



CONTENTS

Introduction

Report: Statewide Totals of Monies Collected by Offices of Circuit Court Clerk

Annual Report Documentation

Report: Statewide Statistics

Report: Statistics by County



Kentucky Court of Justice Annual Report FY 2017

Thank you for your interest in the <u>Kentucky Court of Justice</u> and its annual report for Fiscal Year 2019 (July 1, 2016-June 30, 2017).

The Administrative Office of the Courts is required by state law – KRS 27A.460, KRS 27A.470 and KRS 27A.440 – to issue an annual report. The report is to includes statistics for all 120 counties on the outcome of felony arrests in these categories:

- Conviction percentages
- Percentages of fines, imprisonment or other penalty assessment
- Percentage of acquittals
- Percentage of dismissals
- Percentage of pleas as charges
- Percentage of pleas to reduce charges
- Percentage of disposition to guilty as charged by trial
- Percentage of those found guilty of lesser charge by trial
- Percentage of jury trials
- Percentage of bench trials
- The number of juvenile offenders tried as adults
- Shock probation by disposition type

For more information about the data provided in this report, please see the section titled Annual Report Documentation.

The statistics are derived from the AOC's CourtNet database and were accurate as of the date they were compiled for the report. Due to ongoing cases, the statistics will change. CourtNet is constantly updated with new information. To request current data for Fiscal Year 2017, please contact the Division of Research & Statistics at 800-928-2350.

In addition to the required data, this report contains information regarding the payment of fines, court costs, restitution and other court-ordered monetary penalties, as well as background information on the Kentucky court system.

About the Kentucky Court of Justice

You can find comprehensive information about the state court system on the <u>Kentucky</u> <u>Court of Justice website</u> and a description of the trial and appellate courts below.

There are four levels of Kentucky state courts. The two trial courts, Circuit Court and District Court, first hear the facts and issue judgments on those facts. Judicial circuits and districts vary in size and number of judges based on population and caseload.

The two appellate courts, the Supreme Court and Court of Appeals, may be asked to review the judgment of a lower court to see if a mistake was made. An appeals court generally cannot hear any new evidence and must rule on what was presented to the trial court. Citizens have the right to one appeal per lawsuit. Beyond this one appeal as a "matter of right," further appeals are discretionary and the appellate court may refuse to review such cases.

District Court has limited jurisdiction and handles city and county ordinances, traffic offenses, non-contested probate matters, felony preliminary hearings and civil cases involving \$5,000 or less. Juvenile Court is a division of District Court and hears cases involving children under age 18 regarding guardianship, conservatorship, voluntary or involuntary commitment, child abuse and neglect, and domestic violence. Small Claims Court is also a division of District Court and is an informal, inexpensive means for people to file claims in disputes that involve \$2,500 or less. Appeals from District Court decisions are made to the local Circuit Court. District judges serve four-year terms.

Circuit Court is the court of general jurisdiction and can hear all types of cases unless the General Assembly has given exclusive jurisdiction of particular kinds of cases to another court to handle, such as District Court. Circuit Court hears civil matters involving more than \$5,000, capital offenses and felonies, divorces, adoptions, termination of parental rights, real property title disputes and contested probate matters. Circuit Court has the power to issue injunctions and writs of mandamus and prohibition to compel or prohibit acts, and to hear appeals from District Court and administrative agencies. Appeals from the Circuit Court are made to the Court of Appeals. Circuit judges serve eight-year terms.

Family Court is a division of Circuit Court. In counties that have a Family Court, the court has primary jurisdiction in cases involving families and children. Family Court hears cases involving dissolution of marriage; spousal support and equitable distribution; child support and visitation; paternity; adoption; domestic violence; dependency, neglect and abuse; termination of parental rights; and runaways and truancy. Appeals from Family Court are made to the Court of Appeals. Family Court judges serve eight-year terms.

The Kentucky Court of Appeals is the lower appellate court. With a few exceptions, most cases appealed from Circuit Court go to the Court of Appeals. The Court of Appeals also handles appeals of a Circuit Court decision on a District Court judgment. The case is not retried at the appeals level. Instead, the original trial record is reviewed, with attorneys presenting the legal issues to the Court of Appeals for a decision.

Fourteen judges, two elected from each of the seven appellate districts, serve for eight-year terms. Court of Appeals judges are divided into panels of three to review and decide cases, with the majority deciding the outcome. The panels do not sit permanently in one location but move around the state to hear appeals. The Court of Appeals occasionally publishes its rulings on cases, which means that those rulings become the governing case law for all future similar cases in Kentucky.

The Supreme Court of Kentucky is the state court of last resort and the final interpreter of Kentucky law. The Supreme Court may order a ruling or opinion to be published, which means the ruling becomes the case law governing all similar future cases in

Kentucky. Appeals involving the death penalty, life imprisonment or imprisonment for 20 years or more go directly from Circuit Court to the Supreme Court.

All other appeals must first be heard by the Court of Appeals, except those so exceptional that the Supreme Court will grant a request to bypass the Court of Appeals. Appeals from the Court of Appeals, except workers' compensation appeals, reach the Supreme Court only with the court's permission. The justices convene in Frankfort in most months to hear oral arguments.

Seven justices sit on the Supreme Court and all seven justices rule on appeals before the court. The justices are elected from seven Supreme Court districts and serve eight-year terms. A chief justice, chosen for a four-year term by his or her fellow justices, is the administrative head of the state court system and is responsible for its operation. In addition, the Supreme Court establishes rules of practice and procedure for all Kentucky judges and attorneys.

Clerks of Court

Appellate Court Clerks. The Supreme Court and Court of Appeals have clerks of court who are appointed to their positions and are responsible for the custody, control and storage of all appellate records.

Trial Court Clerks. At the trial court level, circuit court clerks are elected officials of the court and are responsible for the custody, control and safe storage of Circuit Court and District Court records. Circuit court clerks also receive lawsuits and court documents, are present during trials, schedule juries, receive fines, issue driver's licenses and handle bond money. One circuit court clerk is elected in each of Kentucky's 120 counties. Circuit court clerks serve for a term of six years.

Administrative Office of the Courts

The AOC at 1001 Vandalay Drive in Frankfort, Ky., is the administrative arm of the state court system and supports the activities of nearly 3,400 court system employees and 406 elected justices, judges and circuit court clerks. The AOC is the fiscal agent for the court system and executes the Judicial Branch budget.

We hope that you find this report informative.

Table of Contents

Report: Statewide Totals of Monies Collected by Offices of Circuit Court Clerk - 1

Annual Report Documentation - 1

Report: Statewide Statistics

Conviction percentages – 1

Percentage of acquittals -1

Percentage of dismissals – 1

Percentages of fines, imprisonment or other penalty assessment -2

Percentage of pleas as charges -2

Percentage of pleas to reduce charges – 2

Percentage of disposition to guilty as charged by trial -3

Percentage of those found guilty of lesser charge by trial -3

Percentage of jury trials -3

Percentage of bench trials -3

Shock probation by disposition type -3

The number of juvenile offenders tried as adults -4

Report: Statistics by County							
Adair – 1	Crittenden – 94 Jackson – 18:						
Allen – 4	Cumberland – 95	Jefferson – 186					
Anderson – 7	Daviess – 100	Jessamine – 190					
Ballard – 11	Edmonson – 104	Johnson – 193					
Barren – 14	Elliott – 107	Kenton – 197					
Bath -18	Estill – 110	Knott - 201					
Bell – 21	Fayette – 113	Knox - 204					
Boone – 25	Fleming – 117	LaRue - 207					
Bourbon – 29	Floyd – 120	Laurel – 210					
Boyd - 32	Franklin – 122	Lawrence – 214					
Boyle – 36	Fulton – 126	Lee – 217					
Bracken – 39	Gallatin – 129	Leslie – 220					
Breathitt – 42	Garrard – 133	Letcher – 223					
Breckinridge – 45	Grant – 136	Lewis – 226					
Bullitt – 49	Graves – 139	Lincoln – 229					
Butler – 53	Grayson – 143	Livingston – 232					
Caldwell – 57	Green – 146	Logan – 236					
Calloway – 60	Greenup -149 Lyon -240						
Campbell – 64	Hancock – 153	Madison - 243					
Carlisle – 68	Hardin – 156	Magoffin – 247					
Carroll – 71	Harlan – 160	Marion - 250					
Carter – 74	Harrison – 163	Marshall - 253					
Casey – 77	Hart – 166	Martin - 256					
Christian – 80	Henderson – 169	Mason - 259					
Clark – 84	Henry – 173	McCracken – 262					
Clay – 87	Hickman – 176	McCreary – 266					
Clinton – 90	Hopkins – 179	McLean – 269					



Statewide Totals of Monies Collected by Offices of Circuit Court Clerk

ADMINISTRATIVE OFFICE OF THE COURTS MONIES COLLECTED BY CIRCUIT CLERKS OFFICE STATEWIDE TOTALS

FISCAL YEAR: 07/01/2016 **TO** 06/30/2017

FEECODE DESCRIPTION	CASH <u>RECEIPTS</u>
Drivers Licn	\$24,504,237.85
Charges for Services	\$5,161,412.84
Expungement Fees	\$820,980.16
Restitution Fees	\$559,934.94
Bond Filing Fee	\$2,526,918.30
Bond 10% Fee	\$325,087.73
Bond Forfeitures	\$1,022,446.11
Fish & Game Fines	\$155,501.71
Highway Work Zone Safety Fines	\$11,327.10
Alcohol Intoxication Fines	\$134,649.27
Energy Recovery Road Fines	\$25,268.32
Criminal/Traffic Costs	\$26,784,772.27
Crm Cost/APPprogram	\$16,665.37
Crm/KSPIC Cost	\$489,249.02
Criminal/Traffic Fines	\$15,514,058.03
Handicap Fees	\$10,228.50
State Jail Fund	\$0.00
Crime Victims Fund	\$0.00
D.U.I Service Fees	\$5,493,779.78
Brady Bill Fees	\$0.00
S.C.H.I.R. Fees	\$0.00
T.B.I. Fees	\$0.00
Court Facilities Fees	\$4,193,827.91
Court Security Fees	\$0.00
Civil Filing Fees	\$13,141,317.70
Access to Justice Fees	\$2,887,249.50
P.A. Partial Fees	\$1,150,718.26
Public Advocate Admin Fees	\$0.00
Interest Income	\$200,136.68
Over/(Short)	(\$8,216.12)
Total State Money	\$105,121,551.23
Jury Fund	\$2,553,999.50
Witness Fund	\$94,587.51
Bail Bond	\$57,937,275.14
Alimony & Support	\$125,094.92
Rest & Gar	\$12,166,648.61
Condemnation	\$9,191,089.65
County Jail	\$0.00
Collect for Others	\$33,664,274.61
Library Fees	\$545,134.97
Sheriff SS	\$0.00
Total Savings Bal	\$221,399,656.14
Spec Escrow	\$14,865,346.75
Total All Funds	\$236,265,002.89

ANNUAL REPORT DOCUMENTATION

FY 2017

The Administrative Office of the Courts shall issue an annual report beginning calendar year 1987 with sufficient detail as to be able to identify, on a county-by-county basis as well as statewide totals, for felony arrest.



KRS 27A.460 Annual report of Administrative Office of the Courts.

The Administrative Office of the Courts shall issue an annual report beginning calendar year 1987 with sufficient detail as to be able to identify, on a county-by-county basis as well as statewide totals, for felony arrest:

- (1) Conviction percentages;
- (2) Percentages of fines, imprisonment, or other penalty assessment;
- (3) Percentage of acquittals;
- (4) Percentage of dismissals;
- (5) Percentage of pleas as charges;
- (6) Percentage of pleas to reduce charges;
- (7) Percentage of disposition to guilty as charged by trial;
- (8) Percentage of those found guilty of lesser charge by trial;
- (9) Percentage of cases where jury trial taken;
- (10) Percentage of trials which are bench trials; and
- (11) The number of juvenile offenders tried as an adult.

The information gathered shall be available to all agencies involved in the criminal justice system and the public.

Effective: July 15, 1986

History: Created 1986 Ky. Acts ch. 389, sec. 22, effective July 15, 1986.

KRS 27A.440 Informational and evaluational level

The informational and evaluational level of the system shall consist of at least the following information:

- (1) KRS numbers, names and levels of offenses;
- (2) Updates of information on:
 - (a) Payment of fines;
 - (b) Payment of costs;
 - (c) Payment of restitution amounts;
 - (d) Payment of court-ordered monetary penalties other than the above; and
 - (e) Satisfaction of other types of court-ordered restitution;
- (3) Cases in which shock probation has been granted:
 - (a) In such cases all information required for KRS 27A.410 and 27A.420 shall be entered for each case as an update to that person's file: and
 - (b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Table 1 - (based on charge disposition date)

Felony level charges disposed during within Circuit Criminal "-CR-" cases, during past Fiscal Year.

Cases – count of distinct cases

Charges – count of original charges

Excludes charges disposed:

NTB NO TRUE BILL RETURNED BY GRAND JRY

09/11/2009

The new "Drug Court Transfer" procedure was developed in compliance with the newly updated Rules of Administrative Procedure for Drug Court signed by the Chief Justice. This instruction creates a process for transferring cases. New Case Type codes have been created to prevent a defendant from having multiple convictions for the same charges in both the originating and receiving counties.

Excludes Case Type Codes:

DCTG – Drug Court (Originating Disposition Guilty)

DCTD – Drug Court (Originating Disposition Diversion)

Felony - includes felony level offenses that have not been amended, felony level offenses that have been amended to felony, and misdemeanor level offenses amended up to a felony level.

Excludes amended charge disposition types ('AMEND', 'AU','AD','AGJ','AUGJ','ACC')

Felony amended to Non-Felony - includes misdemeanor and felony amended down to misdemeanor.

