. (PENALTY from art.XXXII: not more than $20.)

18WEG3  WEG—PUBLIC WAY/SIDEWALK, DIG W/O PERMIT  West Bridgewater By-Laws art.XVIII §3 on [DATE OF OFFENSE:], in the Town of West Bridgewater, did break or dig up a public sidewalk, street or highway, or place thereon staging or other temporary structure, without a written permit from the Board of Selectmen or the Board having charge of the streets in such cases; or (2) having such a permit, did fail to comply with one or more conditions thereof; or (3) having such a permit, did fail before its expiration to restore such sidewalk, street or highway to its original condition or to a condition satisfactory to such Board, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §3. (PENALTY from art.XXXII: not more than $20.)

18WEG4  WEG—COAST/SKATE ON PUBLIC WAY/SIDEWALK  West Bridgewater By-Laws art.XVIII §4 on [DATE OF OFFENSE:], in the Town of West Bridgewater, did coast or roller skate on or across a public sidewalk or street, other than at a time and in a place as had been designated by the Board of Selectmen, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §4. (PENALTY from art.XXXII: not more than $20.)

18WEG5  WEG—FIREARM, DISCHARGE IN PUBLIC  West Bridgewater By-Laws art.XVIII §5 on [DATE OF OFFENSE:], in the Town of West Bridgewater, did fire or discharge a gun, pistol or other firearm in or across a street or public place of the town, other than in the lawful defense of his or her person, family or property, or in performance of a duty required or authorized by law, or on a day designated by the Board of Selectmen, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §5. (PENALTY from art.XXXII: not more than $20.)

18WEG6  WEG—PUBLIC WAY, THROW SHARP ITEM ON  West Bridgewater By-Laws art.XVIII §6 on [DATE OF OFFENSE:], in the Town of West Bridgewater, did throw or place, or cause to be thrown or placed, upon a public street or highway one or more nails, spikes, screws, tin cans, or glass, or some other similar article, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §6. (PENALTY from art.XXXII: not more than $20.)

18WEG7  WEG—PUBLIC WAY/SIDEWALK, IMPROP OPEN  West Bridgewater By-Laws art.XVIII §7 on [DATE OF OFFENSE:], in the Town of West Bridgewater: (1) did suffer a platform, or grate of an entrance, or opening to a cellar or basement in a public street or sidewalk to rise above the surface of such street or sidewalk; or (2) did fail at all times to cover such entrance or opening by a suitable platform or grate, or in case of a coal hole, by a suitable covering; or (3) did fail properly to guard such entrance, opening or hole while in use, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §7. (PENALTY from art.XXXII: not more than $20.)

18WEG8  WEG—SIDEWALK, THROW SLIPPERY ITEM ON  West Bridgewater By-Laws art.XVIII §8 (Effective thru 8/26/98) on [DATE OF OFFENSE:], in the Town of West Bridgewater, did throw or place upon a public sidewalk or street crossing a banana skin, orange skin, or other slippery substance, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §8. (PENALTY from art.XXXII: not more than $20.)

18WEG8  WEG—SIDEWALK/STREET, SLIPPERY ITEM ON  West Bridgewater By-Laws art.XVIII §8 (Effective 8/27/98) on [DATE OF OFFENSE:], in the Town of West Bridgewater, did throw, plow, pump, place or cause to be placed, upon a public sidewalk or street crossing some snow, water, gravel, or other slippery substance, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §8. (PENALTY from art.XL, §5: $100.)

18WEG8/B  WEG—SIDEWALK/STREET, SLIPPERY ITEM ON, SUBSQ. OFF.  West Bridgewater By-Laws art.XVIII §8 (Effective 8/27/98) on [DATE OF OFFENSE:], in the Town of West Bridgewater, did throw, plow, pump, place or cause to be placed, upon a public sidewalk or street crossing some snow, water, gravel, or other slippery substance, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §8. (PENALTY from art.XL, §5: $250.)

18WEG9  WEG—SIDEWALK, ALLOW ROOF SNOW FALL ON  West Bridgewater By-Laws art.XVIII §9 on [DATE OF OFFENSE:], in the Town of West Bridgewater, being an owner or person having the care of a building abutting a sidewalk whose roof slanted towards such sidewalk, did permit such building to be without barrier, snowguard or other device to prevent the falling of snow or ice from such roof to the sidewalk, in violation of the by-laws of the Town of West Bridgewater, art.XVIII, §9. (PENALTY from art.XXXII: not more than $20.)

18WEG10  WEG—CONTRACTOR REMOVE SURPLUS FILL  West Bridgewater By-Laws art.XVIII §10 Revised thru 11/1/10
bartered for with a value of $25 or more, or for rare books, works of art and antiques purchased or bartered for with a value of $500 or more, in violation of the by-laws of the Town of West Bridgewater, art.XX, §5. (PENALTY from art.XL: $100.)

21WEG1  WEG—PARADE WITHOUT PERMIT  West Bridgewater By-Laws art.XXI §1 on [DATE OF OFFENSE:], in the Town of West Bridgewater: (1) did form or conduct a parade in a public street, public sidewalk or public way, or form or conduct for the purpose of display or demonstration, a procession or assembly of people, other than a military or funeral parade or procession, within such public street, sidewalk or way, without having first obtained a written permit from the chief of police; or (2) did take part in a parade, procession or assembly which was not authorized by such a permit, in violation of the by-laws of the Town of West Bridgewater, art.XXI, §1. (PENALTY from art.XXI: not more than $20.)

21WEG2  WEG—SPEECH WITHOUT PERMIT, PUBLIC  West Bridgewater By-Laws art.XXI §2 on [DATE OF OFFENSE:], in the Town of West Bridgewater, did give a public address, speech or harangue in a public square or public park without a written permit from the chief of police, in violation of the by-laws of the Town of West Bridgewater, art.XXI, §2. (PENALTY from art.XXI: not more than $20.)

