

Acquitted - Non-conviction: The charges against the defendant are dropped. Adjudicated Guilty - Conviction:

The defendant has been found guilty of the charges.

The court does not give a final judgment regarding the case. The defendant is given probation, a program or community service in which they have a specified amount of time to complete. If the defendant complies, the case may be dismissed, depending on the county/state. If they do not dismiss in that particular county/state,

then the disposition remains adjudication withheld and the case is closed. However, if the defendant is found in violation, the case disposition may be changed and the defendant can be found in guilt.

Accumulated Amount Aggregate:

Stands for "Accelerated Rehabilitative Disposition Program". Mostly found in the state of Pennsylvania. This program given to the ARD Program - Non-conviction:

defendant in place of adjudication. If the defendant completes the

program, the case is closed.

Assault to cause bodily injury. Assault B-I:

The charges against the defendant are dropped. Not enough evidence Bail/Bond Forfeiture - Non-conviction:

to convict.

Bural:

Adjudication Withheld - Non-conviction:

Conditional Discharge - Non-conviction:

Burgl Habitation: Breaking into someone's house.

Concurrent: Sentence taking place or existing at the same time as another.

> The defendant has no finding of guilt. The court is discharging him/her from trial on special conditions that they must abide by. If they do not abide by these conditions, the discharge may be revoked

and the finding may become guilty.

This is found in New Mexico. It is designed as a disposition for juvenile cases in which the defendant pleas guilty and is place on the Consent Decree - Conviction:

decree/probation for six months.

Convicted - Conviction: The defendant has been found guilty of the charges.

Criminal Misc: Vandalism.

Dangerous Drugs: Possession/Delivery of Controlled Substance.

Dead Docket: Charges dropped / no further action taken, it is usually attached to

other charges that the offender plea-bargained on.

Often seen in Fulton, Georgia. Not enough evidence that shows the Dead Docket - Non-conviction:

defendant is guilty or that he is innocent. So case is set aside. If not

brought back up, case is closed.

Deadly Conduct: Wielding a dangerous weapon, i.e. knife, gun, etc., or threatening to

cause harm onto someone.

Declined: DA Declined to Prosecute. Not enough evidence to take to grand jury.

> The defendant has no finding of guilt. The judgment is set-aside for a deferred amount of time and the defendant must comply with any conditions give to him/her. The case can be dismissed depending on

Deferred Judgment - Non-conviction: the county/state if defendant completes all requirements.

DIS TRCON DEV: Disregard of a Traffic Control Device.

Dropped - Non-conviction: Not enough evidence to convict the defendant.

DSMD: Dismissed

FIX: Striking a highway fixture or landscape of greater than \$200.00.

FLID UV: Failure to Identify Fugitive- Unable to verify. FMFR: Failure to Maintain Financial Responsibility.

Fraud Remains Writing: Intent to destroy or fraud an application of some type.

Handwritten information next to the record that did not transfer over Freetext:

to the database. This does not affect the actual record.

FSRA: Failure to Stop and Render Aid.

FTA: Failure to Appear.

Fugitive File: The case has not been to trial. Found in Virginia. The same as



Returned Unserved below.

Guilty - Conviction: It has been proven that the defendant committed the crime.

The jury has found the defendant guilty without his having appeared Guilty in Absentia - Conviction:

Ignored - Non-conviction: The case never went to trial. It was ignored by the state.

Indec w/ child: Indecency with a Child.

Larceny: Theft.

MTN SUPRS GTD: Motion to Supress Granted. MVI: Moving Vehicle Incident. NDL: No Driver's License.

Misdemeanor Intervention Program - Non-

conviction:

A program designated only for misdemeanor offenses in which the defendant may comply to the conditions of the program in order to

avoid a conviction.

No Action - Non-conviction: The court dropped the case and did no continue with the charges.

No bill by grand jury: Not enough evidence to indict on charges.

The District Attorney never sent the case to court and it was not No Billed - Non-conviction:

No Information Filed - Non-conviction: Mostly found in Florida. It means the case has been dropped.

The paperwork was never sent to the court by the District Attorney No Papered - Non-conviction: and the case was never filed. Therefore, it was never brought to trial.

Latin for "No Contest". The defendant has pled no contest to the charges against him or her. Therefore the court finds him or her Nolo Contendr?- Conviction:

guilty.

Latin for "Not Prosecuted". This means there was not enough Nolle Prosse - Non-conviction:

evidence to convict the defendant. The case is dropped.

Non-Adjudication of Guilt - Non-conviction: Same as adjudication withheld.

Not Guilty - Non-conviction: A jury or judge trial finding that the defendant is innocent.

Defendant is given special provisions for one year to abide by since Other - Non-conviction:

this is a first offense. If no further violation of the same nature, case

is closed.

The case has not been to trial at this time. There is no disposition to Pending:

report.

The defendant has pled guilty to the charges against him/her and the Pled Guilty - Conviction:

court accepts the plea as a conviction.

Deferred Prosecution, meaning state did not prosecute. Often seen in Prayer for Judgment - Non-conviction:

North Carolina. For example, with worthless checks it gives the defendant a chance to pay the check before being charged.

A program the defendant is placed in before going to trial. If the defendant complies prior to trial time, the trial will not be held for the

charge and the defendant is not convicted.

Defendant was not charged on this count due to being charged for Process Other - Non-conviction:

another count.

Prohib Sub Jail: Possessing a prohibited substance in a correctional facility.

Prost: Prostitution.

Pre-Trial Intervention - Non-conviction:

PWC/Theft: Passing Worthless Checks.