Includes only amended disposition types ('AMEND', 'AU', 'AD', 'AGJ', 'AUGJ', 'ACC')

CODE CHG_DISP_TYPE_CODE_DESC

ACC AMENDED DOWN BY CIRCUIT COURT

AD AMENDED DOWN

AGJ AMENDED DOWN BY GRAND JURY

AMEND AMENDED

AU AMENDED UP

AUGJ AMENDED UP BY GRAND JUR

Excludes ADDED Offenses:

UOR	KRS	DESC
0011500	431.015(3)	FAILURE TO APPEAR, CITATION FOR MISDEMEANOR
0026010	CR59.04	MOTION FOR NEW TRIAL
0026050	520.080	BAIL JUMPING-2ND DEGREE
0026070	RCR11.42	MOTION TO VACATE SENTENCE, SET ASIDE OR CORRECT SE
0026080	CR60.02	RELIEF FROM JUDGEMENT OR ORDER/MISTAKE/INADVERTENC
0026090	439.265	SHOCK PROBATION IN FELONY CONVICTIONS
0026100	439.267	SHOCK PROBATION IN MISDEMEANOR CONVICTIONS
0026110	439.315	PAYMENT OF FEE BY RELEASED PERSONS (PROBATION, PAR
0026480	432.280	CONTEMPT OF COURT
0026590	439.430	PAROLE VIOLATION (FOR MISDEMEANOR OFFENSE)
0026600	534.060	NON-PAYMENT OF FINES
0026610	189A.130	DUI, ASSESSMENT OF FINES RESPONSE TO NONPAYMENT
0026650	439.430	PAROLE VIOLATION (FOR TECHNICAL VIOLATION)
0026680	533.050	PROBATION VIOLATION (FOR FELONY OFFENSE)
0026800	533.050	PROBATION VIOLATION (FOR MISDEMEANOR OFFENSE)
0026910	533.050	PROBATION VIOLATION (FOR TECHNICAL VIOLATION)
0026930	432.230	CONTEMPT OF COURT BY WITNESS, JUROR OFFICER
0492010	520.070	BAIL JUMPING - 1ST DEGREE
0930000	439.430	PAROLE VIOLATION
0930010	439.177	PAROLE PRIVILEGES FOR MISDEMEANANTS-JUDGE DUTIES
9017190	KRS533050	VIOLATION OF PROBATION
9026480	KRS432230	CONTEMPT OF COURT
9093390	KRS0389908	CONTEMPT OF MILITARY COURT
9096860	KRS439095	PAROLE PERSONS IN WORK HOUSE
9096870	KRS439177	PAROLE PREV FOR MISDEMEANANTS
9096890	KRS439265	SHOCK PROBATION
9096930	KRS439310	ADMINISTRATION OF PROBATION

9096940	KRS439320	PAROLE BOARD-MEMBERS QUALIFICATI
9096970	KRS439340	PAROLE OF PERSONS CONFINED
9096990	KRS439344	EFFECT OF PAROLE TIME ON SENTENC
9097000	KRS439346	PAROLED PRISONER SUBJECT TO BOAR
9097010	KRS439348	PAROLED PRISONER UNDER SUPERVISI
9097020	KRS439352	RECOMMITMENT OF PAROLEE
9097030	KRS439354	FINAL DISCHARGE OF PAROLED PRISO
9097100	KRS439430	PAROLE VIOLATION
9097110	KRS439440	PAROLE VIOLATER:TIME
9097140	KRS439480	DUTIES OF PROBATION OFFICERS
9097180	KRS439550	PROBATED BY INFERIOR COURT
9097870	KRS432240	NO CONTEMPT FOR CRITISM OUT OF C
9097880	KRS432250	BOND FOR APPEARANCE CONTEMPT CHR
9097890	KRS432270	NO BAIL PERMITTED FOR CONTEMPT
9097910	KRS432290	EVIDENCE IN CONTEMPT TRIAL BY JU
9098090	KRS439175	PAROLE OF CERTAIN MISDEMEANANTS
9990230	533 050	PROBATION VIOLATION **A0C**

Table 2 – (Felony Charges by Disposition Type Group) KRS 27A.460 – (1),(3),(4)

Charge Disposition Type Categories:

Convicted CODE CH

CODE CHG_DISP_TYPE_CODE_DESC

ENH ENHANCED
G GUILTY

GM GUILTY - MULTIPLE COUNTS
GSS GUILTY - SEALED SENTENCE
PRPD PRE-PAYABLE CITATION - PAID

Diverted

CODE CHG_DISP_TYPE_CODE_DESC

DIV DIVERSION

PTD PRE-TRIAL DIVERSION TRFD DRUG COURT TRANSFER

FTA/FTV

CODE CHG_DISP_TYPE_CODE_DESC

FTA FAILURE TO APPEAR

FTV FUGITIVE

ΑP

<u>CODE</u> <u>CHG_DISP_TYPE_CODE_DESC</u> AP ADMINISTRATIVE PROCEDURE

Acquitted

CODE CHG_DISP_TYPE_CODE_DESC

ACQ ACQUITTED NG NOT GUILTY

Dismissed

CODE CHG_DISP_TYPE_CODE_DESC

CAD DISMISSAL BY MOTION OF PROSECUTOR

DD DISMISSED - DIVERTED

DEC DECEASED

DGJ DISMISS AFTER PRESENT TO GRND JURY

DIS DISMISSED

INC INCOMPETENT TO STAND TRIAL

PRDIS PRE-PREPAYABLE CITATION-DISMISSED

WD WITHDRAWN

Others

CODE CHG_DISP_TYPE_CODE_DESC

DDP - DISMISSED DEFERRED PROSECUTION

DEN - DENIED

DP - DEFERRED PROSECUTION

GNT - GRANTED HNG - HUNG JURY MER - MERGED

```
MST
      - MISTRIAL
ОТН
      - OTHER
REM
      - REMANDED
SAV
      - SET ASIDE/VOIDED
      - SEALED RECORDS
SR
TRF
      - TRANSFER
VAC
      - VACATED JUDGMENT
VEFC - VACATED EXPUNGED FELONY CONVICTION
      - VOIDED SEALED CONVICTION
```

Table 3 - (Felony Charges Convicted by Disposition type)

'Conviction' category includes charges dispositions listed within Part 2.

```
CONVICTED

CODE CHG_DISP_TYPE_CODE_DESC

ENH ENHANCED

G GUILTY

GM GUILTY - MULTIPLE COUNTS

GSS GUILTY - SEALED SENTENCE

PRPD PRE-PAYABLE CITATION - PAID
```

Table 4 –Sentence_Percentages KRS 27A.460 – (2)

Count of felony charges per categories defined in Part 2 above.

Table 5 – Plea_Percent KRS 27A.460 – (5),(6)

Original & Final Pleas of Felony Charges Original & Final Pleas of Felony Amended down to Non-Felony

Table 6 - Trial Type KRS 27A.460 - (7),(8),(9),(10)

Count of Distinct Cases per Trial Type.

Case is counted as "court trial" if all charges within case were disposed by court trial.

Case is counted as "jury trial" if all charges within case were disposed by jury.

Case is counted in "Mixed trial" type category if some charges were disposed by court, jury or no trial.

Case is counted in "No trial" category if all charges within case had "no trial" marked or were blank.

Table 7 - Shock Probation by charge Disposition type KRS 27A.440(3b)

Specified UOR codes disposed within Circuit Criminal "CR" cases.

When a "Motion for Shock Probation" is filed, a charge screen is added with the appropriate UOR number (listed below) for shock probation. A scheduled event screen and a motion screen are also entered under the original case number. When a signed judgment or order is received, a document screen is entered. The added charge is then closed by completing the disposition date, disposition type, judge, and trial type. A sentence screen is created if appropriate.

UOR	KRS	DESC
0026090	439.265	SHOCK PROBATION IN FELONY CONVICTIONS
0026100	439.267	SHOCK PROBATION IN MISDEMEANOR CONVICTIONS
9096890	KRS439265	SHOCK PROBATION

Table 8 – (Youthful Offenders, Out of Part 1)

Circuit "CR" Cases where person age less than 18 calculated from case filing date.

NOTE: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged with a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

Currently, the only way to identify if a CR case was a "youthful" offender is by looking at the defendant's DOB. We have based the "youthful offender" portion on Circuit "CR" cases per age, is calculated using case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

By Charge Disposition Type. (see note above)

Table 10 - (Youthful Offenders, same as part 3)

(see note above)

"Youthful Offender" Statutes

635.020 Criteria for determining how child is to be tried.

- (1) If, prior to an adjudicatory hearing, there is a reasonable cause to believe that a child before the court has committed a felony other than those described in subsections (2) and (3) of this section, a misdemeanor, or a violation, the court shall initially proceed in accordance with the provisions of this chapter.
- (2) If a child charged with a capital offense, Class A felony, or Class B felony, had attained age fourteen (14) at the time of the alleged commission of the offense, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.
- (3) If a child charged with a Class C or Class D felony has on one (1) prior separate occasion been adjudicated a public offender for a felony offense and had attained the age of sixteen (16) at the time of the alleged commission of the offense, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.
- (4) Any other provision of KRS Chapters 610 to 645 to the contrary notwithstanding, if a child charged with a felony in which a firearm, whether functional or not, was used in the commission of the offense had attained the age of fourteen (14) years at the time of the commission of the alleged offense, he shall be transferred to the Circuit Court for trial as an adult if, following a preliminary hearing, the District Court finds probable cause to believe that the child committed a felony, that a firearm was used in the commission of that felony, and that the child was fourteen (14) years of age or older at the time of the commission of the alleged felony. If convicted in the Circuit Court, he shall be subject to the same penalties as an adult offender, except that until he reaches the age of eighteen (18) years, he shall be confined in a facility or program for juveniles or for youthful offenders, unless the provisions of KRS 635.025 apply or unless he is released pursuant to expiration of sentence or parole, and at age eighteen (18) he shall be returned to the sentencing Circuit Court for proceedings consistent with KRS 640.030(2).
- (5) If a child previously convicted as a youthful offender under the provisions of KRS Chapter 640 is charged with a felony allegedly committed prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.
- (6) A child who is charged as is provided in subsection (2) of this section and is also charged with a Class C or D felony, a misdemeanor, or a violation arising from the same course of conduct shall have all charges included in the same proceedings; and the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.
- (7) If a person who is eighteen (18) or older and before the court is charged with a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.
- (8) All offenses arising out of the same course of conduct shall be tried with the felony arising from that course of conduct, whether the charges are adjudicated under this chapter or under KRS Chapter 640 and transferred to Circuit Court.

Effective: July 15, 2002

History: Amended 2002 Ky. Acts ch. 257, sec. 15, effective July 15, 2002. -- Amended 2000 Ky. Acts ch. 534, sec. 11, effective July 14, 2000. -- Amended 1998 Ky. Acts ch. 538, sec. 17, effective April 13, 1998; and ch. 606, sec. 85, effective July 15, 1998. -- Amended 1996 Ky. Acts ch. 358, sec. 40, effective July 15, 1997. -- Amended 1994 Ky. Acts ch. 396, sec. 12, effective July 15, 1994. -- Amended 1988 Ky. Acts ch. 350, sec. 95, effective April 10, 1988. -- Created 1986 Ky. Acts ch. 423, sec. 125, effective July 1, 1987.

640.010 Preliminary hearing -- Proof required to try child as youthful offender in Circuit Court.

- (1) For children who are alleged to be youthful offenders by falling in the purview of KRS 635.020(2), (3), (5), (6), (7), or (8), the court shall at arraignment assure that the child's rights as specified in KRS 610.060 have been explained and followed.
- (2) In the case of a child alleged to be a youthful offender by falling within the purview of KRS 635.020(2), (3), (5), (6), (7), or (8), the District Court shall, upon motion by the county attorney to proceed under this chapter, and after the county attorney has consulted with the Commonwealth's attorney, conduct a preliminary hearing to determine if the child should be transferred to Circuit Court as a youthful offender.

The preliminary hearing shall be conducted in accordance with the Rules of Criminal Procedure.

- (a) At the preliminary hearing, the court shall determine if there is probable cause to believe that an offense was committed, that the child committed the offense, and that the child is of sufficient age and has the requisite number of prior adjudications, if any, necessary to fall within the purview of KRS 635.020.
- (b) If the District Court determines probable cause exists, the court shall consider the following factors before determining whether the child's case shall be transferred to the Circuit Court:
 - 1. The seriousness of the alleged offense;
 - 2. Whether the offense was against persons or property, with greater weight being given to offenses against persons;
 - 3. The maturity of the child as determined by his environment;
 - 4. The child's prior record;
 - 5. The best interest of the child and community;
 - 6. The prospects of adequate protection of the public;
 - 7. The likelihood of reasonable rehabilitation of the child by the use of procedures, services, and facilities currently available to the juvenile justice system; and
 - 8. Evidence of a child's participation in a gang.
- (c) If, following the completion of the preliminary hearing, the District Court finds, after considering the factors enumerated in paragraph (b) of this subsection, that two (2) or more of the factors specified in paragraph (b) of this subsection are determined to favor transfer, the child may be transferred to Circuit Court, and if the child is transferred the District Court shall issue an order transferring the child as a youthful offender and shall state on the record the reasons for the transfer. The child shall then be proceeded against in the Circuit Court as an adult, except as otherwise provided in this chapter.
- (d) If, following completion of the preliminary hearing, the District Court is of the opinion, after considering the factors enumerated in paragraph (b) of this subsection, that the child shall not be transferred to the Circuit Court, the case shall be dealt with as provided in KRS Chapter 635.

(3) If the child is transferred to Circuit Court under this section and the grand jury does not find that there is probable cause to indict the child as a youthful offender, as defined in KRS 635.020(2), (3), (5), (6), (7), and (8), but does find that there is probable cause to indict the child for another criminal offense, the child shall not be tried as a youthful offender in Circuit Court but shall be returned to District Court to be dealt with as provided in KRS Chapter 635.

Effective: July 14, 2000

History: Amended 2000 Ky. Acts ch. 534, sec. 16, effective July 14, 2000. -- Amended 1998 Ky. Acts ch. 606, sec. 116, effective July 15, 1998. -- Amended 1996 Ky. Acts ch. 358, sec. 55, effective July 15, 1997. -- Amended 1994 Ky. Acts ch. 396, sec. 13, effective July 15, 1994. Amended 1992 Ky. Acts ch. 412, sec. 1, effective July 14, 1992. -- Amended 1988 Ky. Acts ch. 350, sec. 104, effective April 10, 1988. -- Created 1986 Ky. Acts ch. 423, sec. 134, effective July 1, 1987. Legislative Research Commission Note. Acts 1986, ch. 423, and 199 read: "KRS 446.250 to 446.320 to the contrary notwithstanding, Acts 1986, ch. 423 shall prevail in the event of a conflict between Acts 1986, ch. 423 and other Acts passed by the 1986 regular session of the General Assembly."