30WEG2  WEG—SWIMMING POOL SAFETY VIOLATION  West Bridgewater By-Laws art.XXX §2 on [DATE OF OFFENSE:], in the Town of West Bridgewater, did maintain an outdoor residential swimming pool, as such terms are defined in the by-laws of the Town of West Bridgewater, art.XXX, §1: (1) that was not completely surrounded at all times, whether or not filled with water, by a fence or wall not less than 5 feet in height, and so constructed as not to have openings, holes or gaps larger than 4 inches in any dimension except for doors and gates; or (2) that had a gate or door opening through such enclosure that was less than the same height as such fence or wall; or (3) that had a gate or door opening through such enclosure that was not equipped with a self-closing and self-latching device located not less than 4 feet above the ground on the fence or wall for keeping such gate or door securely closed at all times when not in actual use; or (3) that had a gate or door opening through such enclosure that was not latched at all times when such enclosure was not in use, not being excepted by law, in violation of the by-laws of the Town of West Bridgewater, art.XXX, §2. (PENALTY from art.XXI: not more than $20.)

31WEG1  WEG—UNREGISTERED MOTOR VEHICLE, STORE  West Bridgewater By-Laws art.XXI §1 (Effective 8/27/98) beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:], in the Town of West Bridgewater, being a person or entity owning or having the care, custody or control of an unregistered motor vehicle, did have more than one of such unregistered motor vehicles in the open, on a premise or lot or parcel of land, in violation of the by-laws of the Town of West Bridgewater, art.XXI, §1. (PENALTY from §4 for each day violation continues: not more than $50.)

31WEG1  WEG—UNREGISTERED MOTOR VEHICLE, STORE  West Bridgewater By-Laws art.XXI §1 (Effective 8/27/98) beginning on [FIRST DATE OF OFFENSE:] and continuing through [LAST DATE OF OFFENSE:], in the Town of West Bridgewater, being a person or entity owning or having the care, custody or control of an unregistered motor vehicle, did have more than one of such unregistered motor vehicles in the open, on a premise or lot or parcel of land, in violation of the by-laws of the Town of West Bridgewater, art.XXI, §1. (PENALTY from art.XL, §§: $50 for each day violation continues.)

34WEG1/A  WEG—DOG LEASH VIOLATION  West Bridgewater By-Laws art.XXXIV §1 (Effective 8/26/98) on [DATE OF OFFENSE:], in the Town of West Bridgewater, being an owner or keeper of a dog, did permit: (1) to be upon the lands or ways of the town without being secured by a suitable leash or lead, one end of which was secured in a manner as to restrain the animal, the other end of which was held by the owner or keeper of such dog, or some other person authorized thereby; or (2) to be upon the land of someone other than such owner or keeper, without being either so restrained or present with the express permission of the owner or person in possession of such land, in violation of the by-laws of the Town of West Bridgewater, art.XXXIV, §1. (PENALTY from §5: $20.)

34WEG1/A  WEG—DOG LEASH VIOLATION  West Bridgewater By-Laws art.XXXIV §1 (Effective 8/27/98) on [DATE OF OFFENSE:], in the Town of West Bridgewater, being an owner or keeper of a dog, did permit: (1) to be upon the lands or ways of the town without being secured by a suitable leash or lead, one end of which was secured in a manner as to restrain the animal, the other end of which was held by the owner or keeper of such dog, or some other person authorized thereby; or (2) to be upon the land of someone other than such owner or keeper, without being either so restrained or present with the express permission of the owner or person in possession of such land, in violation of the by-laws of the Town of West Bridgewater, art.XXXIV, §1. (PENALTY from art.XL, §§: $25.)

34WEG1/B  WEG—DOG LEASH VIOLATION, 2ND OFF.  West Bridgewater By-Laws art.XXXIV §1 (Effective 8/26/98) on [DATE OF OFFENSE:], in the Town of West Bridgewater, being an owner or keeper of a dog, did permit: (1) to be upon the lands or ways of the town without being secured by a suitable leash or lead, one end of which was secured in a manner as to restrain the animal, the other end of which was held by the owner or keeper of such dog, or some other person authorized thereby; or (2) to be upon the land of someone other than such owner or keeper, without being either so restrained or present with the express permission of the owner or person in possession of such land, the defendant having previously been convicted of such an offense committed within 6 months prior to this offense, in violation of the by-laws of the Town of West Bridgewater, art.XXXIV, §1. (PENALTY from §5: $30.)

34WEG1/B  WEG—DOG LEASH VIOLATION, 2ND OFF.  West Bridgewater By-Laws art.XXXIV §1 (Effective 8/27/98) on [DATE OF OFFENSE:], in the Town of West Bridgewater, being an owner or keeper of a dog, did permit: (1) to be upon the lands or ways of the town without being secured by a suitable leash or lead, one end of which was secured in a manner as to restrain the animal, the other end of which was held by the owner or keeper of such dog, or some other person authorized thereby; or (2) to be upon the land of someone other than such owner or keeper, without being either so restrained or present with the express permission of the owner or person in possession of such land, the defendant having previously been convicted of such an offense committed within 6 months prior to this offense, in violation of the by-laws of the Town of West Bridgewater, art.XXXIV, §1. (PENALTY from art.XL, §§: $30.)