Quashed: Dismissed.

Refused - Non-conviction: The case never went to trial. The state refused to hear the case.

The case never went to trial. The state rejected the hearing of the Rejected - Non-conviction:

case.

The defendant is responsible for the payment of the fines or fees of Responsible - Non-conviction:

the crime. They are not found in guilt, however, must pay what they are ordered. Often found on traffic tickets or minor violation.

Retaliation: Person commits this offense with the intension or knowingly harms or

threatens to harm another; i.e. prospective witness or informant; to



prevent or delay the service of another such as a public servant or

prospective witness.

The case has not been to trial at this time. Found in North Carolina. A warrant, summons or paper from the district attorney's office was issued for delivery to the defendant to appear for trial; however, the defendant could not be located. Therefore, the case is technically

pending, however, the paperwork was never served.

or (SEC EXE DOCUMENT DEC) Securing Execution of Document by SEDD:

Deception.

Shock Probation: Placed into rehab for the crime committed. The rehab illustrates what

kind of harm they have placed on the victim by having the criminal

listen to stories and videos of actual victims.

Will not prosecute at this time. Eligible to be re-opened for one year if a violation is committed during that time. After the one-year period Stet Docket - Non-conviction:

and no violations have been committed, it cannot be re-opened and

the case is closed.

Often seen in Illinois. Stricken off docket with the ability to reinstate Stricken Off Leave - Non-conviction:

at a later date if deemed case can be prosecuted. This is often

because the prosecutors run out of time to prosecute.

Theft Check 20: Theft by check for less than \$20.

Theft Enhanced:

Returned Unserved:

Record Before 1994: Theft of property less than \$750.

Enhanced: Has been convicted at least 2 times before for the same

crime. Considered 3rd Degree felony.

Record After 1994: Theft of property less than \$1500.

Enhanced: Has been convicted at least 2 times before for the same

crime. Considered State Jail Felony.

Mainly found in the state of North Carolina. This means the Waived - Conviction:

defendant has waived his/her right to trial and has pled guilty to the

charges. In turn, the court accepts the plea of guilt.

CODES:

UPF = (unlawful possession firearm by felon)

Uuev = (unlawful use of emergency vehicle) Uumv = (unauthorized use of motor vehicle) (aggravated assault by public servant) Aa by pub serv =

(aggravated assault with a deadly weapon) Aa/dw =(aggravated assault causes severe bodily injury) Aa/sbi =

Aa/witness = (aggravated assault against witness)

(aggravated assault against public servant) Aa/pub serv = (aggravated assault against peace officer) Aa/po =Act phys asst w/o lic = (act as physician asst without license)

Agg aslt dw = (aggravated assault with a deadly weapon) Agg aslt sbi = (aggravated assault causes severe bodily injury)

Agg kidnap = (aggravated kidnapping)

(aggravated promotion of prostitution) Agg prom prost = Agg rob dw =(aggravated robbery with a deadly weapon)

Agg SX a-v ch drugs = (aggravated SX assault child) Agg SX a-v ch dw =(aggravated SX assault child) Agg SX a-v ch fear = (aggravated SX assault child)



Agg SX a-v ch fear = (aggravated SX assault child) Agg SX a-v ch sbi = (aggravated SX assault child) Agg SX a-v ch/14 =(aggravated SX assault child) Agg SX a-v concert = (aggravated SX assault) Agg SX a-v concert ch = (aggravated SX assault) Agg SX a-v drugs = (aggravated SX assault) (aggravated SX assault with deadly weapon) Agg SX a-v dw =Agg theft r& c 20k =(theft > = \$20K < \$100K)Agg theft 100k r&c = (theft > = \$100K < \$200K)Agg theft 200k r&c = (theft >= \$200K)Agg theft 50 =(theft > = \$50 < \$500)(theft >=\$50<\$500 public servant) Agg theft 50 pub serv = Att burg veh = (burglary of vehicle) Att burg building = (burglary of building) (burglary of coin operated machine) Att burg com = Att burg hab = (burglary of habitation) (poss with intent man/del controlled substance) Att mfg cs 400g =Att tres hab = (criminal trespass of a habitation) burg veh = (burglary of vehicle) (burglary of building) burg building = burg hab = (burglary of habitation) (burglary of coin operated machine) burg com = (boating while intoxicated) bwi = c/f us gov doc = (counterfeiting/forging of government doc) cc abuse = (credit card abuse) cf/tm 100k =(counterfeiting trademark) cf/tm =(counterfeiting trademark) dc abuse = (debit card abuse) (delivery of controlled substance) del cs = del mi = (delivery of marijuana0 (unlawful dispense dangerous drug) dispense cs = fsra = (failure to stop and render aid) flid = (failure to id) (flying while intoxicated) fwi = (driving while intoxicated) dwi = (driving while under the influence) dui = ibc =(issuance of bad check) dwls = (driving while license suspended) ind exp =(indecent exposure) (injury to disabled body) inj invalid = (interception wire/oral/electronic communication) int oral comm = keep gamb place = (keeping a gambling place) interfer po = (interference w/duties of public servant) mansi = (manslaughter) (manufacturing dangerous drug) mfr dang drug = (negligent homicide) neg hom = theft serv 20k = (theft > = \$20K < \$100K)theft serv 100k = (theft > = \$100K < \$200K)(theft >= \$200K)theft serv200k = (theft > = \$20 < \$50)theft serv 20 = ucw = (unlawful carrying of weapon) (securing execution of document by deception) sedd =



vssa =

(violation of state securities act)