REPORT

Statewide Statistics

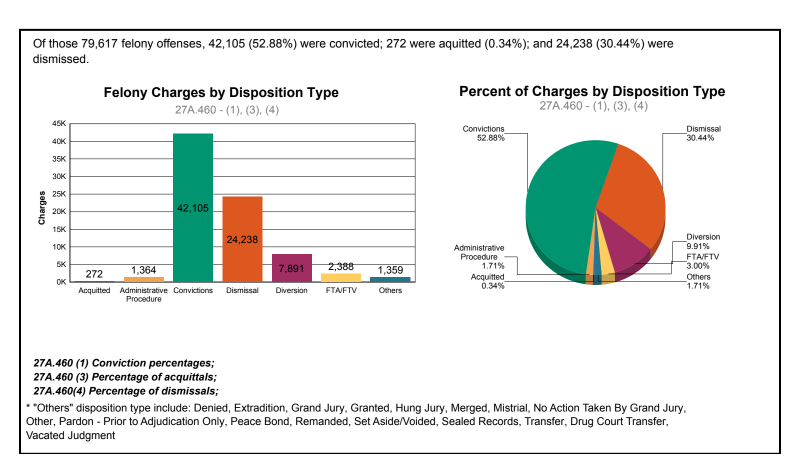
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

STATEWIDE

There were 79,617 felony level offenses and 4,283 non-felony level offenses disposed within 38,816 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	79,617	38,816
Felony amended to Non-Felony	4,283	



Run Date: 3/9/2018

Page 1 of 4

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

STATEWIDE

Sentence Information by Charge Disposition Type Jail or Prison Time Conditionally **Net Probation Time Supervised** Jail or Prison Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Vet Home Incarceration Time Net Home Incarceration Time Jail or Prison Time > 0 Vet Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Vet Probation Jnsupervised Discharged 27A.460 - (2) Acquitted 50.00% 25.00% 25.00% AP 2 50.00% 100.00% Convicted 40,503 40,255 1,346 14,475 15,927 2,423 32 14,049 593 10,190 5.98% 99.39% 3.32% 35.74% 39.32% 0.08% 34.69% 1.46% 0.02% 25.16% Dismissed 772 237 422 53 448 190 53 204 6.87% 30.70% 54.66% 7.90% 0.39% 0.13% 26.42% 58.03% 24.61% 6.87% Diverted 1,340 1,037 458 268 50 39 150 328 395 77.39% 24.48% 34.18% 11.19% 20.00% 3.73% 0.60% 2.91% 0.30% 29.48% FTA/FTV 33.33% 66.67% 16.67% 33.33% 33.33% Others 712 786 540 269 50 150 43 497 5.47% 19.08% 90.59% 68.70% 34.22% 6.36% 63.23% 0.64% 0.76% 43,413 41,851 1,592 15,522 2,586 43 15,066 690 12 10,941 17,687

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type 27A.460 - (5),	(6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	Total
Felony Charges	Original_Plea	5,174 6.50%		, ,	79,617
	Final_Plea	36,806 46.23%			79,617 100.00%
Felony Amended Down to Non-Felony	Original_Plea	6 0.14%	756 17.65%	- , -	4,283 100.00%
	Final_Plea	108 2.52%		3,518 82.14%	4,283 100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/9/2018

Page 2 of 4

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

STATEWIDE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	Court Trial	Jury Trial	Mixed Trial	No Trial	Total
	21711100 (1), (0), (0), (10)			Types		
Felony amended Down to Non-Felony		-	5	179	3,210	3,394
			0.15%	5.27%	94.58%	
Felony Cases		1	161	1,784	36,870	38,816
		0.00%	0.41%	4.60%	94.99%	100.00%
Felony Convictions		_	89	1,411	22,326	23,826
			0.37%	5.92%	93.70%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type 27A.440 (3b)	Denied	Granted	Others	Vacated	Withdrawn	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	3,951	2,071	36	23	83	6,164
	64.10%	33.60%	0.58%	0.37%	1.35%	100.00%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	53	55	_	-	_	108
	49.07%	50.93%				100.00%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/9/2018

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

STATEWIDE

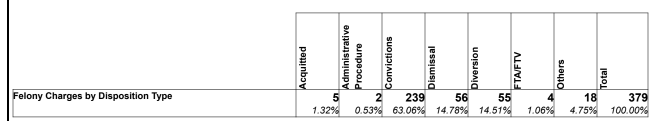
Youthful Offenders

There were 379 felony level offenses and 24 non-felony level offenses disposed within 137 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	379	137
Felony amended to Non-Felony	24	

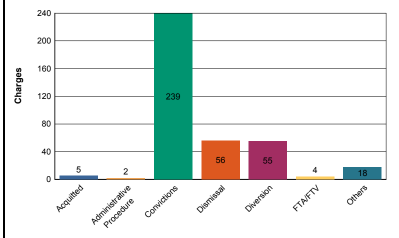
27A.460 (11) The number of juvenile offenders tried as an adult.

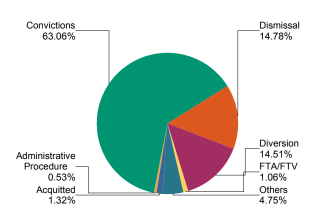
Of the 379 felony level offenses disposed within the youthful offender cases, 239 (63.06%) charges were convicted.

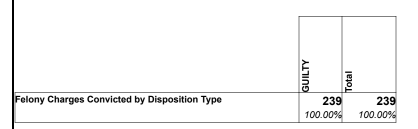


Percentage of Charges by Disposition Type









Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged with a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

REPORT

Statistics by County

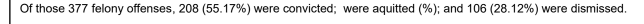
Research & Statistics

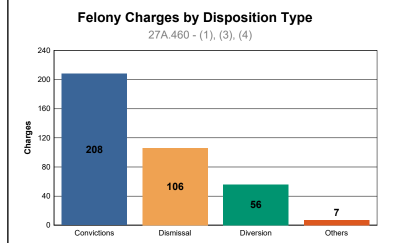
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

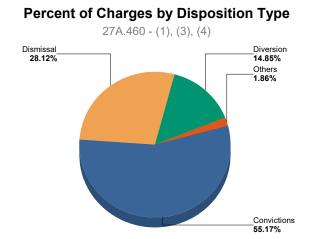
ADAIR

There were 377 felony level offenses and 15 non-felony level offenses disposed within 224 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	377	224
Felony amended to Non-Felony	15	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 1 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ADAIR

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Time > 0 Jail or Prison Suspended Jail or Prison Conditionally Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 205 71 68 108 69 205 33.17% 0.49% 52.68% 33.66% 100.00% 34.63% 205 69 68 108 205

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	2	365	10	377
		0.53%	96.82%	2.65%	100.00%
	Final_Plea	210	157	10	377
		55.70%	41.64%	2.65%	100.00%
Felony amended to Non-Felony	Original_Plea	-	15	-	15
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	_	15	_	15
		0.00%	100.00%	0.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 2 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ADAIR

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

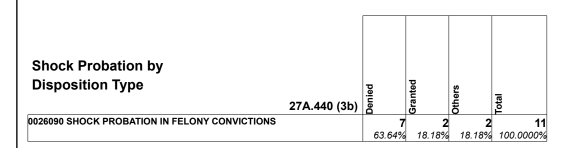
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		13	13
		100.00%	100.00%
Felony Charges		224	224
		100.00%	100.00%
Felony Convictions		140	140
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 3 of 396

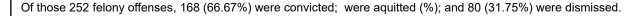
Research & Statistics

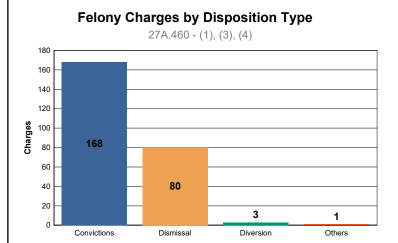
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ALLEN

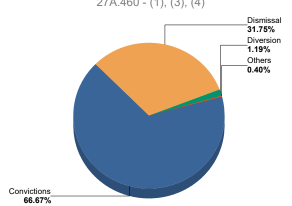
There were 252 felony level offenses and 14 non-felony level offenses disposed within 131 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	252	131
Felony amended to Non-Felony	14	









27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018

Page 4 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ALLEN

Sentence Information by Charge Disposition Type

	ance	Jail or Prison Conditionally Discharged	or Prison pended	Priso .0	osts > \$0.00	Fines > \$0.00	Home Irceration e	ome eration suspended	robation Supervised	Probation e upervised	Suspended ts > \$0.00	uspended > \$0.00	Conditions
27A.460 - (2)	Sentence Records	Jail or Conditi Discha	Jail or Suspe	Jail or Time >	Net C	Net Fi	Net H Incard Time	Net Ho Incarco Time S	Net P	Net Pro Time Unsup	Net Su Costs	Net Si Fines	Other
Convicted	162	3	49	162	41	154			48		4	4	- 84
		1.85%	30.25%	100.00%	25.31%	95.06%			29.63%				51.85%
Dismissed	4	_	4	4	2	4			1		_	-	- 3
			100.00%	100.00%	50.00%	100.00%			25.00%				75.00%
Diverted	3	_	3	3	2	3			1		-	-	- 3
			100.00%	100.00%	66.67%	100.00%			33.33%				100.00%
	169	3	56	169	45	161	-		50		-	-	- 90

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	5	246	252
		0.40%	1.98%	97.62%	100.00%
	Final_Plea	6	-	246	252
		2.38%	0.00%	97.62%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	14	14
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	14	14
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 5 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ALLEN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

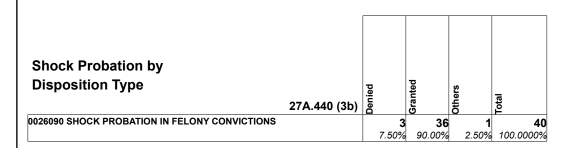
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	13	13
			100.00%	100.00%
Felony Charges		1	130	131
		0.76%	99.24%	100.00%
Felony Convictions		1	103	104
		0.96%	99.04%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 6 of 396

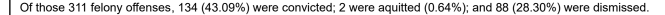
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

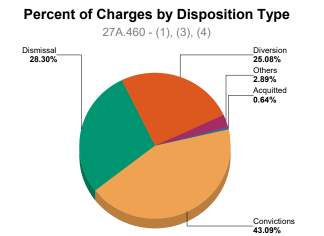
ANDERSON

There were 311 felony level offenses and 7 non-felony level offenses disposed within 160 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	311	160
Felony amended to Non-Felony	7	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 140 120 100 80 134 60 88 40 78 20 9 2 Acquitted Convictions Dismissal Diversion



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018

Page 7 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

ANDERSON

Sentence Information by Charge Disposition Type

55						., o	,						I
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	131		72	129	72				- 72		-		44
			54.96%	98.47%	54.96%				54.96%				33.59%
Dismissed	2			-	1	-					_		_
					50.00%								
Others	5		- 5	5	1	1			- 5		_	- 1	1
			100.00%	100.00%	20.00%	20.00%			100.00%			20.00%	20.00%
	138	-	- 77	134	74	1			- 77		-	- 1	45

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	25	181	105	311
		8.04%	58.20%	33.76%	100.00%
	Final_Plea	204	2	105	311
		65.59%	0.64%	33.76%	100.00%
Felony amended to Non-Felony	Original_Plea	-	7		7
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	-	7		7
		0.00%	100.00%	0.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 8 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ANDERSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

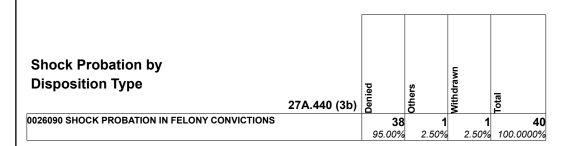
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	6	6
			100.00%	100.00%
Felony Charges		1	160	161
		0.63%	100.00%	100.63%
Felony Convictions		1	76	77
		1.30%	98.70%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 9 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ANDERSON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

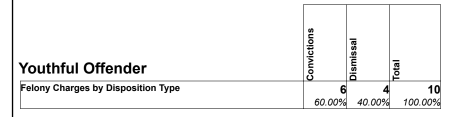
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

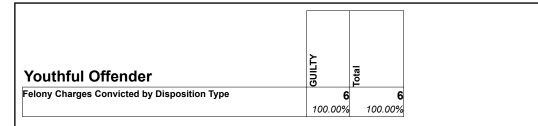
There were 10 felony level offenses and 0 non-felony level offenses disposed within 3 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	10	3
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 10 felony level offenses disposed within the youthful offender cases, 6 (60.00%) charges were convicted.





