

KING COUNTY DISTRICT COURT

)
) NO. 24-05
)
) GENERAL ADMINISTRATIVE ORDER
)
) Replaces GAO 24-01
)
) Clerical Dismissal of Insurance
) Infractions (RCW 46.30.020)

King County District Court processes infractions citing no proof of insurance. The Court shall dismiss no proof of insurance infractions if the following requirements have been provided:

- The insurance card matches the violator's name and vehicle listed on the infraction (RCW 46.29.490(2)(a)); or
- The violator provides proof that they have an Operator's Policy (RCW 46.29.490(3) (Broadform insurance that covers the driver for any vehicle they drive); or
- The violator provides proof that they were covered by the insurance under another person's name (RCW 46.29.490(2)(b)); and
- The infraction occurred during the coverage period.

Therefore, it is now ORDERED:

If the above requirements have been met for no proof of insurance infractions, the clerk shall dismiss the charge and assess the administrative fee pursuant to RCW 46.30.020. The clerk may always set the matter for review before a judge. If the administrative fee has not been paid, the insurance charge will be dismissed, and the case will remain open for payment of the administrative fee or until further order of the court. Once the administrative fee has been paid, the case shall be closed. If multiple charges exist on the infraction, this GAO only applies to the insurance charge.

Done this 7th day of May, 2024



Rebecca C. Robertson, Chief Presiding Judge
King County District Court