



King County District Court
 18050 Meridian Ave. N.
 Shoreline, WA 98133
 (206) 205-9200



NOTICE OF INFRACTION

INFRACTION #: **KEN0123456**

Amount Due: **\$110.00**

Due Date: **03/17/2026**

NOTICE #: **1234500001234**

PIN: **1234**

View your video and images at www.ViolationInfo.com

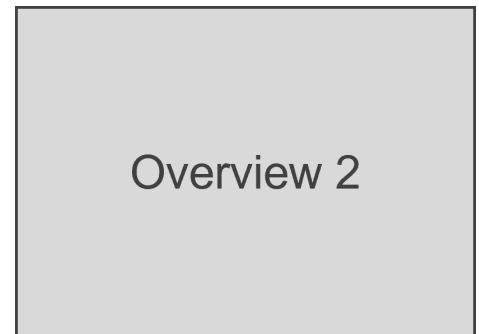
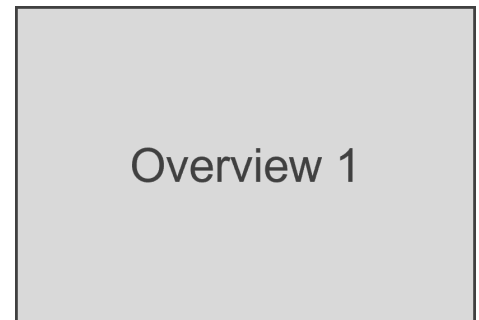
Infractions generated by traffic cameras will not appear on any Department of Licensing driving record.

**JOHN SMITH
 1234 MAIN STREET
 KENMORE, WA 01234**

License Plate Image



Vehicle Images



INFRACTION DATE 02/06/2026		INFRACTION TIME 04:12 PM		FINE AMOUNT \$110.00	
VEHICLE PLATE # ABC1234		STATE WA			
YEAR ABC1234	MAKE GA	MODEL	STYLE 4D	COLOR	
LOCATION OF INFRACTION EB 3000 CANAL ST @ WARREN EASTON HIGH SCHOOL					
DEFENDANT JOHN SMITH					
STREET ADDRESS 1232 MAIN STREET					
CITY KENMORE		STATE WA	ZIP CODE 12345		
OFFENSE: RCW 46.61.050 AS ENFORCED BY KENMORE CITY CODE 10.45 - FAILURE TO STOP AT A RED LIGHT					
I am a fully commissioned officer for the Kenmore Police Department and am authorized to enforce the laws of the State of Washington. Based upon my review of photographs and/or a video recording made by an automated photo enforcement camera, I have reasonable grounds/probable cause to believe, and do believe, that on the date and at the time and location indicated above, the operator of the vehicle described above was in violation of the RCW 46.61.050, enforced pursuant to Kenmore City Code Chapter 10.45. The photographs and video recording, taken together showing the vehicle and its license plate, portray a fair and accurate representation of the location listed above and indicate the vehicle operator was facing a steady red traffic control signal when the vehicle failed to stop and remain stopped at the clearly marked stop line or other stopping point. A records check has been completed of the appropriate state's licensing department records and the registered owner(s) of the vehicle at the time of the violation is/are named above. I certify under penalty of perjury under the laws of the State of Washington the foregoing is true and correct, and I am entering my authorized user ID and password to authenticate the issuance of this Notice of Infraction.					
OFFICER NAME MATT ANDERSON	BADGE 1234	PLACE OF ISSUANCE KENMORE, KING COUNTY, WA		ISSUE DATE 02/12/2026	

This citation will be filed with: King County District Court, 18050 Meridian Ave. N. Shoreline, WA 98133. (206) 205-9200.