Run Date: 3/15/2018 Page 10 of 396

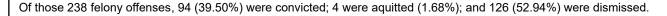
Research & Statistics

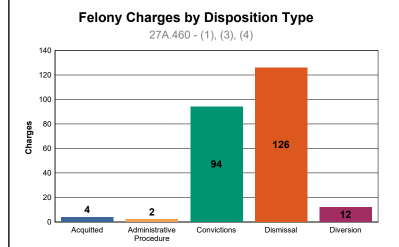
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

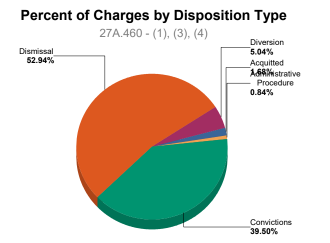
BALLARD

There were 238 felony level offenses and 11 non-felony level offenses disposed within 117 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	238	117
Felony amended to Non-Felony	11	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018

Page 11 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BALLARD

Sentence Information by Charge Disposition Type

	, , , , , , , , , , , , , , , , , , ,												
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	93		47	93	61	1			47				50
			50.54%	100.00%	65.59%	1.08%			50.54%				53.76%
Dismissed	2			2	1	1						_	-
				100.00%	50.00%	50.00%							i
Diverted	3				- 3	-						_	1
					100.00%								33.33%
	98		- 47	95	65	2	-		47			-	51

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	7	231	238
		2.94%	97.06%	100.00%
	Final_Plea	7	231	238
		2.94%	97.06%	100.00%
Felony amended to Non-Felony	Original_Plea	-	11	11
		0.00%	100.00%	100.00%
	Final_Plea	_	11	11
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 12 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BALLARD

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

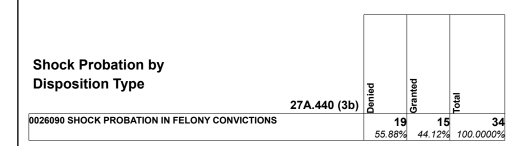
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	11	11
			100.00%	100.00%
Felony Charges		4	115	119
		3.42%	98.29%	101.71%
Felony Convictions		1	73	74
		1.35%	98.65%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 13 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

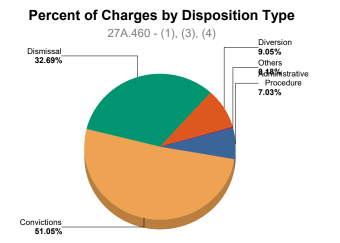
BARREN

There were 1,138 felony level offenses and 22 non-felony level offenses disposed within 558 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases	
Felony	1,138	558	
Felony amended to Non-Felony	22		

Of those 1,138 felony offenses, 581 (51.05%) were convicted; were aquitted (%); and 372 (32.69%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 600 500 400 300 581 200 372 100 103 2 Administrative Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018

Page 14 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BARREN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Net Home Incarceration Net Probation Unsupervised Jail or Prison ncarceration Jail or Prison Jail or Prison Conditionally Discharged Suspended Sentence Records Net Home 27A.460 - (2) Convicted 574 330 322 574 321 321 6 397 55.92% 56.10% 0.35% 57.49% 100.00% 55.92% 1.05% 69.16% Diverted 2 50.00% 576 330 574 321 322 6 397 322

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	563	5	570	1,138
		49.47%	0.44%	50.09%	100.00%
	Final_Plea	568	-	570	1,138
		49.91%	0.00%	50.09%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	22	22
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	22	22
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 15 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BARREN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

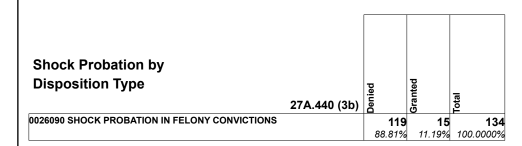
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	18	18
			100.00%	100.00%
Felony Charges		3	556	559
		0.54%	99.64%	100.18%
Felony Convictions		3	323	326
		0.92%	99.38%	100.31%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 16 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BARREN

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

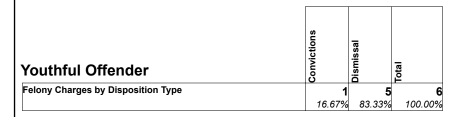
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

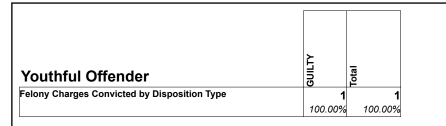
There were 6 felony level offenses and 0 non-felony level offenses disposed within 2 circuit criminal cases during the Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those fiscal year. cases.

27A.460 - (11)	Charges	Cases
Felony	6	2
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 6 felony level offenses disposed within the youthful offender cases, 1 (16.67%) charges were convicted.





Run Date: 3/15/2018 Page 17 of 396

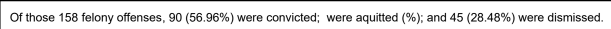
Research & Statistics

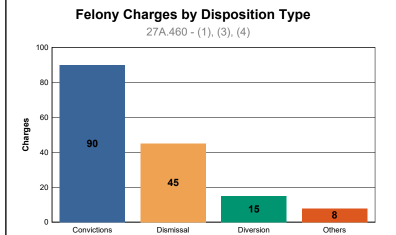
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

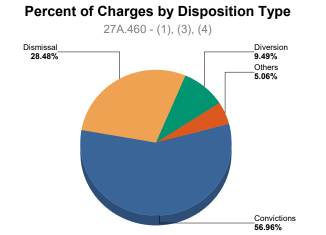
BATH

There were 158 felony level offenses and 3 non-felony level offenses disposed within 86 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases		
Felony	158	86		
Felony amended to Non-Felony	3			







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018

Page 18 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BATH

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Fime Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 78 78 37 45 49 100.00% 1.28% 57.69% 1.28% 47.44% 62.82% Dismissed 100.00% Diverted 4 100.00% 25.00% Others 8 87.50% 100.00% 25.00% 87.50% 87.50%

52

57

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

* Percentages are based on total sentence records per category (convicted, acquitted...etc)

52

* There can be multiple sentence conditions to a single charge.

91

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	14	53	91	158
		8.86%	33.54%	57.59%	100.00%
	Final_Plea	67	_	91	158
		42.41%	0.00%	57.59%	100.00%
Felony amended to Non-Felony	Original_Plea	-	_	3	3
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	_	3	3
		0.00%	0.00%	100.00%	100.00%

86

44

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 19 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BATH

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

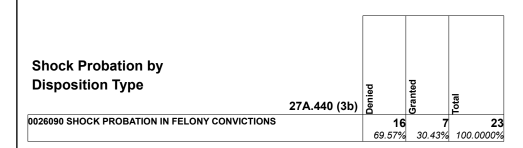
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		2	2
		100.00%	100.00%
Felony Charges		86	86
		100.00%	100.00%
Felony Convictions		54	54
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018

Page 20 of 396

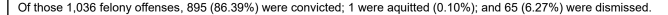
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

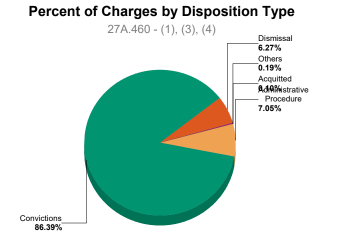
BELL

There were 1,036 felony level offenses and 58 non-felony level offenses disposed within 541 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases	
Felony	1,036	541	
Felony amended to Non-Felony	58		



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 1000 800 600 895 400 200 65 2 Acquitted Convictions Dismissal Administrative Others Procedure



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018

Page 21 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BELL

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	718	,	137	714	353	1			118	12		4	- 15
			19.08%	99.44%	49.16%	0.14%			16.43%	1.67%	į		2.09%
Others	2		- 2	2	1				- 2			-	-
			100.00%	100.00%	50.00%	á			100.00%				
	720		139	716	354	1			120	12			- 15

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	99	806	131	1,036
		9.56%	77.80%	12.64%	100.00%
	Final_Plea	884	21	131	1,036
		85.33%	2.03%	12.64%	100.00%
Felony amended to Non-Felony	Original_Plea	_	24	34	58
		0.00%	41.38%	58.62%	100.00%
	Final_Plea	5	19	34	58
		8.62%	32.76%	58.62%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018

Page 22 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BELL

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	55	55
			100.00%	100.00%
Felony Charges		3	538	541
		0.55%	99.45%	100.00%
Felony Convictions		3	476	479
		0.63%	99.37%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by				
Disposition Type	þe		ted	
27A.440 (3i	Oenied		Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		59	15	74
		77.63%	19.74%	97.3684%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		1	1	2
		1.32%	1.32%	2.6316%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018

Page 23 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BELL

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 4 felony level offenses and 1 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	4	1
Felony amended to Non-Felony	1	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 4 felony level offenses disposed within the youthful offender cases, 4 (100.00%) charges were convicted.

Youthful Offender	Convictions	Total
Felony Charges by Disposition Type	4	4
	100.00%	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	4	4
	100.00%	100.00%

Run Date: 3/15/2018

Page 24 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

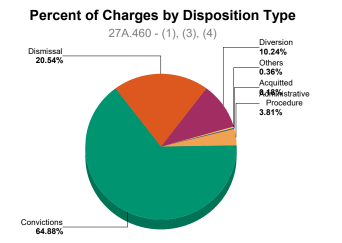
BOONE

There were 1,680 felony level offenses and 48 non-felony level offenses disposed within 950 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases		
Felony	1,680	950		
Felony amended to Non-Felony	48			

Of those 1,680 felony offenses, 1,090 (64.88%) were convicted; 3 were aquitted (0.18%); and 345 (20.54%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 1200 1000 800 600 1,090 400 200 345 64 172 6 3 Acquitted Administrative Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018

Page 25 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BOONE

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	972	29		968	603	98			547			-	- 353
		2.98%	56.48%			10.08%			56.28%	0.10%			36.32%
Dismissed	26	1	3	4	24	10			3	2		-	- 3
		3.85%	11.54%	15.38%	92.31%	38.46%			11.54%	7.69%			11.54%
Diverted	86	-	-	1	86	25	-					-	- 10
				1.16%	100.00%	29.07%							11.63%
Others	6	2	3	6	3	1			3			-	
		33.33%	50.00%	100.00%	50.00%	16.67%			50.00%	i			
	1,090	32	555	979	716	134			553	3		-	- 366

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	14	1,665	1,680
		0.06%	0.83%	99.11%	100.00%
	Final_Plea	14	1	1,665	1,680
		0.83%	0.06%	99.11%	100.00%
Felony amended to Non-Felony	Original_Plea	_	-	48	48
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	48	48
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 26 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BOONE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

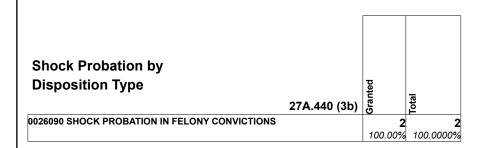
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	34	34
			100.00%	100.00%
Felony Charges		3	947	950
		0.32%	99.68%	100.00%
Felony Convictions		3	640	643
		0.47%	99.53%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 27 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BOONE

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 11 felony level offenses and 0 non-felony level offenses disposed within 3 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	11	3
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 11 felony level offenses disposed within the youthful offender cases, 11 (100.00%) charges were convicted.

Youthful Offender	Convictions	Total
Felony Charges by Disposition Type	11	11
	100.00%	100.00%

	Ł.		
Youthful Offender	GUIL	Total	
Felony Charges Convicted by Disposition Type	11		11
:	100.00%	100.0	വരം/

Run Date: 3/15/2018 Page 28 of 396

Research & Statistics

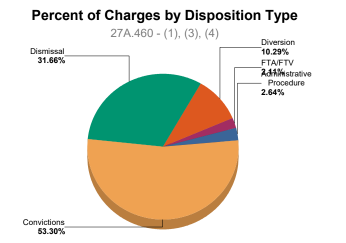
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases BOURBON

There were 379 felony level offenses and 12 non-felony level offenses disposed within 180 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	379	180
Felony amended to Non-Felony	12	

Of those 379 felony offenses, 202 (53.30%) were convicted; were aquitted (%); and 120 (31.66%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 240 200 160 120 202 80 120 40 10 39 8 Administrative Convictions Dismissal Diversion FTA/FTV Procedure



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 29 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BOURBON

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	193		- 82	193	78	-			79	3			31
			42.49%	100.00%	40.41%				40.93%	1.55%			16.06%
Dismissed	4		- 3	4	1				2	1			
			75.00%	100.00%	25.00%				50.00%	25.00%			
Diverted	1			-	1								
					100.00%								
	198		- 85	197	80	-			81	4			31

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	21	358	379
		0.00%	5.54%	94.46%	100.00%
	Final_Plea	1	20	358	379
		0.26%	5.28%	94.46%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	12	12
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	12	12
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 30 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases BOURBON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	10	10
			100.00%	100.00%
Felony Charges		1	179	180
		0.56%	99.44%	100.00%
Felony Convictions		1	94	95
		1.05%	98.95%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by			uw.	
Disposition Type 27A.440 (3	p) Denied	Granted	Withdra	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	25	8	1	34
	69.44%	22.22%	2.78%	94.4444%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	1	1		2
	2.78%	2.78%	á	5.5556%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018

Page 31 of 396

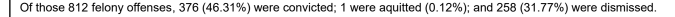
Research & Statistics

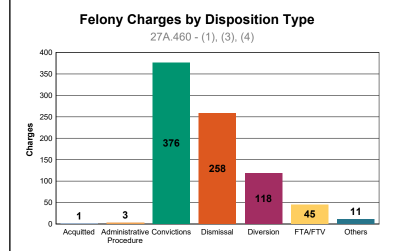
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

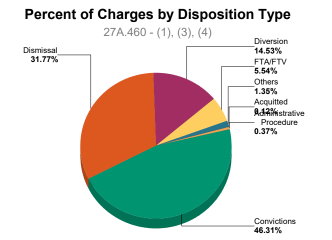
BOYD

There were 812 felony level offenses and 64 non-felony level offenses disposed within 514 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	812	514
Felony amended to Non-Felony	64	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 32 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BOYD

Sentence Information by Charge Disposition Type et Home ncarceration ime Suspended et Probation ime Supervised st Fines > \$0.00 her Conditions let Suspended let Suspended ines > \$0.00 et Probation me et Home carceration supervised

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	or Priso e > 0	Net Costs > \$0.	Net Fines > \$0.	Net Home Incarceration Time	Net Home Incarceration Time Suspende	Net Probation Time Supervise	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditio
Convicted	374		- 116	364	204				102	14		-	6
			31.02%						27.27%	3.74%			1.60%
Dismissed	29		- 2	4	24				- 2			-	_
			6.90%	13.79%	82.76%				6.90%				
Diverted	37		- 1	1	36				-			-	_
			2.70%	2.70%	97.30%								
FTA/FTV	1		_	_	1							-	_
					100.00%								
Others	3		- 2	2	2	3			- 2			1	_
			66.67%	66.67%	66.67%	100.00%			66.67%			33.33%	
	444		121	371	267	3		-	106	14		- 1	6
	1	<u> </u>											

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	454	357	812
		0.12%	55.91%	43.97%	100.00%
	Final_Plea	454	1	357	812
		55.91%	0.12%	43.97%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	64	64
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	_	64	64
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 33 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BOYD

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

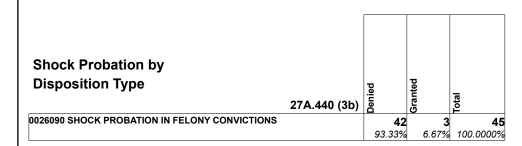
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	57	57
			100.00%	100.00%
Felony Charges		1	513	514
		0.19%	99.81%	100.00%
Felony Convictions		1	260	261
		0.38%	99.62%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018

Page 34 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BOYD

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 1 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	1	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 1 felony level offenses disposed within the youthful offender cases, 1 (100.00%) charges were convicted.