34WEG1/C  WEG—DOG LEASH VIOLATION, 3RD OFF.  West Bridgewater By-Laws art.XXXIV §1 (Effective 8/26/98) on [DATE OF OFFENSE:], in the Town of West Bridgewater, being an owner or keeper of a dog, did permit: (1) to be upon the lands or ways of the town without being secured by a suitable leash or lead, one end of which was secured in a manner as to restrain the animal, the other end of which was held by the owner or keeper of such dog, or some other person authorized thereby; or (2) to be upon the land of someone other than such owner or keeper, without being either so restrained or present with the express permission of the owner or person in possession of such land, the defendant having previously been convicted of two such offenses, the first committed within 6 months prior to this offense, in violation of the by-laws of the Town of West Bridgewater, art.XXXIV, §1. (PENALTY from §5: $40.)
34WEG1/C WEG—DOG LEASH VIOLATION, 3RD OFF. West Bridgewater By-Laws art.XXXIV §1 (Effective 8/27/98) on [DATE OF OFFENSE:]. in the Town of West Bridgewater, being an owner or keeper of a dog, did permit it: (1) to be upon the lands or ways of the town without being secured by a suitable leash or lead, one end of which was secured in a manner as to restrain the animal, the other end of which was held by the owner or keeper of such dog, or some other person authorized thereby; or (2) to be upon the land of someone other than such owner or keeper, without being either so restrained or present with the express permission of the owner or person in possession of such land, the defendant having previously been convicted of two such offenses, the first committed within 6 months prior to this offense, in violation of the by-laws of the Town of West Bridgewater, art.XXXXIV, §1. (PENALTY from art.XL, §§: $40.)

34WEG1/D WEG—DOG LEASH VIOLATION W/+$25 DAMAGE West Bridgewater By-Laws art.XXXIV §1 (Effective thru 8/26/98) on [DATE OF OFFENSE:]. in the Town of West Bridgewater, being an owner or keeper of a dog, did permit it: (1) to be upon the lands or ways of the town without being secured by a suitable leash or lead, one end of which was secured in a manner as to restrain the animal, the other end of which was held by the owner or keeper of such dog, or some other person authorized thereby; or (2) to be upon the land of someone other than such owner or keeper, without being either so restrained or present with the express permission of the owner or person in possession of such land, such violation having resulted in personal injury or property damage in excess of $25, in violation of the by-laws of the Town of West Bridgewater, art.XXXXIV, §1. (PENALTY from §§: $40.)

45WEG3/A WEG—FALSE ALARM, 4TH/5TH/6TH OFF. West Bridgewater By-Laws art.XLV §3(D) (Effective 8/27/98) on [DATE OF OFFENSE:]. in the Town of West Bridgewater, being the owner or person in charge of a premises where a police or fire alarm system was maintained, and having recorded at the police or fire department the transmission of three or more separate false alarms within a calendar year for such system, did in the same calendar year permit the activation of a fourth, fifth or sixth alarm which resulted in either: (1) the police department responding to such premises and a determination after investigation by the police department that no such criminal activity or attempted criminal activity had occurred; or (2) the fire department responding to such premises and a determination after investigation by the fire department that no fire, heat or smoke had occurred and no health emergency had existed, in violation of the by-laws of the Town of West Bridgewater, art.XLV, §3(D). (PENALTY from art.XL, §§: $50.)

45WEG3/B WEG—FALSE ALARM, 7TH/8TH/9TH OFF. West Bridgewater By-Laws art.XLV §3(D) (Effective 8/27/98) on [DATE OF OFFENSE:]. in the Town of West Bridgewater, being the owner or person in charge of a premises where a police or fire alarm system was maintained, and having recorded at the police or fire department the transmission of six or more separate false alarms within a calendar year for such system, did in the same calendar year permit the activation of a seventh, eighth or ninth alarm which resulted in either: (1) the police department responding to such premises and a determination after investigation by the police department that no such criminal activity or attempted criminal activity had occurred; or (2) the fire department responding to such premises and a determination after investigation by the fire department that no fire, heat or smoke had occurred and no health emergency had existed, in violation of the by-laws of the Town of West Bridgewater, art.XLV, §3(D). (PENALTY from art.XL, §§: $50.)

45WEG3/C WEG—FALSE ALARM, 10TH/SUBSEQ. OFF. West Bridgewater By-Laws art.XLV §3(D) (Effective 8/27/98) on [DATE OF OFFENSE:]. in the Town of West Bridgewater, being the owner or person in charge of a premises where a police or fire alarm system was maintained, and having recorded at the police or fire department the transmission of nine or more separate false alarms within a calendar year for such system, did in the same calendar year permit the activation of a tenth or subsequent alarm which resulted in either: (1) the police department responding to such premises and a determination after investigation by the police department that no such criminal activity or attempted criminal activity had occurred; or (2) to be upon the land of someone other than such owner or keeper, without being either so restrained or present with the express permission of the owner or person in possession of such land, such violation having resulted in personal injury or property damage in excess of $25, in violation of the by-laws of the Town of West Bridgewater, art.XXXXIV, §1. (PENALTY from §§: $40.)

45WEG4 WEG—TEST ALARM SYSTEM W/O NOTIFICATION West Bridgewater By-Laws art.XLV §4 (Effective 8/27/98) on [DATE OF OFFENSE:]. in the Town of West Bridgewater, did work on, test or demonstrate a police or fire alarm system, so as to send a signal to the police or fire department or sound an audible device, without first making notification and receiving permission from the respective police or fire department, in violation of the by-laws of the Town of West Bridgewater, art.XLV, §4. (PENALTY: $50.)

WHITMAN

14WHI5 WHI—MISSILE/BALLPLAYING ON PUBLIC WAY Whitman By-Laws art.XIV §5 (Effective 7/30/79) on [DATE OF OFFENSE:]. in the Town of Whitman, did play ball or throw stones or other missiles within or upon a street, in violation of the by-laws of the Town of Whitman, art.XIV, §5. (PENALTY from art.XVIII: not more than $200.)

14WHI6 WHI—COAST ON PUBLIC WAY/SIDEWALK Whitman By-Laws art.XIV §6 (Effective 7/30/79) on [DATE OF OFFENSE:]. in the Town of Whitman, did coast, ride, or slide down, across, in, or over or along a street, way or sidewalk upon a hand-sled, board, or otherwise, other than in a place and under such restrictions as the Board of Selectmen had determined and prescribed, in violation of the by-laws of the Town of Whitman, art.XIV, §6. (PENALTY from art.XVIII: not more than $200.)

