

Stop The Cop

Have the motions for preliminary hearing prepared and ready for presentation to the judge as necessary. These are the motions to Protect and Observe all of the accused Legal Rights, and to compel the court to identify itself. (See pages 5-6) Your case will hopefully be dropped right here. If it is, drop us an email and tell us about it.

STEP TWO: MOTIONS

If you get a judge that has no regard whatsoever for the law, he will enter a plea on your behalf and set a trial date. At that time, either set a date for a motions hearing, or mail by certified mail with a third party completing the proof of service, all motions (assuming all apply to your situation, which they probably will.)

Do all motions even if you served the first two motions at the time of the arraignment. (See pages 4-10)

STEP THREE: TRIAL

Go to trial, with the proper motions and list of questions to ask the cop. (See pages 11-15). Be prepared by reviewing all of the trial information in the packet.

STEP FOUR: APPEAL

Get the appeal paperwork from the court clerk. Follow the appeal process in a timely fashion. You will probably have to post an appeal bond. Request a transcript of the court case at this time. There will probably be a small fee, but it is worth its weight in gold. Follow appeal process pages 16-17. Your appeal should be successful, your case dismissed, and your payment refunded. If your appeal is not successful, see your money back guarantee