Youthful Offender	Convictions	Total
Felony Charges by Disposition Type	1	1
	100.00%	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	1	1
	100.00%	100.00%

Run Date: 3/15/2018 Page 35 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

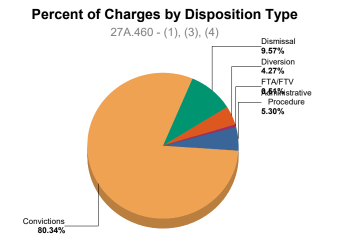
BOYLE

There were 585 felony level offenses and 108 non-felony level offenses disposed within 370 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	585	370
Felony amended to Non-Felony	108	

Of those 585 felony offenses, 470 (80.34%) were convicted; were aquitted (%); and 56 (9.57%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 500 400 300 470 200 100 31 25 3 Administrative Convictions FTA/FTV Dismissal Diversion



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018

Page 36 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BOYLE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Time > 0 Jail or Prison Suspended Jail or Prison Conditionally Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Convicted 470 21 467 292 16 0.64% 62.13% 99.36% 3.40% 470 21 292 21 467

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	149	395	41	585
		25.47%	67.52%	7.01%	100.00%
	Final_Plea	515	29	41	585
		88.03%	4.96%	7.01%	100.00%
Felony amended to Non-Felony	Original_Plea	-	108	_	108
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	-	108	-	108
		0.00%	100.00%	0.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 37 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BOYLE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		84	84
		100.00%	100.00%
Felony Charges		370	370
		100.00%	100.00%
Felony Convictions		302	302
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by			
Disposition Type	pej	ted	_
27A.440 (3b)	Denied	Granted	Tota
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	8	-	8
	57.14%		57.1429%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	5	1	6
	35.71%	7.14%	42.8572%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018

Page 38 of 396

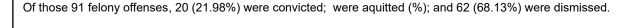
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BRACKEN

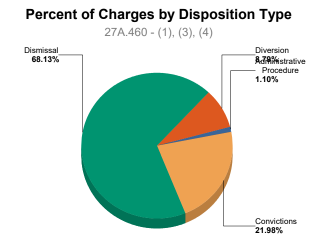
There were 91 felony level offenses and 2 non-felony level offenses disposed within 32 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	91	32
Felony amended to Non-Felony	2	



Dismissal

Convictions



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Administrative

Diversion

Run Date: 3/15/2018

Page 39 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BRACKEN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Unsupervised Jail or Prison Conditionally Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Convicted 9 18 18 11.11% 50.00% 16.67% 100.00% 38.89% 33.33% 18 18

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	91	91
		100.00%	100.00%
	Final_Plea	91	91
		100.00%	100.00%
Felony amended to Non-Felony	Original_Plea	2	2
		100.00%	100.00%
	Final_Plea	2	2
		100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018

Page 40 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BRACKEN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		2	2
		100.00%	100.00%
Felony Charges		32	32
		100.00%	100.00%
Felony Convictions		17	17
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by			_	
Disposition Type 27A.440) (3b)	Denied	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		14	3	17
		73.68%	15.79%	89.4737%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		1	1	2
		5.26%	5.26%	10.5264%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018

Page 41 of 396

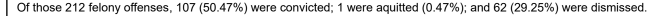
Research & Statistics

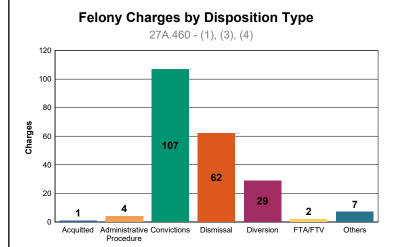
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

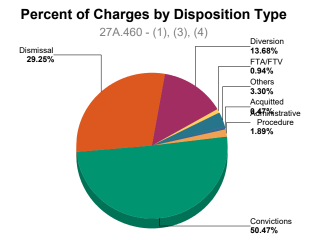
BREATHITT

There were 212 felony level offenses and 3 non-felony level offenses disposed within 125 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	212	125
Felony amended to Non-Felony	3	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018

Page 42 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BREATHITT

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	105		- 61	105	64				- 51	5			- 52
			58.10%	100.00%	60.95%				48.57%	4.76%			49.52%
Dismissed	3		- 1	1	2					1	-		
			33.33%	33.33%	66.67%	;				33.33%			
Diverted	29		- 29	29	24				24	4	-		- 29
			100.00%	100.00%	82.76%	į			82.76%	13.79%			100.00%
Others	5		- 4	4	1				- 4				- 5
			80.00%	80.00%	20.00%	;			80.00%				100.00%
	142		- 95	139	91	-	-		- 79	10	-		- 86

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	40	172	212
		0.00%	18.87%	81.13%	100.00%
	Final_Plea	2	38	172	212
		0.94%	17.92%	81.13%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	3	3
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	3	3
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 43 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BREATHITT

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

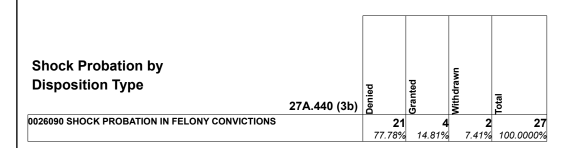
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	3	3
			100.00%	100.00%
Felony Charges		1	124	125
		0.80%	99.20%	100.00%
Felony Convictions			67	67
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 44 of 396

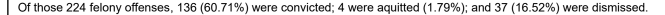
Research & Statistics

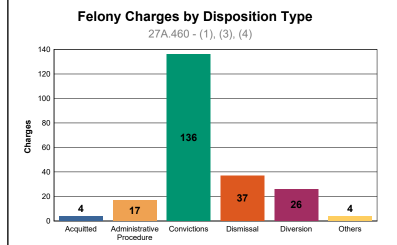
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

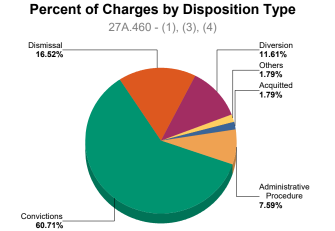
BRECKINRIDGE

There were 224 felony level offenses and 7 non-felony level offenses disposed within 139 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	224	139
Felony amended to Non-Felony	7	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018

Page 45 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BRECKINRIDGE

Sentence Information by Charge Disposition Type

						., .	,	,,					
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	133		28	133		2			- 24	7			- 6
		3.76%	21.05%	100.00%	16.54%	1.50%			18.05%	5.26%			4.51%
Dismissed	2	-	1	2	1	-				1			
			50.00%	100.00%	50.00%					50.00%	;		
Diverted	10	-	_	2	8	-							-
				20.00%	80.00%								
	145	5	29	137	31	2	-		- 24	8	-	-	6

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	10	178	36	224
		4.46%	79.46%	16.07%	100.00%
	Final_Plea	160	28	36	224
		71.43%	12.50%	16.07%	100.00%
Felony amended to Non-Felony	Original_Plea	_	7	_	7
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	1	6	_	7
		14.29%	85.71%	0.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 46 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BRECKINRIDGE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

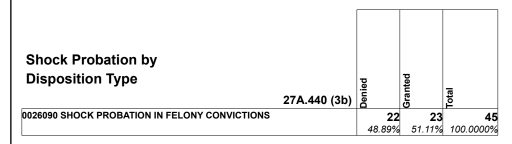
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	7	7
			100.00%	100.00%
Felony Charges		1	139	140
		0.72%	100.00%	100.72%
Felony Convictions		-	90	90
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018

Page 47 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BRECKINRIDGE

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 1 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	1	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 1 felony level offenses disposed within the youthful offender cases, 1 (100.00%) charges were convicted.

Youthful Offender	Convictions	Total
Felony Charges by Disposition Type	1	1
	100.00%	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	1	1
	100.00%	100.00%

Run Date: 3/15/2018 Page 48 of 396

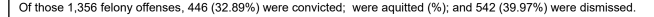
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

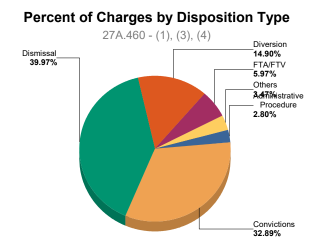
BULLITT

There were 1,356 felony level offenses and 81 non-felony level offenses disposed within 755 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	1,356	755
Felony amended to Non-Felony	81	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 600 500 400 300 542 446 200 100 202 38 81 Convictions Dismissal FTA/FTV Administrative Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018

Page 49 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BULLITT

Sentence Information by Charge Disposition Type

074 (0)	Sentence Records	Jail or Prison Conditionally Discharged	or Prison pended	r Priso > 0	Costs > \$0.00	Fines > \$0.00	Home Irceration e	Net Home Incarceration Time Suspended	Probation e Supervised	Net Probation Time Unsupervised	Suspended ts > \$0.00	Suspended s > \$0.00	r Conditions
27A.460 - (2)		Jail Con Disc	Jail	Time	Net	Net	Net H Incar Time	Net F Incar Time	Tim Tim	Tim Uns	Net Su Costs	Net 8	Othe
Convicted	444	0.45%	240 54.05%		_			1 .	- 239 53.83%			1	- 162 36.49%
Dismissed	13	-	8 61.54%	8 61.54%	6 46.15%	-			61.54%		-	-	- 1
Diverted	2	-	-	1 50.00%	1 50.00%	-					-	-	
	459	2	248						247		-	-	- 163

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	3	947	406	1,356
		0.22%	69.84%	29.94%	100.00%
	Final_Plea	532	418	406	1,356
		39.23%	30.83%	29.94%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	80	81
		0.00%	1.23%	98.77%	100.00%
	Final_Plea	1	-	80	81
		1.23%	0.00%	98.77%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 50 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BULLITT

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

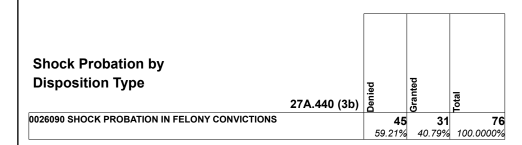
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	72	72
			100.00%	100.00%
Felony Charges		1	754	755
		0.13%	99.87%	100.00%
Felony Convictions		1	299	300
		0.33%	99.67%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 51 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

BULLITT

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

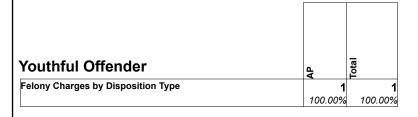
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 1 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	1	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 1 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.



Run Date: 3/15/2018

Page 52 of 396

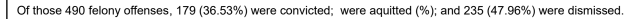
Research & Statistics

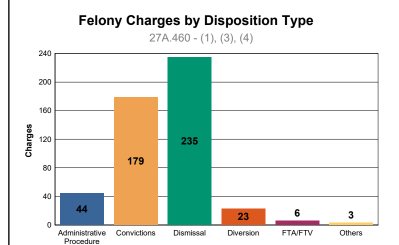
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

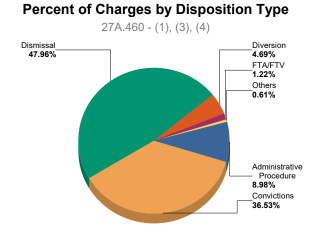
BUTLER

There were 490 felony level offenses and 4 non-felony level offenses disposed within 228 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	490	228
Felony amended to Non-Felony	4	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 53 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BUTLER

Sentence Information by Charge Disposition Type

							,						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	179		60	179					- 57			-	- 30
		2.79%	33.52%	100.00%					31.84%	1.12%			16.76%
Dismissed	6	_	3	4	4				- 3			-	-
			50.00%	66.67%	66.67%				50.00%				
Diverted	13	_	3	4	11	1			- 2			-	- 5
			23.08%	30.77%	84.62%	7.69%			15.38%				38.46%
Others	1	-	-	1	-							-	
				100.00%									
	199	5	66	188	123	2			- 62	2		-	- 35

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	490	490
		100.00%	100.00%
	Final_Plea	490	490
		100.00%	100.00%
Felony amended to Non-Felony	Original_Plea	4	4
		100.00%	100.00%
	Final_Plea	4	4
		100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 54 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BUTLER

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

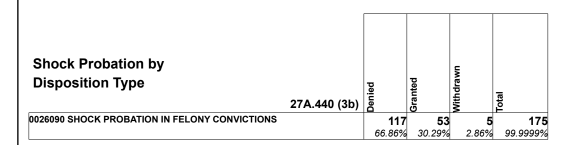
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		4	4
		100.00%	100.00%
Felony Charges		228	228
		100.00%	100.00%
Felony Convictions		135	135
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 55 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

BUTLER

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 9 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	9	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 9 felony level offenses disposed within the youthful offender cases, 3 (33.33%) charges were convicted.

Youthful Offender	Convictions	Dismissal	Total
Felony Charges by Disposition Type	3	6	9
	33.33%	66.67%	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	3	3
	100.00%	100.00%

Run Date: 3/15/2018

Page 56 of 396

Research & Statistics

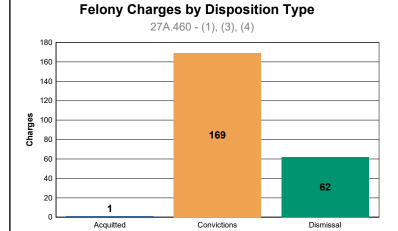
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

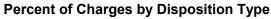
CALDWELL

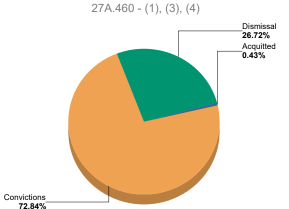
There were 232 felony level offenses and 16 non-felony level offenses disposed within 139 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	232	139
Felony amended to Non-Felony	16	

Of those 232 felony offenses, 169 (72.84%) were convicted; 1 were aquitted (0.43%); and 62 (26.72%) were dismissed.







