

## Relevant State Of Marshall Law

### **625 MSRS 5/1105: Driving While Under the Influence § 1105. DUI**

(a) A person is guilty of driving under the influence when:

- (1) They are in control of a vehicle;
- (2) on a public way; and
- (3) (a) they have a blood alcohol level greater than 0.08; or (b) their driving ability is otherwise impaired by alcohol and/or illegal narcotics.

### **625 MSRS 5/9-1: Definitions**

§ 9-1

\*\*\*

(7) Control of a vehicle includes being in the driver's seat of a vehicle when its engine is turned on or the key is in the ignition of the vehicle;

\*\*\*

(11) Public Way is defined as any street, sidewalk, alley, avenue, highway, public schoolyard, or roadway that is within the jurisdiction of Marshall City;

\*\*\*

(15) Vehicle is defined as any motorized car, auto, truck, motorcycle or any other vehicle designed or used for transporting of individuals and/or cargo.

### **625 MSRS 5/7-1: PRESUMPTION OF BLOOD ALCOHOL LEVEL**

§ 7-1. Any person with a blood alcohol level of greater than 0.08 is presumed to be under the influence for the purpose of 625 MSRS 2/1105

## Relevant City Of Marshall Ordinances

### **MCO 99-382: Unoccupied Running Vehicle**

No motorized vehicle shall be left unattended and running while on a public street in the city of Marshall. Such conduct shall result in a \$50 fine.

### **MCO 99-388: Blocking Residential Driveways**

The blocking of a residential driveway by a motorized vehicle not belonging to owner or resident of said residence, or by permission of owner, when the motorized vehicle is parked on a public street in the City of Marshall is an offense punishable by a fine of \$100.

### **MCO 34-14: Appearing on the Public Way While Intoxicated**

Any person who is inebriated while on the public way shall be fined \$50.