14WHI8 WHI—SIDEWALK, RIDE ON Whitman By-Laws art.XIV §8 (Effective 7/30/79) on [DATE OF OFFENSE:]. in the Town of Whitman, did drive or ride a horse or bicycle, or drive a motor-driven vehicle, along a sidewalk, in violation of the by-laws of the Town of Whitman, art.XIV, §8. (PENALTY from art.XVIII: not more than $200.)

14WHI9 WHI—BUSH OVERHANG PUBLIC WAY/SIDEWALK XIV Whitman By-Laws §9 (Effective 7/30/79) on [DATE OF OFFENSE:]. in the Town of Whitman, did permit some part of a tree, hedge, bush or shrubbery, growing on his or her land, to extend or overhang a street, sidewalk or highway, so as to create a dangerous condition or to interfere with the free full use of such street, sidewalk or highway, in violation of the by-laws of the Town of Whitman, Article XIV, §9. (PENALTY from Article XVIII: not more than $200.)

14WHI10 WHI—MOVE BUILDING WITHOUT PERMIT Whitman By-Laws art.XIV §10 (Effective 7/30/79)
on [DATE OF OFFENSE:]; in the Town of Whitman: (1) did move or assist in moving a building more than 10 feet high and 15 feet wide over a street or way which the town was obliged to keep in repair without the written permit of the Board of Selectmen first being obtained, or having obtained such permit, without complying with the restrictions and provisions thereof; or (2) did fail to repair or reimburse damage done in the course of such a move to the satisfaction of the Department of Public Works, in violation of the by-laws of the Town of Whitman, art.XIV, §10. (PENALTY from art.XVIII: not more than $200.)

14WHI11 WHI—SNOW REMOVAL, PARK OBSTRUCTING Whitman By-Laws art.XIV §11 (Effective 7/30/79) on [DATE OF OFFENSE:]; in the Town of Whitman, did between the hours of 11:00 p.m. and 6:00 a.m. place, or cause to be placed, a vehicle which would interfere with the removing or plowing of snow, or the removing of ice, in a way, in violation of the by-laws of the Town of Whitman, art.XIV, §11. (PENALTY from art.XVIII: not more than $200.)

14WHI12 WHI—SIDEWALK, BUSINESS FAIL SHOVEL Whitman By-Laws art.XIV §12 (Effective 8/9/88) on [DATE OF OFFENSE:]; in the Town of Whitman, being the owner or occupant of land abutting upon a sidewalk or public way, which property was used for business purposes, did fail to cause all snow and ice to be removed from such sidewalk by plowing, shoveling, scraping or otherwise so as not to damage such sidewalk, within the first three hours between sunrise and sunset after such snow and ice had ceased to accumulate, in violation of the by-laws of the Town of Whitman, art.XIV, §12. (PENALTY: not more than $50.)

14WHI13 WHI—SNOW/WATER ON WAY/SIDEWALK, PLACE Whitman By-Laws art.XIV §13 (Effective 8/9/88) on [DATE OF OFFENSE:]; in the Town of Whitman: (1) did cause snow to be shoveled or plowed onto a sidewalk, street or public way; or (2) did pump water or other liquid onto a street or public way so as to create a dangerous condition, the Board of Selectmen not having permitted such in an emergency, in violation of the by-laws of the Town of Whitman, art.XIV, §13. (PENALTY: not more than $50.)

14WHI14 WHI—LITTERING Whitman By-Laws art.XIV §14 (Effective 3/25/67) on [DATE OF OFFENSE:]; in the Town of Whitman: (1) did dispose of garbage, refuse, bottles, cans or rubbish on a street or sidewalk, or on private property; or (2) did on a street transport or convey garbage, refuse, bottles, cans or rubbish that was not placed in suitable covered containers or otherwise effectively enclosed so as to prevent any of such garbage, refuse, bottles, cans or rubbish from dropping, sifting, leaking or otherwise escaping upon a street, sidewalk or private property, in violation of the by-laws of the Town of Whitman, art.XIV, §14. (PENALTY: not more than $50.)

14WHI15/A WHI—ALCOHOL IN PUBLIC, DRINK Whitman By-Laws art.XIV §15 (Effective 8/27/73) on [DATE OF OFFENSE:]; in the town of Whitman, did drink an alcoholic beverage, as defined in G.L. c.138, §1, while on, in or upon a public way or upon a way to which the public has a right of access or a place to which members of the public have access as invitees or licensees, or a park, playground or private land or place without the consent of the owner or person in control thereof, in violation of the by-laws of the Town of Whitman, art.XIV, §15. (PENALTY: not more than $50.)

14WHI15/B WHI—OBSOLEST ACCESS TO BUILDING Whitman By-Laws art.XIV §15 (Effective 5/12/69) on [DATE OF OFFENSE:]; was in or did remain in or upon a doorway, doorstep, portico or other projection from a house or other building in the town of Whitman to the obstruction of some person lawfully entitled to pass or remain thereon, without express consent of the owner or occupant of such property, in violation of the by-laws of the Town of Whitman, art.XIV, §15. (PENALTY from art.XVIII: not more than $200.)

15WHI1 WHI—JUNK DEALER, UNLICENSED Whitman By-Laws art.XV §1 (Effective 7/30/79) on [DATE OF OFFENSE:]; in the town of Whitman, without a license issued by the Board of Selectmen: (1) did keep a shop for the purchase, sale or barter of junk, old metals or second-hand articles; or (2) did collect, by purchase or otherwise, junk, old metals or second-hand articles from place to place, in violation of the by-laws of the Town of Whitman, art.XV, §1. (PENALTY from art.XVIII: not more than $200.)