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018

Page 57 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CALDWELL

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Jail or Prison Conditionally Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 153 11 11 153 5 7.19% 7.19% 100.00% 153 11 11

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	40	191	1	232
		17.24%	82.33%	0.43%	100.00%
	Final_Plea	168	63	1	232
		72.41%	27.16%	0.43%	100.00%
Felony amended to Non-Felony	Original_Plea	_	13	3	16
		0.00%	81.25%	18.75%	100.00%
	Final_Plea	_	13	3	16
		0.00%	81.25%	18.75%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 58 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CALDWELL

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	14	14
			100.00%	100.00%
Felony Charges		2	138	140
		1.44%	99.28%	100.72%
Felony Convictions		1	123	124
		0.81%	100.00%	100.81%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type	pə	ranted	
27A.440 (3b	Denied	Grar	Tota
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	115	43	158
	70.55%	26.38%	96.9325%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		- 5	5
		3.07%	3.0675%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018

Page 59 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

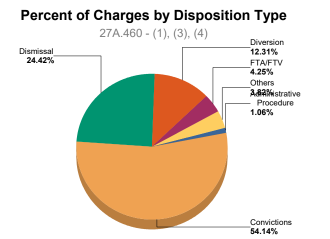
CALLOWAY

There were 471 felony level offenses and 13 non-felony level offenses disposed within 279 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	471	279
Felony amended to Non-Felony	13	

Of those 471 felony offenses, 255 (54.14%) were convicted; were aquitted (%); and 115 (24.42%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 280 240 200 160 255 120 115 40 18 **58** Convictions FTA/FTV Administrative Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 60 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CALLOWAY

Sentence Information by Charge Disposition Type

3 0 1 31													
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	252		118	252	116	1			109			_	- 111
		0.79%	46.83%	100.00%	46.03%	0.40%			43.25%	2.78%			44.05%
Dismissed	1		1	1					1			-	
			100.00%	100.00%					100.00%				
Diverted	4		_	-	4							_	
					100.00%								
Others	3	1	1	3	2				2			_	- 2
		33.33%	33.33%	100.00%	66.67%				66.67%				66.67%
	260	3	120	256	122	1			112	7		-	- 113

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	4	467	471
		0.00%	0.85%	99.15%	100.00%
	Final_Plea	4	_	467	471
		0.85%	0.00%	99.15%	100.00%
Felony amended to Non-Felony	Original_Plea	_	-	13	13
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	13	13
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 61 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CALLOWAY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

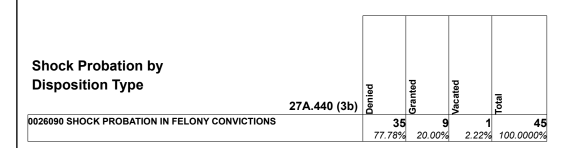
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		10	10
		100.00%	100.00%
Felony Charges		279	279
		100.00%	100.00%
Felony Convictions		137	137
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 62 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CALLOWAY

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 1 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	1	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 1 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.

Youthful Offender	Others	Total
Felony Charges by Disposition Type	1	1
	100.00%	100.00%

Run Date: 3/15/2018

Page 63 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

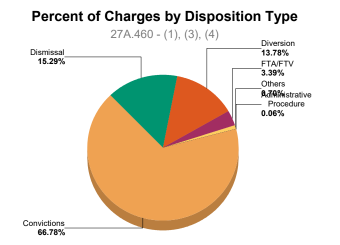
CAMPBELL

There were 1,713 felony level offenses and 62 non-felony level offenses disposed within 1,083 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	1,713	1,083
Felony amended to Non-Felony	62	

Of those 1,713 felony offenses, 1,144 (66.78%) were convicted; were aquitted (%); and 262 (15.29%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 1200 1000 800 600 1,144 400 200 236 58 12 Administrative Convictions Diversion Dismissal FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 64 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CAMPBELL

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	1,112	1	321	1,111	378	3			290			-	- 381
	,	0.09%	28.87%			0.27%			26.08%				34.26%
Dismissed	4	-	1	2	3	1			- 1			-	- 1
			25.00%	50.00%	75.00%	25.00%			25.00%				25.00%
Diverted	3	-	_	1	1	_						-	- 1
				33.33%	33.33%								33.33%
Others	3	-	2	3	2	_			- 2			-	- 3
			66.67%	100.00%	66.67%				66.67%				100.00%
	1,122	1	324	1,117	384	4		-	293			-	- 386

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	5	1,278	430	1,713
		0.29%	74.61%	25.10%	100.00%
	Final_Plea	1,264	19	430	1,713
		73.79%	1.11%	25.10%	100.00%
Felony amended to Non-Felony	Original_Plea	-	3	59	62
		0.00%	4.84%	95.16%	100.00%
	Final_Plea	3	-	59	62
		4.84%	0.00%	95.16%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 65 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CAMPBELL

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	54	54
			100.00%	100.00%
Felony Charges		6	1,078	1,084
		0.55%	99.54%	100.09%
Felony Convictions		5	715	720
		0.69%	99.31%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type 27A.440 (3	Denied (d	Sranted	acated	Vithdrawn	otal
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	65	17	1	3	86
	71.43%	18.68%	1.10%	3.30%	94.5055%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	3	2		_	5
	3.30%	2.20%			5.4945%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018

Page 66 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CAMPBELL

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 1 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	1	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 1 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.

Youthful Offender	Diversion	Total
Felony Charges by Disposition Type	1	1
	100.00%	100.00%

Run Date: 3/15/2018

Page 67 of 396

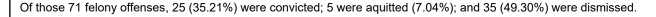
Research & Statistics

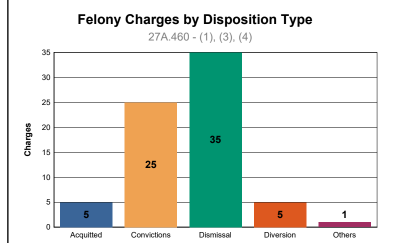
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

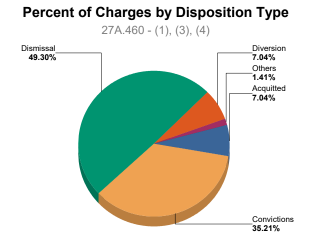
CARLISLE

There were 71 felony level offenses and 8 non-felony level offenses disposed within 40 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases		
Felony	71	40		
Felony amended to Non-Felony	8			







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018

Page 68 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CARLISLE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Fime Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Net Home Incarceration Jail or Prison Time > 0 Net Probation Unsupervised Jail or Prison ncarceration Conditionally Jail or Prison Discharged Suspended Sentence Records Net Home 27A.460 - (2) Time Convicted 25 25 21 20.00% 16.00% 100.00% 84.00% 36.00% 28.00% Dismissed 2 100.00% Diverted 3 100.00% Others 1 100.00% 100.00% 100.00% 100.00% 100.00% 31 5 26 27 10

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	14	16	41	71
		19.72%	22.54%	57.75%	100.00%
	Final_Plea	27	3	41	71
		38.03%	4.23%	57.75%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	8	8
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	8	8
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 69 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CARLISLE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

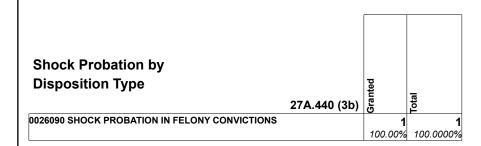
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	6	6
			100.00%	100.00%
Felony Charges		4	36	40
		10.00%	90.00%	100.00%
Felony Convictions		-	21	21
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 70 of 396

Research & Statistics

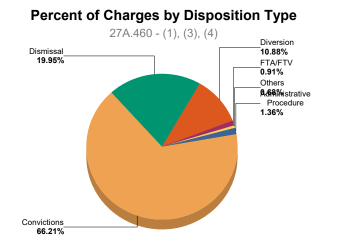
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases CARROLL

There were 441 felony level offenses and 27 non-felony level offenses disposed within 320 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases		
Felony	441	320		
Felony amended to Non-Felony	27			

Of those 441 felony offenses, 292 (66.21%) were convicted; were aquitted (%); and 88 (19.95%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 320 280 240 200 160 292 120 40 48 3 Convictions FTA/FTV Administrative Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 71 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CARROLL

Sentence Information by Charge Disposition Type

						,	,						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	292		131	292					132				- 135
		0.68%	44.86%	100.00%	60.27%	8.56%			45.21%				46.23%
Dismissed	1	-	-	1	1	-					-	_	- 1
				100.00%	100.00%								100.00%
Others	3	2	-	2	1	2			- 2		-	-	- 1
		66.67%		66.67%	33.33%	66.67%			66.67%				33.33%
	296	4	131	295	178	27		-	134			-	- 137

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	4	437	441
		0.91%	99.09%	100.00%
	Final_Plea	4	437	441
		0.91%	99.09%	100.00%
Felony amended to Non-Felony	Original_Plea	-	27	27
		0.00%	100.00%	100.00%
	Final_Plea	_	27	27
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 72 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases CARROLL

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

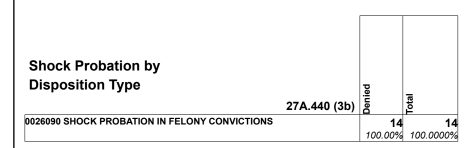
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	21	21
			100.00%	100.00%
Felony Charges		1	319	320
		0.31%	99.69%	100.00%
Felony Convictions		1	209	210
		0.48%	99.52%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 73 of 396

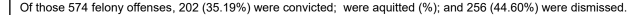
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

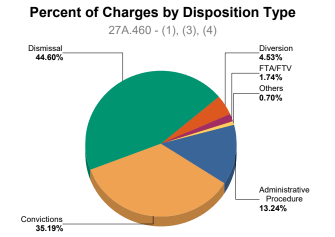
CARTER

There were 574 felony level offenses and 34 non-felony level offenses disposed within 325 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	574	325
Felony amended to Non-Felony	34	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 280 240 200 160 256 120 202 80 40 10 Convictions Administrative Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 74 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CARTER

Sentence Information by Charge Disposition Type

						,		,					
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	202	22	42	201	83	-			45	_			45
		10.89%	20.79%	99.50%	41.09%				22.28%				22.28%
Dismissed	2	-	-		2	-							1 -
					100.00%								
Diverted	1	-	-		1								-
					100.00%								
	205	22	42	201	86	-	-		45			-	45

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	3	199	372	574
		0.52%	34.67%	64.81%	100.00%
	Final_Plea	202	-	372	574
		35.19%	0.00%	64.81%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	34	34
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	_	34	34
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 75 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CARTER

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

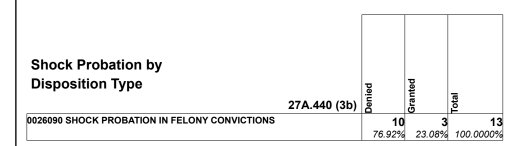
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		34	34
		100.00%	100.00%
Felony Charges		325	325
		100.00%	100.00%
Felony Convictions		157	157
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 76 of 396

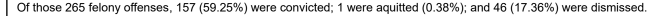
Research & Statistics

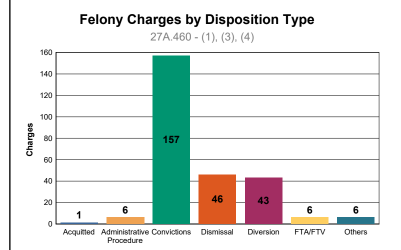
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

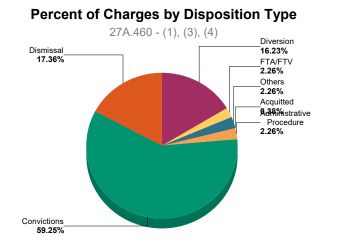
CASEY

There were 265 felony level offenses and 2 non-felony level offenses disposed within 173 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	265	173
Felony amended to Non-Felony	2	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 77 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CASEY

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Jail or Prison Conditionally Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Convicted 154 52 53 154 11 52 33.77% 0.65% 0.65% 33.77% 100.00% 7.14% 154 52 53 11 52 154

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	13	153	99	265
		4.91%	57.74%	37.36%	100.00%
	Final_Plea	162	4	99	265
		61.13%	1.51%	37.36%	100.00%
Felony amended to Non-Felony	Original_Plea	-	_	2	2
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	_	2	2
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 78 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CASEY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

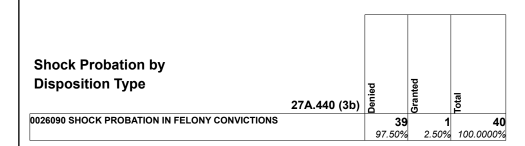
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	2	2
			100.00%	100.00%
Felony Charges		1	172	173
		0.58%	99.42%	100.00%
Felony Convictions		1	106	107
		0.93%	99.07%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 79 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

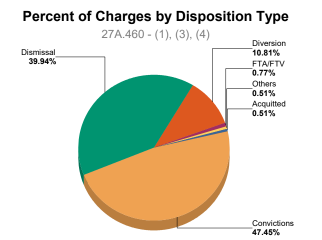
CHRISTIAN

There were 2,331 felony level offenses and 93 non-felony level offenses disposed within 653 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	2,331	653
Felony amended to Non-Felony	93	

Of those 2,331 felony offenses, 1,106 (47.45%) were convicted; 12 were aquitted (0.51%); and 931 (39.94%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 1200 1000 800 600 1,106 931 400 200 252 12 18 12 Acquitted Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018

Page 80 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CHRISTIAN

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Acquitted	2		-	1	-	1	-						
				50.00%		50.00%							
Convicted	1,083	4	268	1,077	295	3	3		184	9	,		116
	-	0.37%	24.75%			0.28%	0.28%		16.99%	0.83%			10.71%
Dismissed	37	-	15	25	10				14				2
			40.54%	67.57%	27.03%				37.84%				5.41%
Diverted	68	-	_	2	66	-							3
				2.94%									4.41%
Others	10	-	7	9	2	_			7				
			70.00%	90.00%	20.00%				70.00%				
	1,200	4	290	1,114	373	4	3		205	9		-	121

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	78 3.35%	2,037 87.39%	216 9.27%	2,331
	Final_Plea	1,289 55.30%	826 35.44%	216 9.27%	2,331
Felony amended to Non-Felony	Original_Plea	0.00%	40 43.01%	53 56.99%	93 100.00%
	Final_Plea	2 2.15%	38 40.86%	53 56.99%	93 100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 81 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CHRISTIAN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

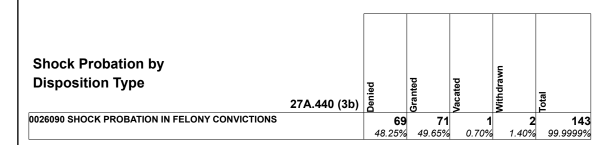
Cases by Trial Type 27	7A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	77	77
			100.00%	100.00%
Felony Charges		9	646	655
		1.38%	98.93%	100.31%
Felony Convictions		3	368	371
		0.81%	99.19%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 82 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CHRISTIAN

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 31 felony level offenses and 1 non-felony level offenses disposed within 4 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

074 400 (44)		
27A.460 - (11)	Charges	Cases
Felony	31	4
Felony amended to Non-Felony	1	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 31 felony level offenses disposed within the youthful offender cases, 21 (67.74%) charges were convicted.