FOR PROGRAM
 INFORMATION VISIT
KENMOREWA.GOV/KAPE



NAME: JOHN SMITH		DUE DATE: 03/17/2026	
NOTICE #: 1234500001234	PIN: 1234	ISSUED DATE: 02/12/2026	
INFRACTION #: KEN0123456	PLATE: ABC1234	STATE: WA	

You have 33 days from the date of mailing to respond by one of the following methods:

1. Pay the penalty (insert the coupon in the enclosed envelope along with your payment) or see other payment options below; OR
2. Enter into a payment plan with the Court (see Payment Options on the reverse side); OR
3. Request a mitigation hearing to explain the circumstances (see Hearing Request form for explanation of hearing); OR
4. Request a contested hearing to challenge liability for this Notice (see Hearing Request form for explanation of hearing).
5. Submit a Declaration of Non-Responsibility / Transfer of liability Form (see attached).

**King County District Court
 Kenmore Photo Enforcement Program
 516 3rd Avenue, Room E340
 Seattle, WA 98104**

This Notice represents a determination that an infraction has been committed and the determination shall be final unless contested as provided by RCW 46.63.

AMOUNT DUE: \$110.00

1 4921800033121 000048072966 300006

NOTICE OF INFRACTION

YOU MUST RESPOND ON OR BEFORE THE DUE DATE ON THE FRONT OF THIS NOTICE.

You must respond to this Notice of Infraction within 33 days of the date this notice is mailed.

Mailed responses must be mailed (postmarked) not later than midnight on the day the response is due.

This infraction will not appear on your Driving Record.

This Notice represents a determination that an infraction has been committed by the person named in the Notice and the determination shall be final unless contested as provided in RCW 46.63. As the registered owner of the vehicle described on this Notice, your vehicle was facing a steady red circular signal, or steady red left-arrow signal, when it failed to come to a complete stop and remain stopped at a clearly marked stop line or other stopping point, at the place, date, and time specified on this Notice. Some images may contain both a steady signal and a fading yellow signal. In these circumstances, the presence of the yellow signal is due to incandescent bulb afterglow; a review of the violation video will clearly show the light to be red. Under RCW 46.63.075 you are presumed to be the driver, but such presumption may be rebutted as outlined below. The monetary penalty established for this infraction is \$110.00.

This Notice represents a determination that the infraction identified on page one (1) has been committed by the registered owner/s listed on page one (1) and the determination is final unless contested or you request a hearing or submit a Declaration of Non-Responsibility as provided in Chapter 46.63 RCW. State law provides that the registered owner/s of a vehicle is/are presumed to have, operated the vehicle at the time an infraction was detected by an automated traffic safety camera, RCW 46.63.075. However, the registered owner/s may overcome the presumption by making a statement under oath and under penalty of false swearing or perjury, in person or in writing, that the vehicle involved was at the time stolen or in the care, custody, or control of some person other than the registered owner/s.

An infraction detected through an automated traffic safety camera is a non-criminal offense for which imprisonment may not be imposed as a sanction; the penalty for a photo-enforced infraction may include non-renewal of the vehicle registration. The penalty for this infraction, like a parking ticket, will not become part of your driving record. However, failure to respond to a Notice of Infraction or failure to appear for a requested hearing for the purpose of contesting the determination or for the purpose of explaining mitigating circumstances may result in refusal of the department to renew the vehicle registration until any penalties imposed have been satisfied.

TO VIEW PHOTOGRAPHIC IMAGES AND VIDEO:

Photographic images of your vehicle and the vehicle license plate taken at the time your vehicle was detected **entering an intersection while the light was red** will be filed along with this Notice of Infraction with the King County District Court. You may view the photographic images and video of this incident online at www.ViolationInfo.com. You must use the Notice # and PIN printed on the front of this Notice to sign in. If you do not have access to the internet, you may visit the local library to view your video and images.

QUESTIONS: If you have questions, contact Customer Service at 1-866-790-4111 between 5:00 AM to 5:00 PM (Pacific Standard Time) Monday through Friday, excluding general holidays.

YOUR PAYMENT OPTIONS ARE:

1. **PAY BY MAIL:** Send a check or money order in U.S. Funds, payable to the King County District Court, for the amount due by the Due Date provided on page one (1) of this Notice. You must detach and include the Payment Coupon located on page one (1) of this Notice. **Write your Infraction # on your check or money order. PLEASE DO NOT MAIL CASH.**

MAIL YOUR PAYMENT TO:

King County District Court
Kenmore Photo Enforcement Program
516 3rd Avenue, Room E340
Seattle, WA 98104

DO NOT MAIL PAYMENT TO THE KING COUNTY DISTRICT COURT SHORELINE ADDRESS

2. **PAY ONLINE:** Visit the King County District Court website at <https://districtcourt.kingcounty.gov/payonline>.
3. **PAYMENT BY PHONE:** 1-844-399-5259.

