

1. ~~PURSUANT TO IN ACCORDANCE WITH RULE 3-121 OF THE MARYLAND RULES; OR~~

2. ~~FOR REAL PROPERTY-RELATED-VIOLATIONS, IF PROOF IS MADE BY AFFIDAVIT THAT GOOD FAITH EFFORTS TO SERVE THE DEFENDANT PURSUANT TO UNDER RULE 3-121(A) OF THE MARYLAND RULES HAVE NOT SUCCEEDED, BY:~~

A. REGULAR MAIL TO THE DEFENDANT'S LAST KNOWN ADDRESS; AND

B. ~~POSTING OF THE CITATION AT EITHER THE PROPERTY WHERE THE INFRACTION HAS OCCURRED OR IS OCCURRING, OR AND, IF LOCATED WITHIN THE MUNICIPALITY IN WHICH THE INFRACTION HAS OCCURRED OR IS OCCURRING, AT THE RESIDENCE OR PLACE OF BUSINESS OF THE DEFENDANT.~~

[(ii)](III) [The issuing authority shall retain a copy of the citation which] THE CITATION shall contain:

1. The [issuing authority's] ENFORCEMENT OFFICER'S certification [attesting]:

A. ATTESTING to the truth of the matter set forth in the citation; OR

B. THAT THE CITATION IS BASED ON AN AFFIDAVIT;

2. The name and address of the person charged;

3. The nature of the infraction;

4. The location and time that the infraction occurred;

5. The amount of the infraction fine assessed;

6. The manner, location, and time in which the fine may be paid to the municipality;

7. ~~The person's right to elect to stand trial for the infraction;~~ and

8. The effect of failing to pay the assessed fine or demand a trial within the prescribed time.

[(3)](IV) [A fine not to exceed \$400 may be imposed for each conviction of a municipal infraction. The fine is payable by the recipient of the citation to the municipality within 20 calendar days of receipt of the citation.] THE ENFORCEMENT OFFICER SHALL RETAIN A COPY OF THE CITATION.

(4) (I) [A person receiving] IF A CITATION IS SERVED WITHOUT A SUMMONS AS PROVIDED IN PARAGRAPH (6) OF THIS SUBSECTION, THE PERSON CHARGED IN the citation [for a municipal infraction] may elect to stand trial for the