Youthful Offender	Convictions	Dismissal	Others	Total
Felony Charges by Disposition Type	21	9	1	31
	67.74%	29.03%	3.23%	100.00%

	γ.	
Youthful Offender	GUIL	Total
Felony Charges Convicted by Disposition Type	21	21
	100.00%	100.00%

Run Date: 3/15/2018 Page 83 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

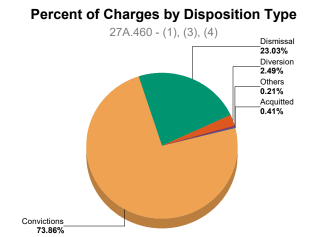
CLARK

There were 482 felony level offenses and 11 non-felony level offenses disposed within 228 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases	
Felony	482	228	
Felony amended to Non-Felony	11		

Of those 482 felony offenses, 356 (73.86%) were convicted; 2 were aquitted (0.41%); and 111 (23.03%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 400 350 300 250 200 356 150 100 111 50 12 2 1 Acquitted Convictions Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 84 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CLARK

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Fime Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Time > 0 Jail or Prison Conditionally Jail or Prison Suspended Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 352 125 114 10 351 147 38 0.57% 32.39% 2.84% 10.80% 35.51% 99.72% 41.76% Dismissed 2 100.00% Diverted 5 100.00% Others 100.00% 2 114 360 125 352 154 10 38

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	24	416	42	482
		4.98%	86.31%	8.71%	100.00%
	Final_Plea	361	79	42	482
		74.90%	16.39%	8.71%	100.00%
Felony amended to Non-Felony	Original_Plea	-	10	1	11
		0.00%	90.91%	9.09%	100.00%
	Final_Plea	-	10	1	11
		0.00%	90.91%	9.09%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 85 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CLARK

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

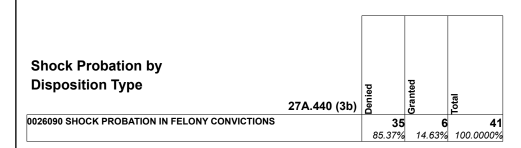
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		9	9
		100.00%	100.00%
Felony Charges		228	228
		100.00%	100.00%
Felony Convictions		199	199
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 86 of 396

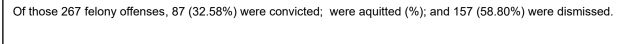
Research & Statistics

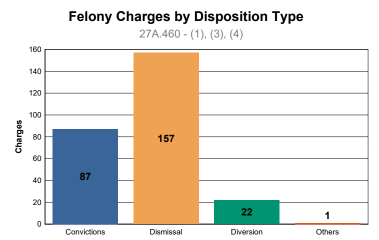
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

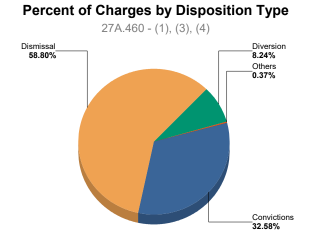
CLAY

There were 267 felony level offenses and 9 non-felony level offenses disposed within 154 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	267	154
Felony amended to Non-Felony	9	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 87 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CLAY

Sentence Information by Charge Disposition Type Incarceration Time Suspended Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Net Home Incarceration Jail or Prison Time > 0 Net Probation Unsupervised Jail or Prison Conditionally Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 87 87 22 24 24 25.29% 27.59% 27.59% 100.00% 3.45% Diverted 4 100.00% 91 24 24 3 87 26

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	267 100.00%	267 100.00%
	Final_Plea	267 100.00%	267 100.00%
Felony amended to Non-Felony	Original_Plea	9 100.00%	100.00%
	Final_Plea	9 100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 88 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CLAY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		8	8
		100.00%	100.00%
Felony Charges		154	154
		100.00%	100.00%
Felony Convictions		73	73
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Run Date: 3/15/2018

Page 89 of 396

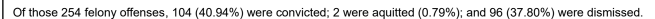
Research & Statistics

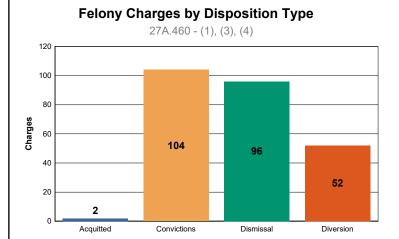
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

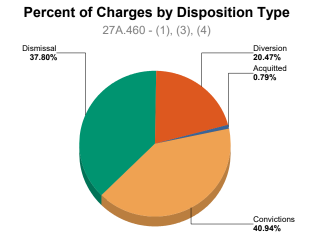
CLINTON

There were 254 felony level offenses and 7 non-felony level offenses disposed within 102 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	254	102
Felony amended to Non-Felony	7	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 90 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CLINTON

Sentence Information by Charge Disposition Type

										1	I		
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	97	-	45	97	18	1	1		40	1			- 18
			46.39%	100.00%	18.56%	1.03%	1.03%		41.24%	1.03%	;		18.56%
Dismissed	4	-	4	4	3	-	-		4				
			100.00%	100.00%	75.00%				100.00%				
Diverted	15	1	14	15	4	_	-		12	2			- 6
		6.67%	93.33%	100.00%	26.67%				80.00%	13.33%	i		40.00%
	116	1	63	116	25	1	1		- 56	3	-	-	- 24

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	-	116	138	254
		0.00%	45.67%	54.33%	100.00%
	Final_Plea	113	3	138	254
		44.49%	1.18%	54.33%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	6	7
		0.00%	14.29%	85.71%	100.00%
	Final_Plea	1	-	6	7
		14.29%	0.00%	85.71%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 91 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CLINTON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

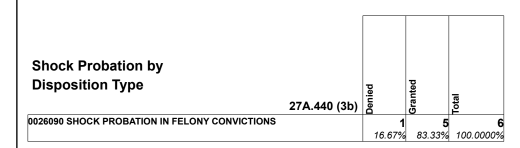
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony			7	7
			100.00%	100.00%
Felony Charges		3	100	103
		2.94%	98.04%	100.98%
Felony Convictions		1	68	69
		1.47%	100.00%	101.47%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 92 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CLINTON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 3 felony level offenses and 1 non-felony level offenses disposed within 2 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	3	2
Felony amended to Non-Felony	1	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 3 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.

Youthful Offender	Diversion	Total
Felony Charges by Disposition Type	3	3
	100.00%	100.00%

Run Date: 3/15/2018

Page 93 of 396

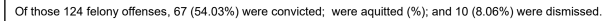
Research & Statistics

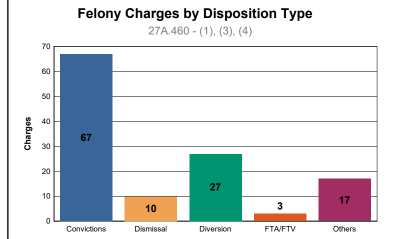
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

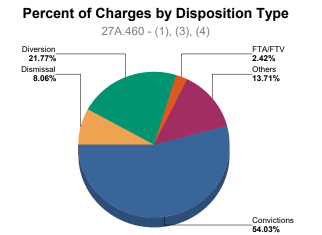
CRITTENDEN

There were 124 felony level offenses and 6 non-felony level offenses disposed within 80 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	124	80
Felony amended to Non-Felony	6	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 94 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CRITTENDEN

Sentence Information by Charge Disposition Type

		son ally	Prison nded	Prison 0	> \$0.00	\$0.00	uo	pep	tion ervised	tion	pended \$0.00	pended \$0.00	onditions
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Priso Suspended	Jail or Pris Time > 0	Net Costs	Net Fines	Net Home Incarcerati Time	Net Home Incarceration Time Suspen	Net Probation Time Supervis	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Con
Convicted	69	6	11	69	49	1		-	16	1		-	- 12
		8.70%	15.94%	100.00%	71.01%	1.45%			23.19%	1.45%	i		17.39%
Dismissed	2	-		-	1	-						-	- 1
					50.00%								50.00%
Diverted	19	-	-	1	17	-						-	- 5
				5.26%	89.47%								26.32%
Others	17	-	17	17	2				- 17			-	- 16
			100.00%	100.00%	11.76%				100.00%				94.12%
	107	6	28	87	69	1		-	- 33	1		-	- 34

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	16	108	124
		12.90%	87.10%	100.00%
	Final_Plea	16	108	124
		12.90%	87.10%	100.00%
Felony amended to Non-Felony	Original_Plea	_	6	6
		0.00%	100.00%	100.00%
	Final_Plea	_	6	6
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 95 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CRITTENDEN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

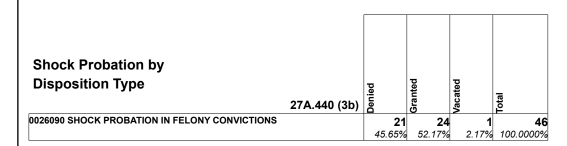
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		5	5
		100.00%	100.00%
Felony Charges		80	80
		100.00%	100.00%
Felony Convictions		50	50
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 96 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

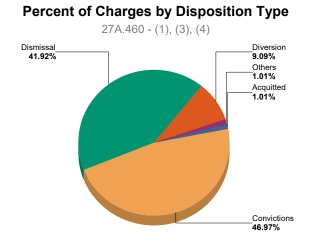
CUMBERLAND

There were 198 felony level offenses and 4 non-felony level offenses disposed within 87 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	198	87
Felony amended to Non-Felony	4	

Of those 198 felony offenses, 93 (46.97%) were convicted; 2 were aquitted (1.01%); and 83 (41.92%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 93 83 20 Acquitted Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018

Page 97 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

CUMBERLAND

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	86	63		86	3	1		٠ .	- 64	١.	ļ	-	- 72
		73.26%	1.16%	100.00%	3.49%	1.16%			74.42%	į			83.72%
Dismissed	1	1	-	1	-	-		ͺ .	1			-	- 1
		100.00%		100.00%					100.00%	;			100.00%
Diverted	18	18	-	18	2				15	3		-	- 18
		100.00%		100.00%	11.11%				83.33%	16.67%			100.00%
Others	2	_	-	2	-							-	
				100.00%									
	107	82	1	107	5	1		-	- 80	3		-	- 91

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	76	122	198
		0.00%	38.38%	61.62%	100.00%
	Final_Plea	72	4	122	198
		36.36%	2.02%	61.62%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	2	4
		0.00%	50.00%	50.00%	100.00%
	Final_Plea	-	2	2	4
		0.00%	50.00%	50.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 98 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

CUMBERLAND

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

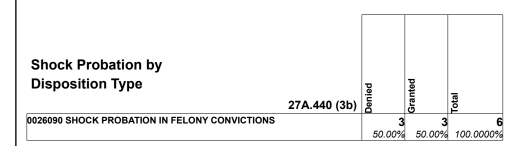
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	2	3
		33.33%	66.67%	100.00%
Felony Charges		4	83	87
		4.60%	95.40%	100.00%
Felony Convictions		2	46	48
		4.17%	95.83%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 99 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

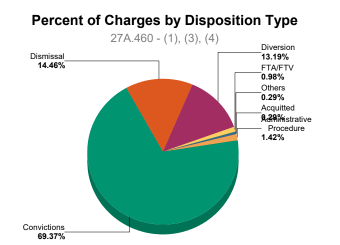
DAVIESS

There were 2,047 felony level offenses and 130 non-felony level offenses disposed within 1,239 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	2,047	1,239
Felony amended to Non-Felony	130	

Of those 2,047 felony offenses, 1,420 (69.37%) were convicted; 6 were aquitted (0.29%); and 296 (14.46%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 1600 1400 1200 1000 Charges 800 1,420 600 400 200 296 270 20 6 6 Acquitted Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 100 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

DAVIESS

Sentence Information by Charge Disposition Type

	, c												
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00		Other Conditions
Convicted	1,409		536	1,409	794	716			524				618
	,	1.28%	38.04%			50.82%			37.19%	0.85%			43.86%
Dismissed	7	1	1	3	6	6			1	-		- 1	2
		14.29%	14.29%	42.86%	85.71%	85.71%			14.29%			14.29%	28.57%
Diverted	1	-	-	-	100.00%	-	-		-	-		-	-
Others	4	_	1	4	1	_			1				_
			25.00%	100.00%	25.00%				25.00%				
	1,421	19	538	1,416	802	722	•		526	12		- 1	620

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	107	1,817	123	2,047
		5.23%	88.76%	6.01%	100.00%
	Final_Plea	1,732	192	123	2,047
		84.61%	9.38%	6.01%	100.00%
Felony amended to Non-Felony	Original_Plea	-	105	25	130
		0.00%	80.77%	19.23%	100.00%
	Final_Plea	4	101	25	130
		3.08%	77.69%	19.23%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 101 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

DAVIESS

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

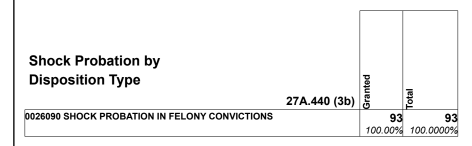
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	COURT TRIAL	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	-	107	107
				100.00%	100.00%
Felony Charges		1	5	1,233	1,239
		0.08%	0.40%	99.52%	100.00%
Felony Convictions		-	3	873	876
			0.34%	99.66%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 102 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

DAVIESS

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 5 felony level offenses and 0 non-felony level offenses disposed within 2 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	5	2
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 5 felony level offenses disposed within the youthful offender cases, 2 (40.00%) charges were convicted.