15WHI2 WHI—JUNKED VEHICLE STAND +6 MONTHS Whitman By-Laws art.XV §2 (Effective 5/7/66) as of [DATE OF OFFENSE:]; in the Town of Whitman, not being licensed under G.L. c.140, §57, did permit a vehicle to stand for a period of more than 6 months on a premises, the Board of Selectmen having received a written complaint and having judged such vehicle to be junked or dilapidated, in violation of the by-laws of the Town of Whitman, art.XV, §2. (PENALTY: not more than $20.)

16WHI1 WHI—SELL/SOLICIT WITHOUT PERMIT Whitman By-Laws art.XVI §1 (Effective 7/30/79) on [DATE OF OFFENSE:]; in the Town of Whitman, without having then in effect a permit therefor issued by the chief of police, and without being otherwise authorized, did go from place to place: (1) selling or bartering, or carrying for sale or barter, or exposing therefor, goods, wares or merchandise; or (2) begging or soliciting alms or contributions for some person, cause or organization, either on foot or from an animal or vehicle, in violation of the by-laws of the Town of Whitman, art.XVI, §1. (PENALTY from art.XVIII: not more than $200.)

17WHI1 WHI—ACCIDENT, OFFICIAL FAIL REPORT Whitman By-Laws art.XVII §1 (Effective 7/30/79) on [DATE OF OFFENSE:]; in the Town of Whitman: (1) being an officer in charge of a department of the town, did fail immediately to make a report in writing to the Board of Selectmen when a transaction, act or negligence of his or her department had occurred which resulted in or might occasion injury to some person or property; or (2) being a police officer of the town with knowledge of such a transaction, act or negligence, did fail to make a similar report, in violation of the by-laws of the Town of Whitman, art.XVII, §1. (PENALTY from art.XVIII: not more than $200.)

21BWHI WHI—DOG LEASH VIOLATION Whitman By-Laws art.XXIB (Effective 8/18/87) on [DATE OF OFFENSE:]; in the Town of Whitman, being a person owning or harboring a dog, did suffer or allow it to run: (1) at large in some street or public place without being effectively restrained by a chain or leash or under the immediate and effective control of a handler; or (2) upon the premises of someone other than the owner or keeper, without the permission of the owner or occupant of such premises, in violation of the by-laws of the Town of Whitman, art.XXIB.

26WHI1 WHI—PIT BULL TERRIER, UNRESTRAINED Whitman By-Laws art.XXVI §1 (Effective 8/18/87) beginning on [FIRST DATE OF OFFENSE:]; and continuing through [LAST DATE OF OFFENSE:]; in the Town of Whitman: (1) did keep or maintain within the boundary limits of the town the breed of dogs known as American Staffordshire Terrier, Staffordshire Pit Bull Terrier, or Bull Terrier, that was not restrained on the private property of the owner in a secure area so that the animal could not gain access to public areas or to the private property of others; or (2) did transport such an animal on the public ways for medical or veterinary care that was not properly restrained and muzzled, in violation of the by-laws of the Town of Whitman, art.XXVI, §1. (PENALTY from §2 for each day of violation: $10.)

27WHI10 WHI—DOG DISTURBANCE Whitman By-Laws art.XXVII §X (Effective 8/18/87) on [DATE OF OFFENSE:]; in the Town of Whitman, did own or keep a dog which by biting, excessive barking, howling, or in some other manner, disturbed...
the quiet of the public, in violation of the by-laws of the Town of Whitman, art.XXVII, §X.

YARMOUTH

60YAR1 YAR—ALCOHOL IN PUBLIC, DRINK Yarmouth By-Laws c60 §1 (Effective 8/10/82) on [DATE OF OFFENSE:]. in the Town of Yarmouth, did consume an alcoholic beverage on a public highway, or in a vehicle thereon, or in a public place not duly licensed for such purpose, in violation of the by-laws of the Town of Yarmouth c.60, §1. (PENALTY from §3: not more than $300.)

60YAR2 YAR—ALCOHOL IN PUBLIC, MINOR POSSESS Yarmouth By-Laws c60 §2 (Effective 4/8/86) on [DATE OF OFFENSE:]. in the Town of Yarmouth, being a person who had not attained the age of 21 years, did consume or possess an alcoholic beverage in a public place, in violation of the by-laws of the Town of Yarmouth c.60, §2 (PENALTY from §3: not more than $300.)

79YAR2/A YAR—DOG LICENSE VIOLATION Yarmouth By-Laws c79 §2.1 (Effective 7/9/93) on [DATE OF OFFENSE:]. in the Town of Yarmouth, being the owner or keeper of a dog residing in such Town: (1) did fail to license such dog with the Town Clerk on or before it was 4 months of age; or (2) did fail to cause such dog to wear around its neck or body a collar or harness to which was securely attached the license tag issued by the Town Clerk for such dog, in violation of the by-laws of the Town of Yarmouth c.79, §2.1 (PENALTY from §2.2: not less than $25.)

79YAR2/B YAR—DOG OWNERSHIP, FAIL ADMIT Yarmouth By-Laws c79 §2.3 (Effective 8/10/82) on [DATE OF OFFENSE:]. in the Town of Yarmouth, did refuse to answer, or did answer falsely, questions of a police officer, animal control officer or natural resource officer pertaining to his or her ownership of a dog, in violation of the by-laws of the Town of Yarmouth c.79, §2.3 (PENALTY: not less than $25, not more than $50.)

79YAR3 YAR—RABIES VACCINATION VIOLATION Yarmouth By-Laws c79 §3.1 (Effective 7/9/93) on [DATE OF OFFENSE:]. in the Town of Yarmouth, being the owner or keeper of a dog or cat that was 3 months of age or older: (1) did fail to have such dog or cat currently vaccinated against rabies by a veterinarian licensed by the Commonwealth of Massachusetts; or (2) did fail to secure to the collar or harness of such dog or cat the tag provided by such veterinarian which showed the year the vaccination was given, a rabies tag number, and the name of the veterinary clinic, in violation of the by-laws of the Town of Yarmouth c.79, §3.1 (PENALTY from §3.2: not less than $50.)