4. **PAYMENT IN PERSON:** At any King County District Court location. For locations, visit <https://districtcourt.kingcounty.gov/locations>.
5. **REQUEST A PAYMENT PLAN:** Time Payments (payment plan option): You may be eligible for a time payment plan with the District Court as outlined in RCW 46.63.110(6). This option must be acted upon prior to the expiration of the due date of this Notice of Infraction. You will admit responsibility for the infraction and attest that you are not able to pay a monetary obligation in full. This is not an option if you have already been previously granted a payment plan with respect to the same monetary obligation or if you are in noncompliance of any existing or prior payment plan. Please be aware that failure to pay the penalty in full by your due date, or failure to establish a payment plan with the court, may result in collection action, including garnishment of wages or other assets. To setup time payments with the District Court, please visit the following website: <https://districtcourt.kingcounty.gov/timepayment>.

As outlined in RCW 46.63.220(15), if you receive specified state assistance under Title 74 RCW or through WIC, you may request a 50% reduction of the penalty by contacting the District Court to determine your eligibility. A reduction may be applied to the first violation and, if applicable, a subsequent violation that occurred within 21 days.

YOUR HEARING OPTIONS ARE:

Complete the information on the coupon below and make sure the mailing address is showing in the envelope window. For questions regarding hearing options, call the Court at (206) 205-9200.

1. **MITIGATION HEARING BY MAIL (write the Judge a letter):** Instead of appearing in court for a mitigation hearing you may submit your statement by mail. By submitting a mitigation statement, you are admitting you committed the infraction and asking to explain the circumstances and ask for a reduced fine or a longer time to pay, or both. At any mitigation hearing, you will be deemed to have committed the infraction; and you cannot require (subpoena) witnesses to attend, though they may attend voluntarily. You will be notified by mail of the Judge's decision. By selecting this option, you waive your right to appeal the Judge's decision.
2. **CONTESTED HEARING BY MAIL (write the Judge a letter):** If you were the driver of the vehicle and you would like to contest this infraction by mail, you are stating that you were driving but you did not commit this infraction. The court will review all the evidence presented by the City, including the still photographs, the video and the police officer's affidavit. The court will then review any written statement or evidence you wish to submit under the applicable court rules. The City has the burden to prove the case via the evidence it submits by a preponderance of the evidence that the infraction was committed; meaning more likely than not that the infraction was committed. A person may subpoena witnesses including the officer who issued the Notice of infraction pursuant to RCW 46.63.060(2)(f). If the Judge finds you have committed the infraction, the full fine will be assessed. You will be notified by mail of the Judge's decision. By selecting this option, you waive your right to appeal the Judge's decision.
3. **MITIGATION HEARING BY ZOOM REMOTE HEARING:** You may request a hearing in court before the judge via Zoom. You agree to join the Zoom hearing on your scheduled hearing date and time. At any mitigation hearing, you will be deemed to have committed the infraction; and you cannot require (subpoena) witnesses to attend, though they may attend voluntarily. At the hearing you may explain your circumstances and ask for a reduced fine or a longer time to pay, or both. The judge will make the decision on whether to reduce your fine and will provide you a written finding by mail or email but will orally pronounce the decision over Zoom. By selecting this option, you give up your right to appeal the judge's decision. Failure to appear for a requested hearing will result in a Failure to Appear designation and finding of committed on the infraction. Failure to appear at a requested hearing, or failure to pay a penalty imposed after a hearing will result in your infraction being referred to a collection agency and additional penalties plus collection fees will be added to the original penalty. Failure to appear or failure to pay may also result in non-renewal of your vehicle registration pursuant to RCW 46.16A.120.
4. **CONTESTED HEARING BY ZOOM REMOTE HEARING:** If you would like to contest this infraction via Zoom hearing, you are stating you would like an in-person hearing before the judge. You will agree to join the Zoom call at your scheduled hearing date and time. At this hearing, the Court will review all the evidence presented by the City, including the still photographs, the video, and the police officer's affidavit. The Court will then swear you in as a witness and take your testimony under oath, take any witness testimony under oath, and view any evidence you are able to submit via email. The City must prove by a preponderance of the evidence (meaning more likely than not) that the infraction was committed; and a person may subpoena witnesses, including the officer who issued the Notice of Infraction. If the Judge finds you have committed the infraction, the full fine will be assessed. The Judge will provide you a written finding by mail or email but will orally pronounce the decision over Zoom. Failure to appear for a requested hearing will result in a Failure to Appear designation and finding of committed on the infraction. Failure to appear at a requested hearing, or failure to pay a penalty imposed after a hearing will result in your infraction being referred to a collection agency and additional penalties plus collection fees will be added to the original penalty. Failure to appear or failure to pay may also result in non-renewal of your vehicle registration pursuant to RCW 46.16A.120.

