

P.O. Box 29014 CADMAN PLAZA BROOKLYN. NY 11202-9014

DECISION AND ORDER

If a PAYMENT is due, please pay ONLINE at: http://nyc.gov/finance

Or mail your check along with the payment voucher in the enclosed envelope to:

NYC Department of Finance Parking Violations, Church Street Station PO Box 3600 New York, NY 10008-3600

If you have questions, call 311 (24 hours/7 days a week). If you are outside of New York City, call (212) NEW-YORK. For TTY service for the hearing impaired, call *(212) 504-4115.



	Respondent		Plate Information		
Name: Role: Address:	CARLOS AGUDO Respondent 3325 101ST STREET CORONA NY 11368-1017	Name:Plate Id: State: Type:	GJU5687 NY PAS		

Violation Decision Summary							
Violation	Date	Violation	Disposition	Amount	Due		
Number	Issued	Code		Due	Date		
8634252425	01/11/2018	51	GUILTY - HEARING	115.00	03/07/2018		

Violation Decisions: GENERAL DENIAL/EVID NOT CREDIBLE Violation Number: 8634252425

The respondent has been charged with violating Traffic Rule 4-08(e)(3) by stopping, standing or parking a vehicle on a sidewalk. Pursuant to Traffic Rule 4-01(b), sidewalk is defined as that portion of the street, whether paved or unpaved, between the curb lines or the lateral lines of a roadway and the adjacent property lines intended for the use of pedestrians. Where it is not clear which section is Decision is continued on the back of this notice

I hereby certify that the matter recorded above reflects a hearing conducted by the undersigned Administrative Law Judge (ALJ) on proof submitted by the respondent and the City of New York, and that said determination was made by me on that hearing.

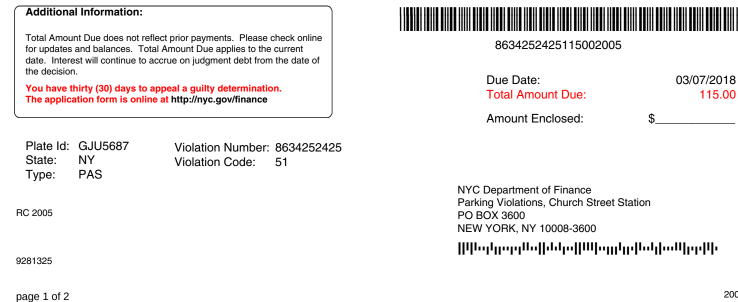


ALJ Name: Mitchell Parnes

Date: 02/05/2018

Retain this record of your hearing for 8 years and 3 months. This is not a receipt for payment of fine.

Please pay online or return payment coupon with the check enclosed in the return envelope. Do not staple, paper clip or fold contents.



Decision Summary continued

intended for the use of pedestrians, the sidewalk will be deemed to be that portion of the street between the building line and the curb. Respondent's claim that he was pulling out of his parent's driveway, located next door to the place of issuance cited, waiting to pull into traffic at the time of issuance is not persuasively established by the submitted, Google street view image, and undated photographs depicting an unidentifiable vehicle at a portion of an unidentifiable location. Claim that the place of issuance cited does not have a driveway does not establish that the vehicle was not on the sidewalk as charged. Claimed improper service is not persuasively established by the foregoing submissions, or otherwise. Guilty.