79YAR4/A YAR—DOG, UNRESTRAINED Yarmouth By-Laws c79 §4.1 (Effective 8/10/82) on [DATE OF OFFENSE:]. in the Town of Yarmouth, being a person who owned or kept a dog: (1) did allow such dog to run at large in a street or public place or upon premises other than the premises of such owner or keeper without the permission of the owner or lawful occupant of such other premises; or (2) did allow such dog in a public place or street without its being effectively restrained and controlled by a chain or a leash or confined within a motor vehicle, in violation of the by-laws of the Town of Yarmouth c.79, §4.1. (PENALTY as set by Board of Selectmen pursuant to §4.2: $25.)

79YAR4/B YAR—DOG, UNRESTRAINED, 2ND OFF. Yarmouth By-Laws c79 §4.1 (Effective 8/10/82) on [DATE OF OFFENSE:]. in the Town of Yarmouth, being a person who owned or kept a dog: (1) did allow such dog to run at large in a street or public place or upon premises other than the premises of such owner or keeper without the permission of the owner or lawful occupant of such other premises; or (2) did allow such dog in a public place or street without its being effectively restrained and controlled by a chain or a leash or confined within a motor vehicle, the defendant having previously been convicted of such an offense, in violation of the by-laws of the Town of Yarmouth c.79, §4.1. (PENALTY as set by Board of Selectmen pursuant to §4.2: $50.)

79YAR4/C YAR—DOG, UNRESTRAINED, 3RD OFF. Yarmouth By-Laws c79 §4.1 (Effective 8/10/82) on [DATE OF OFFENSE:]. in the Town of Yarmouth, being a person who owned or kept a dog: (1) did allow such dog to run at large in a street or public place or upon premises other than the premises of such owner or keeper without the permission of the owner or lawful occupant of such other premises; or (2) did allow such dog in a public place or street without its being effectively restrained and controlled by a chain or a leash or confined within a motor vehicle, the defendant having twice previously been convicted of such an offense, in violation of the by-laws of the Town of Yarmouth c.79, §4.1. (PENALTY as set by Board of Selectmen pursuant to §4.2: $75.)

79YAR4/D YAR—DOG, UNRESTRAINED, 4TH OFF. Yarmouth By-Laws c79 §4.1 (Effective 8/10/82) on [DATE OF OFFENSE:]. in the Town of Yarmouth, being a person who owned or kept a dog: (1) did allow such dog to run at large in a street or public place or upon premises other than the premises of such owner or keeper without the permission of the owner or lawful occupant of such other premises; or (2) did allow such dog in a public place or street without its being effectively restrained and controlled by a chain or a leash or confined within a motor vehicle, the defendant having previously been convicted of such an offense three or more times, in violation of the by-laws of the Town of Yarmouth c.79, §4.1. (PENALTY as set by Board of Selectmen pursuant to §4.2: $100.)

79YAR6/A YAR—DOG, NOISY, 2ND OFF. Yarmouth By-Laws c79 §6.1 (Effective 7/9/93) on [DATE OF OFFENSE:]. in the Town of Yarmouth, being a person who owned or kept a dog, did allow or permit such dog to annoy another person by making loud or continuous noise which was plainly audible off the owner’s or keeper’s property, the defendant having previously received a warning after a prior such offense, in violation of the by-laws of the Town of Yarmouth c.79, §6.1. (PENALTY as set by Board of Selectmen pursuant to §6.2: $25.)

79YAR6/B YAR—DOG, NOISY, 3RD OFF. Yarmouth By-Laws c79 §6.1 (Effective 7/9/93) on [DATE OF OFFENSE:]. in the Town of Yarmouth, being a person who owned or kept a dog, did allow or permit such dog to annoy another person by making loud or continuous noise which was plainly audible off the owner’s or keeper’s property, the defendant having previously received a warning after a first such offense and having previously been convicted of a second such offense, in violation of the by-laws of the Town of Yarmouth c.79, §6.1. (PENALTY as set by Board of Selectmen pursuant to §6.2: $50.)
97YAR6/C   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c79 §6.1 (Effective 7/9/93)
on [DATE OF OFFENSE:] in the Town of Yarmouth, being a person who owned or kept a dog, did allow or permit such dog to annoy another person by making loud or continuous noise which was plainly audible off the owner’s or keeper’s property, the defendant having previously received a warning after a first such offense and having previously been convicted of second and third such offenses, in violation of the by-laws of the Town of Yarmouth c.79, §6.1. (PENALTY as set by Board of Selectmen pursuant to §6.2: $75.)

97YAR1   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c97 §1 (Effective 8/10/82)
on [DATE OF OFFENSE:] in the Town of Yarmouth, did drop, throw or otherwise cause garbage, rubbish or some other form of litter to be placed on a sidewalk, street, road, avenue, highway or body of water, or some land abutting a sidewalk, street, road, avenue, highway or body of water, in violation of the by-laws of the Town of Yarmouth c.97, §1. (PENALTY from §2: not more than $300.)

101YAR2   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c101 §2 (Effective 1/9/91)
on [DATE OF OFFENSE:] in the Town of Yarmouth, did install, consent or cause to be installed, or maintain, consent or cause to be maintained, in some building or structure an alarm device, as defined in c. 101, §1 of the by-laws of the Town of Yarmouth, that was automatically keyed to or that activated a telephone line or number controlled by or listed to the Town of Yarmouth Police or Fire Department, in violation of the by-laws of the Town of Yarmouth c.101, §2. (PENALTY from §4: not more than $300.)

