

COMES NOW THE COURT and issues the following standing order regarding the issuance of penalty assessments and other miscellaneous issues related to the issuance of summonses:

1. The Court was recently made aware of a "PENALTY ASSESSMENT SCHEDULE" that is being utilized by the officers of the City of Brush Police Department in the issuance of summonses.
2. After research, it became apparent that the "schedule" was a document that was generated by the previous Brush Municipal Judge more than 11 years ago. It is thus not an ordinance adopted by the City of Brush.
3. With this order, the "PENALTY ASSESSMENT SCHEDULE" previously referred to in this order is revoked and rescinded in its entirety with the exception that parking violations will still be subject to a penalty assessment process. All other violations of the city of Brush Municipal Code are not susceptible to being issued a penalty assessment with the exception of **non serious** traffic violations of four points or less (except the charge OF NO INSURANCE).
4. In addition, when issuing a summons for any Municipal ordinance violation, the summons must contain the title of the ordinance as it is written in the City Code and a notation providing the ordinance number with any applicable subsection.

By the Court this 11<sup>th</sup> day of January, 2018.

Steve Jones  
Municipal Judge-Steve Jones