LOCAL INFRACTION RULES

LIR 3.3(b) CONTESTED INFRACTION HEARING—REPRESENTATION BY LAWYER [Rule withdrawn, effective September 1, 2005]

LIR 3.5(f) INFRACTION HEARINGS BASED ON WRITTEN STATEMENTS

The court adopts IRLJ 3.5 and will, at the request of a defendant, decide infraction cases based on written statements. A defendant requesting the court to decide the case on written statements shall do so by completing a statement in substantially the following form:

Low	er Kittitas County District Court
	State of Washington
[] State of Washington,)
[] City of Ellensburg,)
Plaintiff,)
) No
VS.	Defendant's Request for
	Decision on Written Statements
D-f1) [] Mitigation Hearing
Defendant.) [] Contested Hearing
)
To: The Clark of the Lower Kittit	as County District Court, Room 180, Kittitas County
Courthouse, Ellensburg, Washing	
From:	
I hereby request that the court dec	cide my case based on my following sworn statement:
Thereby request that the court dec	Ado my cuse oused on my following sworn statement.

	(Attach additional pages if necessary)
the above statement is true. I promise that it	erjury under the laws of the State of Washington that f it is determined that I committed the infraction for benalty authorized by law and assessed by the court. I on of the court.
(Print your name)	(Sign your name)
(Street or Post Office address)	
(City, state and zip code)	-

[Adopted effective September 1, 2000;amended effective September 1, 2005]