101YAR3   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c101 §3 (Effective 1/9/91)
on [DATE OF OFFENSE:] in the Town of Yarmouth, being the owner or in charge of premises where an alarm system was maintained: (1) did fail to submit to the chief of police or fire chief his or her name, address, telephone number, and at least one other person who was authorized to respond to an emergency signal transmitted by such alarm system and who could open the premises in which such alarm system was located; or (2) did fail to have an audible bell, horn or siren that was part of such burglar alarm system equipped with an automatic shutoff device which would deactivate the alarm system within 15 minutes, in violation of the by-laws of the Town of Yarmouth c.101, §3. (PENALTY from §4: not more than $300.)

101YAR4/A   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c101 §4 (Effective 1/9/91)
on [DATE OF OFFENSE:] in the Town of Yarmouth, being the owner or in charge of premises where an alarm system was maintained, and having been notified in writing that the police or fire department had recorded 3 separate false alarms within a calendar year for such system, did within the same calendar year permit the activation of a fourth false alarm which resulted either: (1) in the police responding and a determination after investigation by the police department that no criminal activity or attempted criminal activity had occurred; or (2) in fire department response and a determination after investigation by the fire department that no fire, smoke or heat had occurred nor did any health emergency exist, in violation of the by-laws of the Town of Yarmouth c.101, §4. (PENALTY: $25.)

101YAR4/B   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c101 §4 (Effective 1/9/91)
on [DATE OF OFFENSE:] in the Town of Yarmouth, being the owner or in charge of premises where an alarm system was maintained, and having been notified in writing that the police or fire department had recorded 3 separate false alarms within a calendar year for such system, and having previously been convicted of permitting a fourth false alarm within the same calendar year, did within the same calendar year permit the activation of a fifth false alarm which resulted either: (1) in the police responding and a determination after investigation by the police department that no criminal activity or attempted criminal activity had occurred; or (2) in fire department response and a determination after investigation by the fire department that no fire, smoke or heat had occurred nor did any health emergency exist, in violation of the by-laws of the Town of Yarmouth c.101, §4. (PENALTY: $50.)

104YAR1   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c104 §§1, 5-6 (Effective 8/10/82)
on [DATE OF OFFENSE:] in the Town of Yarmouth: (1) at a time between the hours of 11 p.m. and 7 a.m., did play, use or operate, or permit to be played, used or operated, a machine or device for the production of sound in such manner as to disturb the peace, quiet or comfort of the neighboring inhabitants with a louder volume than was necessary for convenient hearing for the person or persons who were in the room, vehicle, chamber or premises in which such machine or device was operated and who were voluntary listeners thereto, the defendant having previously been warned in writing about a prior such violation; or (2) being a person occupying or having charge of a building or premises or some part thereof other than that section of an establishment licensed under G.L. c.138, at a time between the hours of 11 p.m. and 7 a.m. did knowingly allow unnecessary, loud, excessive or unusual noises in the operation of a musical sound-making device or instrument or in the playing of a band, orchestra, musician or group of musicians, or the making of loud outcries, exclamations or other loud or boisterous noises by some person or group of persons; or (3) being present in or about a dwelling, building, premises, shelter, boat or conveyance, or some part thereof other than that section of an establishment licensed under G.L. c.138, did cause at a time between the hours of 12 midnight and 6 a.m. unnecessary, loud, excessive or unusual noises in the operation of a sound-making device or in the playing of a band, orchestra, musician or group of musicians or the making of loud outcries and boisterous singing by some person or group of persons, in violation of the by-laws of the Town of Yarmouth c.104 §§1, 5 or 6. (PENALTY: not more than $300.)

107YAR6   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c107 §6 (Effective 8/10/82)
on [DATE OF OFFENSE:] in the Town of Yarmouth: (1) being the owner or legal occupant of a parcel of property, did abandon, store, locate, leave, or allow or condone some other person to abandon, store, locate or leave, a junk vehicle, as defined in the by-laws of the Town of Yarmouth c.107, §3, upon a parcel of property owned or occupied by him or her in a manner contrary to the requirements of such c.107; or (2) being the driver of a vehicle or the operator of a towing vehicle or carrier, did abandon, store, locate or leave such a junk vehicle contrary to the requirements of such c.107, in violation of the by-laws of the Town of Yarmouth c.107, §6. (PENALTY from §7: not more than $300 fine; plus civil penalty of not more than $300 minus any criminal fine.)

108YAR2   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c108 §2 (Effective 8/10/82)
on [DATE OF OFFENSE:] in the Town of Yarmouth, did rent or lease, or offer to rent or lease, a building or some portion of a building to be used for human habitation: (1) without first having registered such building with the Board of Health; or (2) without having conspicuously posted within such building or portion of a building a certificate of registration provided by the Board of Health specifying the number of persons such building or portion of a building may lawfully accommodate, in violation of the by-laws of the Town of Yarmouth c.108, §2. (PENALTY from §6: not more than $300 for each day of violation.)

108YAR3   YARMOUTH BY-LAWS

YARMOUTH BY-LAWS c108 §3 (Effective 8/10/82)
on [DATE OF OFFENSE:] in the Town of Yarmouth, as a tenant, lessee, holder of a lease, or as a licensee or invitee of such a tenant, lessee, or holder of a lease, did lease, rent or occupy a building or some portion of a building subject to the provisions of c.108 of the by-laws of the Town of Yarmouth, when, at the time of such lease, rental or occupancy, the number of persons occupying such building or portion of a building exceeded the number of persons authorized to occupy such building or portion of a building by a certificate of registration, if issued and posted, or, if no certificate of registration was issued or posted, the number of persons that might be lawfully accommodated as determined by the Board of Health under the Massachusetts State Sanitary Code, in violation of the by-laws of the Town of Yarmouth c.108, §3. (PENALTY from §6: not more than $300 for each day of violation.)
108YAR8  YAR—RENTAL PROPERTY SMOKE DETECTOR VIOL  Yarmouth By-Laws c108 §8  (Effective 8/10/82)
on [DATE OF OFFENSE:]; in the Town of Yarmouth, being the owner of a rental unit, as defined in c.108, §2 of the by-laws of the Town of Yarmouth, did fail annually to certify that operating smoke detectors, which smoke detectors and their locations were satisfactory to the Yarmouth fire department, had been placed in such rental unit, in violation of the by-laws of the Town of Yarmouth c.108, §8  (PENALTY from §6: not more than $300 for each day of violation.)