5. **MITIGATION HEARING IN PERSON (Come to Court):** You may request a mitigation hearing in court before the Judge. You agree to appear in court at your scheduled hearing. By requesting a mitigation hearing, you are admitting that you were the driver and that you committed the infraction. At the hearing you may explain your circumstances and ask for a reduced fine or a longer time to pay, or both. At any mitigation hearing, you will be deemed to have committed the infraction; and you cannot require (subpoena) witnesses to attend, though they may attend voluntarily. The Judge will make the decision whether to reduce your fine. You will be notified by mail of the Judge's decision. By selecting this option, you waive your right to appeal the Judge's decision. Failure to appear for a requested hearing will result in a Failure to Appear designation and finding of liability for the infraction. Failure to pay a penalty imposed after a hearing will result in your infraction being referred to a collection agency and additional penalties plus collection fees will be added to the original penalty.
6. **CONTESTED HEARING IN PERSON (Come to Court):** If you would like to contest this Notice of Infraction in court, you are stating you would like an in-person hearing before the Judge. You will agree to appear in court at your scheduled hearing. At this hearing, the Judge will review all the evidence presented by the City, including the still photographs, the video and the police officer's affidavit. You will then be sworn in as a witness and give your testimony under oath and view any evidence submitted under the applicable court rules. The City has the burden to prove the case via the evidence it submits by a preponderance of the evidence that the infraction was committed; meaning more likely than not that the infraction was committed. A person may subpoena witnesses including the officer who issued the Notice of infraction pursuant to RCW 46.63.060(2)(f). If the Judge finds you have committed the infraction, the full fine will be assessed. You will be notified by mail of the Judge's decision. By selecting this option, you waive your right to appeal the Judge's decision. Failure to pay a penalty imposed after a hearing will result in your infraction being referred to a collection agency and additional penalties plus collection fees will be added to the original penalty.

YOUR OTHER OPTIONS ARE:

1. **DECLARATION OF NON-RESPONSIBLY:** The law presumes that the registered owner(s) of the vehicle was/were the driver, RCW 46.63.075. However, you may overcome this presumption by testifying in writing or in person, under oath under penalty of false swearing or perjury, that you and/or any other registered owners were not the driver of the vehicle on the listed date and time and the court may dismiss the infraction against you. If your vehicle was stolen, sold prior to the date and time of the violation, you were issued a citation by law enforcement for the same offense, or our vehicle was in the care, custody or control of someone else at the time of the violation, please fill out a Declaration of Non-Responsibility.
2. **TRANSFER OF LIABILITY:** If another person accepts responsibility for this infraction, you may transfer liability to them. A vehicle registered to an employer/principal that is driven by an employee/agent remains in the care, custody and control of the employer/principal and the employer/principle will remain liable for the infraction if the employer/principal cannot identify the employee/agent or the employee/agent refuses to accept liability. If the employee/agent can identify the driver and the driver takes responsibility for the infraction in writing, liability may be transferred.

