



OHIO DEPARTMENT OF PUBLIC SAFETY  
BUREAU OF MOTOR VEHICLES

ALS COURT DISPOSITION / PRE-TRIAL SUSPENSION  
NOTIFICATION

SUBJECT NAME <b>TISA Braddy</b>		SOCIAL SECURITY NUMBER	DATE OF BIRTH <b>3/13/79</b>
ADDRESS <b>822 Clifton Drive</b>		CITY <b>Springfield</b>	
RE: COURT CASE NUMBER <b>24TRC0491</b>	DATE OF HEARING <b>7/5/24</b>	DATE OF OFFENSE <b>1/14/2024</b>	DRIVER LICENSE NUMBER <b>KDQL 888</b>

This matter came for hearing on the date indicated above in reference to the suspension action in accordance with the provisions of Section 4511.197 of the Ohio Revised Code (R.C.).

☒ The appellant's appeal was granted upon the court's determination of one or more of the following conditions:

☒ The arresting law enforcement officer did not have reasonable ground to believe that an OVI violation or a violation of R.C. 4511.194 (Physical Control) was committed before the test.

☐ The officer did not request the appellant to submit to the chemical test.

☐ The officer did not inform the appellant of the consequences of a refusal or of submitting to the test.

☐ The appellant did not refuse the test. (Refusal Case)

☐ The test results did not indicate a prohibited concentration of alcohol/controlled substance. (Positive Case)

☐ The officer did not place appellant under suspension.

☐ BMV Form 2255 was not filed with the court or was not sent within 48 hours of the offense.

☐ BMV Form 2255 was completed improperly.

☐ Test not administered within the 3-hour time limit.

☐ Initial hearing on ALS not held within 5 days.

The ALS will be vacated and the fee waived if any box above is checked.

☐ Judicial Pre-Trial suspension imposed.

☐ Pre-Trial Suspension Terminated.

☐ Stay of Administrative License Suspension issued.

☐ The appeal is withdrawn by the defendant.

☐ The appellant's appeal is denied for failure to show error.

☐ Stay of ALS rescinded. ALS suspension re-imposed from \_\_\_\_\_ until \_\_\_\_\_.

☐ Limited Privileges granted from \_\_\_\_\_ until \_\_\_\_\_. ☐ Ignition Interlock required.

The ALS-Positive was adjudicated as follows:

☐ ALS terminated upon OVI or OVUAC conviction, do not collect ALS reinstatement fee. R.C. 4511.191(C)(2)

☐ Not convicted of OVI, R.C. 4511.19, or municipal OVI, after a positive test result. ALS terminated, do not collect ALS reinstatement fee. R.C. 4511.197(D)

The ALS-Refusal was adjudicated as follows:

☐ ALS terminated upon OVI conviction, do not collect ALS reinstatement fee. R.C. 4511.191(B)(2)

☐ ALS terminated upon Physical Control conviction, do not collect ALS reinstatement fee.

☐ Not convicted of original charge after refusal, ALS stands. R.C. 4511.197(D)

☐ Terminate ALS, reinstatement fee not waived.

☐ ALS terminated per plea agreement, do not collect ALS reinstatement fee.

CLERK <b>Sheila Henry</b>	COURT <b>Clark County Muni Court</b>		
CITY <b>Springfield</b>	4 DIGIT COURT CODE <b>1220</b>		
SIGNATURE OF PROSECUTING ATTORNEY <b>X</b>	DATE <b>7/5/24</b>	SIGNATURE OF JUDGE <b>James [Signature]</b>	DATE <b>7/3/24</b>

Please mail this form to:

Ohio Bureau of Motor Vehicles  
ALS/Points Unit  
P.O. Box 16784  
Columbus, Ohio 43216-6784

FILED  
2024 JUL -5 11:15  
SHEILA E. HENRY, CLERK  
CLARK COUNTY COURT  
DEPUTY