112YAR1  YAR—SWIMMING NUDE  Yarmouth By-Laws c112 §1  (Effective 8/10/82)
on [DATE OF OFFENSE:]; in the Town of Yarmouth, did without suitable clothing swim or bathe in waters surrounding or within the Town within 80 rods of a dwelling house or street so as to be visible therefrom, in violation of the by-laws of the Town of Yarmouth c.112, §1.  (PENALTY from §6: not more than $300.)

112YAR2  YAR—DISORDERLY CONDUCT  Yarmouth By-Laws c112 §2  (Effective 8/10/82)
on [DATE OF OFFENSE:]; in the Town of Yarmouth, did behave in a rude, indecent or disorderly manner or use profane, indecent or insulting language in or near a house or in a public place or on a sidewalk or street, to the annoyance of a person being there or passing, in violation of the by-laws of the Town of Yarmouth c.112, §2.  (PENALTY from §6: not more than $300.)

112YAR4  YAR—CAMPING WITHOUT PERMISSION  Yarmouth By-Laws c112 §4  (Effective 8/10/82)
on [DATE OF OFFENSE:]; in the Town of Yarmouth, between the hours of 8 p.m. and 8 a.m.: (1) did set up a camp or tent on public or private property without permission of the owner thereof; or (2) did sleep in the open or in a motor vehicle on public or private property without permission of the owner thereof, in violation of the by-laws of the Town of Yarmouth c.112, §4.  (PENALTY from §6: not more than $300.)

112YAR5  YAR—PEEPING TOM  Yarmouth By-Laws c112 §5  (Effective 8/10/82)
on [DATE OF OFFENSE:]; in the Town of Yarmouth, not being an officer of the law in performance of his or her duties, did enter upon or remain upon the premises of another with the intention of peeking, spying or looking into the window, door or other aperture of a house or other structure, in some manner or upon some person or persons therein, in violation of the by-laws of the Town of Yarmouth c.112, §5.  (PENALTY from §6: not more than $300.)

138YAR1  YAR—MOTOR VEH/TRAILER, IMPROPERLY STORE  Yarmouth By-Laws c138 §1  (Effective 8/10/82)
on [DATE OF OFFENSE:]; in the Town of Yarmouth, did permit more than one unregistered motor vehicle or trailer or major parts thereof, other than farm vehicles, to remain ungaraged on his or her premises, not having in effect a Class 1 or Class 2 license for the sale of motor vehicles or written authorization to do so from the Board of Selectmen, in violation of the by-laws of the Town of Yarmouth c.138, §1.  (PENALTY from §4: not more than $300 for each day violation continues.)

155YAR  YAR—LIQUOR LICENSE REGUL VIOLATION  Yarmouth By-Laws c155  (Effective 4/25/95)
on [DATE OF OFFENSE:]; in the Town of Yarmouth, did [DESCRIPTION OF OFFENSE:], contrary to a rule or regulation adopted by the Board of Selectmen of Yarmouth for liquor licensees, c.155 of the by-laws of the Town of Yarmouth.

214YAR  YAR—HARBORMASTER REGUL VIOLATION  Yarmouth By-Laws c214  (Effective 4/1/82)
on [DATE OF OFFENSE:]; in the Town of Yarmouth, did [DESCRIPTION OF OFFENSE:], contrary to a rule or regulation of the Harbormaster of the Town of Yarmouth, c.214 of the by-laws of the Town of Yarmouth, adopted pursuant to G.L. c.102, §28.  (PENALTY pursuant to c.214, §23 of the by-laws of the Town of Yarmouth and G.L. c.102, §28: not more than $50.)

TAXIYAR  YAR—TAXICAB REGUL VIOLATION  Yarmouth Regs for Taxicabs  (Effective 1/24/84)
on [DATE OF OFFENSE:]; in the Town of Yarmouth, did [DESCRIPTION OF OFFENSE:], contrary to the Town of Yarmouth’s Rules and Regulations for the Regulation of Taxi Cabs and the Operation Thereof, adopted by the Board of Selectmen pursuant to G.L. c.40, §22.  (PENALTY pursuant to §4.5 of the rules and regulations: not more than $20.)
Special Codes

CHINS  CHILD IN NEED OF SERVICES  c119 §39E
NOTE: THIS IS NOT AN OFFENSE; IT IS INCLUDED IN THE WARRANT MANAGEMENT SYSTEM FOR ADMINISTRATIVE REASONS.
on [DATE OF PETITION:] this court issued a petition seeking a determination that this child is in need of services. This warrant is issued pursuant to G.L. c. 119, §39E, to bring such child before this court for a determination on such petition.

ICJ  INTERSTATE JUVENILE RUNAWAY/ESCAPEE/ABSCONDEE  St.1955 c.687  (Effective 11/16/55)
on [DATE OF OFFENSE:] the subject juvenile is present within the Commonwealth and has run away, escaped or absconded from another state, to wit: [DEMANDING STATE:], without consent of his or her parents, guardian, or agency with custody, and is to be delivered to such state upon demand under the Interstate Compact on Juveniles, St.1955, c.687.

PTI  PROBATION SUPERVISION TRANSFERRED IN  [used only in Barnstable & Brockton District Courts]
This code indicates a probationer whose probation supervision has been transferred from another court to this court.