**QUESTIONS? CALL CUSTOMER SERVICE: 1-866-790-4111 5:00 AM to 5:00 PM
(Pacific Standard Time) Monday through Friday.**

HEARING REQUEST FORM (Only use if you want a hearing by mail or in person)

Please mail entire form with coupon to address below

IMPORTANT NOTICE

Fill in the information requested on this coupon and return the coupon to the King County District Court, Kenmore Photo Enforcement Program, 18050 Meridian Ave. N., Shoreline, WA 98133, using the envelope provided. Do not send payment. You will be notified in writing of your hearing date. If you do not receive a hearing notice within 21 days of the court's receipt of your hearing request, you are responsible for contacting the Court at (206) 205-9200. [Please review the video of the traffic violation prior to requesting a hearing.](#)

Failure to appear for a requested hearing for the purpose of contesting the determination or for the purpose of explaining mitigating circumstances may result in refusal of the department to renew the vehicle registration until any penalties imposed have been satisfied.

My Written Statement (provide reason for requesting a hearing and supporting information for consideration)

_____ **Date**

_____ **Signature**

Detach and mail this coupon with your payment with the address showing in the envelope window.

You must mark the hearing type below, if you do not, a contested hearing will automatically be scheduled which you are required to attend.

TO REQUEST A HEARING, please select your hearing type; for a contested hearing, indicate whether you need an interpreter and the language:

- Mitigation-by-Mail Hearing (My statement is above)
- Contested-by-Mail Hearing (My statement is above)
- Mitigation Hearing by Zoom (email below)
- Contested Hearing by Zoom (email below)
- Mitigation Hearing (In-Person)
- Contested Hearing (In-Person)
- I request an interpreter for a contested hearing:
Language: _____

NAME: JOHN SMITH		DUE DATE: 03/17/2026	
NOTICE #: 1234500001234	PIN: 1234	ISSUED DATE: 02/12/2026	
INFRACTION #: KEN0123456	PLATE: ABC1234	STATE: WA	

I promise to appear on the date and at the time set by the Court for my hearing. I understand that if I do not receive a court date within 21 days of the court's receipt of my hearing request, I must contact the Court at (206) 205-9200.

**King County District Court
Kenmore Photo Enforcement Program
18050 Meridian Ave. N.
Shoreline, WA 98133**

Your Signature Date

Your Address City State Zip

Your Phone Number

Your Email Address

1 4921800033121 000048072966 300006

DECLARATION OF NON-RESPONSIBILITY / TRANSFER OF LIABILITY FORM

Use only if you and all other named registered owners were not the driver). This process will be conducted by mail.

Notice of Infraction #: KEN0123456 Notice #: 1234500001234

Vehicle License Plate #: ABC1234 State: WA

STATEMENT: I received the Notice of Infraction indicated by the number listed above. At the time of the violation indicated in the Notice:

- The vehicle described in the Notice was Sold (include a copy of either a bill of sale OR a copy from your insurance company showing when vehicle was removed from the policy and completed New Owner's name and Address below);
- I was issued a citation by Police / Sheriff for same offense (include a copy of the issued citation);
- The vehicle or License Plate described in the Notice was Stolen (include a copy of the police report);
- The vehicle described was in the care, custody, or control of another person. You may provide the driver's information in the section directly below.

Print Name of New Owner or Driver

Driver's License #

Address

City

State

Zip

Print Your Name

Your Phone Number

Your Address

Your City

Your State

Your Zip

Statement

Signature of Registered Owner(s) (declaration is not valid if not signed)

Please send your completed, signed Declaration and supporting documentation by the Due Date shown on your Notice of Infraction by 1) mailing to the address below, 2) emailing to shoreline.kcdc@kingcounty.gov, or 3) faxing to (206) 296-0594. Your Declaration and supporting documentation will be reviewed by the King County District Court. You will be notified of the outcome by mail. Keep in mind that providing this Statement will NOT automatically result in closure of this matter. Any false representation may subject you to criminal penalties.

**City of Kenmore
Automated Photo Enforcement Program
King County District Court
18050 Meridian Ave. N.
Shoreline, WA 98133**