Youthful Offender	Convictions	Diversion	Total
Felony Charges by Disposition Type	2	3	5
	40.00%	60.00%	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	2	2
	100.00%	100.00%

Run Date: 3/15/2018 Page 103 of 396

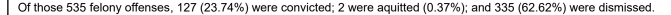
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

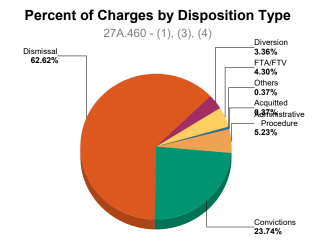
EDMONSON

There were 535 felony level offenses and 7 non-felony level offenses disposed within 139 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	535	139
Felony amended to Non-Felony	7	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 350 300 250 200 335 150 100 127 50 23 18 2 2 28 Acquitted Administrative Convictions Dismissal Diversion FTA/FTV Others Procedure



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 104 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

EDMONSON

Sentence Information by Charge Disposition Type

			Joine			by Onars	Jo Biopot						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	116		47	113	_				43	5			- 29
		1.72%	40.52%	97.41%	15.52%	1.72%			37.07%	4.31%			25.00%
Diverted	13	2	11	13	2	1			11	2		-	- 6
		15.38%	84.62%	100.00%	15.38%	7.69%			84.62%	15.38%			46.15%
Others	2	-	-	-	-				-	-		-	-
	131	4	58	126	20	3	-		- 54	7		-	- 35

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	10	525	535
		0.00%	1.87%	98.13%	100.00%
	Final_Plea	2	8	525	535
		0.37%	1.50%	98.13%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	7	7
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	7	7
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 105 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

EDMONSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

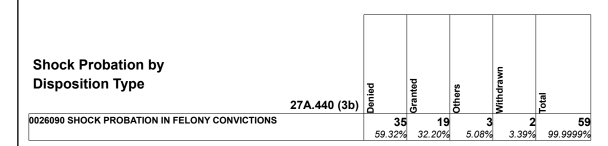
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony			7	7
			100.00%	100.00%
Felony Charges		1	139	140
		0.72%	100.00%	100.72%
Felony Convictions		1	90	91
		1.10%	98.90%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 106 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

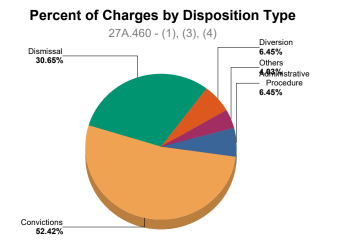
ELLIOTT

There were 124 felony level offenses and 10 non-felony level offenses disposed within 69 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	124	69
Felony amended to Non-Felony	10	

Of those 124 felony offenses, 65 (52.42%) were convicted; were aquitted (%); and 38 (30.65%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 70 60 50 40 20 10 Administrative Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 107 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

ELLIOTT

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Time > 0 Net Home Incarceration Unsupervised Net Probation Jail or Prison ncarceration Conditionally Jail or Prison Discharged Suspended Sentence Records Net Home 27A.460 - (2) Time Convicted 12 17 2 60 13 59 34 12 3.33% 20.00% 21.67% 28.33% 98.33% 56.67% 28.33% 20.00% Dismissed 5 20.00% 80.00%

66.67%

14

20.00%

18

2

14 27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

20.00%

* Percentages are based on total sentence records per category (convicted, acquitted...etc)

17

* There can be multiple sentence conditions to a single charge.

3

5

73

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	3	121	124
		0.00%	2.42%	97.58%	100.00%
	Final_Plea	3	-	121	124
		2.42%	0.00%	97.58%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	10	10
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	10	10
		0.00%	0.00%	100.00%	100.00%

66.67%

20.00%

41

100.00%

65

27A.460 (5) Percentage of pleas as charges;

Diverted

Others

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 108 of 396

33.33%

13

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ELLIOTT

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

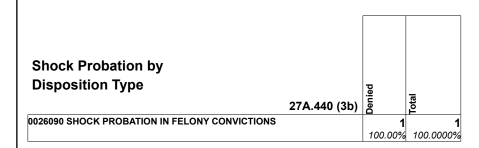
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		7	7
		100.00%	100.00%
Felony Charges		69	69
		100.00%	100.00%
Felony Convictions		39	39
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 109 of 396

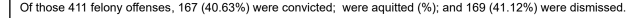
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

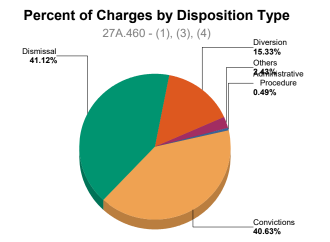
ESTILL

There were 411 felony level offenses and 27 non-felony level offenses disposed within 214 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	411	214
Felony amended to Non-Felony	27	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 180 160 140 120 100 167 80 60 40 63 20 10 Administrative Dismissal Convictions Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 110 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

ESTILL

Sentence Information by Charge Disposition Type

					00			8	- G				SL
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspende	Net Probation Time Supervise	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Condition
Convicted	156		48						37			-	- 68
			30.77%	100.00%					23.72%	7.05%			43.59%
Dismissed	20		_	-	7							-	- 3
					35.00%								15.00%
Diverted	60		_	-	43							-	- 43
					71.67%								71.67%
Others	7		_	-	3							-	- 6
					42.86%								85.71%
	243		48	156	159				- 37	11		-	- 120

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	11	400	411
		0.00%	2.68%	97.32%	100.00%
	Final_Plea	11	_	400	411
		2.68%	0.00%	97.32%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	27	27
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	_	27	27
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 111 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ESTILL

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

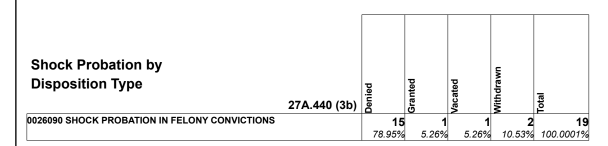
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	21	21
			100.00%	100.00%
Felony Charges		1	213	214
		0.47%	99.53%	100.00%
Felony Convictions		1	114	115
		0.87%	99.13%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 112 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

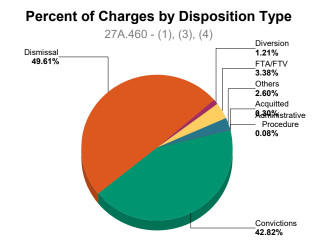
FAYETTE

There were 3,727 felony level offenses and 577 non-felony level offenses disposed within 1,416 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	3,727	1,416
Felony amended to Non-Felony	577	

Of those 3,727 felony offenses, 1,596 (42.82%) were convicted; 11 were aquitted (0.30%); and 1,849 (49.61%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 2000 1600 Charges 0021 1.849 1,596 400 126 97 45 11 3 Acquitted Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 113 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

FAYETTE

Sentence Information by Charge Disposition Type

							-		'				
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	1,469		638	1,465	666	5			628			-	- 642
		1.77%							42.75%	0.27%			43.70%
Dismissed	9	_	. 4	4	3	-						-	- 4
			44.44%	44.44%	33.33%								44.44%
Diverted	1	-	1	1	1	-			- 1			-	- 1
			100.00%	100.00%	100.00%				100.00%				100.00%
Others	83	2	72	83	45	3			72			-	- 47
		2.41%	86.75%	100.00%	54.22%	3.61%			86.75%				56.63%
	1,562	28	715	1,553	715	8			701	4		-	- 694

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	322	1,144	2,261	3,727
		8.64%	30.69%	60.67%	100.00%
	Final_Plea	1,429	37	2,261	3,727
		38.34%	0.99%	60.67%	100.00%
Felony amended to Non-Felony	Original_Plea	1	13	563	577
		0.17%	2.25%	97.57%	100.00%
	Final_Plea	8	6	563	577
		1.39%	1.04%	97.57%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 114 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

FAYETTE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		2	402	404
		0.50%	99.50%	100.00%
Felony Charges		18	1,401	1,419
		1.27%	98.94%	100.21%
Felony Convictions		8	953	961
		0.83%	99.27%	100.10%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by			
Disposition Type 27A.440 (3b)	Denied	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	222	38	260
	73.75%	12.62%	86.3788%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	26	15	41
	8.64%	4.98%	13.6213%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 115 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

FAYETTE

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

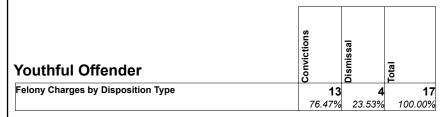
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

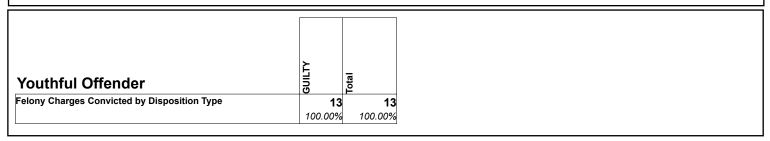
There were 17 felony level offenses and 5 non-felony level offenses disposed within 10 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	17	10
Felony amended to Non-Felony	5	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 17 felony level offenses disposed within the youthful offender cases, 13 (76.47%) charges were convicted.





Run Date: 3/15/2018 Page 116 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

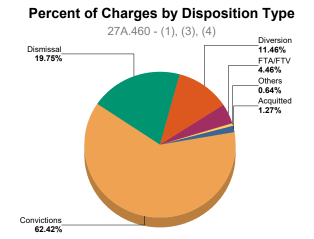
FLEMING

There were 157 felony level offenses and 28 non-felony level offenses disposed within 98 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	157	98
Felony amended to Non-Felony	28	

Of those 157 felony offenses, 98 (62.42%) were convicted; 2 were aquitted (1.27%); and 31 (19.75%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 98 98 20 20 Acquitted Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 117 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

FLEMING

Sentence Information by Charge Disposition Type

						,						
Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
		7						7				- 51
	2.08%	7.29%	100.00%	58.33%	8.33%			7.29%				53.13%
1		_	1	1							-	- 1
			100.00%	100.00%	į							100.00%
1		_	1	1							-	
			100.00%	100.00%	;							
98	2	. 7	98	58	8	-		7			-	- 52
	96	Sente Recorr Recorr Jail or Condit	Sentence Sentence Sentence Sentence Secords Conditionally Discharged 7.29% 1	Sentence Sentence Sentence Services Sentence Conditionally Secords Conditionally Secords Accords Accor	Sentence Sentence Sentence Sentence Secords Anii or Prison 1	Sentence Sentence Sentence Sentence Sentence Sentence Conditionally Secords Secords Conditionally Secords Secords Secords Sentence Conditionally Secords Secords Sentence Conditionally Secords Sentence Sentence	Sentence Sentence Sentence Sentence Sentence Sentence Conditionally Secords Sentence Conditionally Secords Sentence Sentence Conditionally Secords Sentence Sentenc	Sentence Sentence Sentence Sentence Sentence Sentence Conditionally Secords Sentence Conditionally Secords Sentence Conditionally Secords Sentence Conditionally Secords Sentence Conditionally Sentence Sentence Conditionally Sentence Sentence	September Sept	Sentence Sentence Conditionally Service Conditionally Service Sentence S	Sentence Sentence	Sentence Sentence Records Sentence Conditionally Conditionally Conditionally Conditionally Sentence Conditionally Conditionally Secords Sentence Conditionally Secords Sentence Conditionally Secords Net Home Incarceration Ime Suspended Ime Su

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	9	53	95	157
		5.73%	33.76%	60.51%	100.00%
	Final_Plea	52	10	95	157
		33.12%	6.37%	60.51%	100.00%
Felony amended to Non-Felony	Original_Plea	-	3	25	28
		0.00%	10.71%	89.29%	100.00%
	Final_Plea	-	3	25	28
		0.00%	10.71%	89.29%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 118 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

FLEMING

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

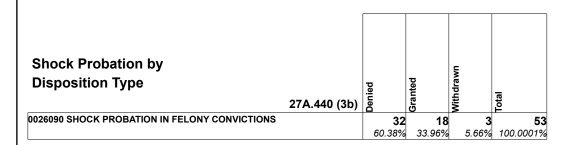
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	18	18
			100.00%	100.00%
Felony Charges		1	97	98
		1.02%	98.98%	100.00%
Felony Convictions			65	65
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 119 of 396

Research & Statistics

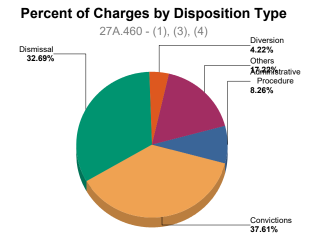
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases FLOYD

There were 569 felony level offenses and 73 non-felony level offenses disposed within 294 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	569	294
Felony amended to Non-Felony	73	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 240 200 160 120 214 186 80 98 40 Convictions Dismissal Diversion Administrative Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 120 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

FLOYD

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	209		95	209	140	6	1		- 86				- 14
			45.45%	100.00%	66.99%	2.87%	0.48%		41.15%				6.70%
Dismissed	4		- 1	2	2	-			- 1			-	- 1
			25.00%	50.00%	50.00%				25.00%				25.00%
Diverted	10		- 7	7	3	-			- 6		-	-	- 3
			70.00%	70.00%	30.00%				60.00%				30.00%
Others	79		- 24	28	8	-			- 15			_	- 3
			30.38%	35.44%	10.13%				18.99%				3.80%
	302		- 127	246	153	6	1		- 108			-	- 21

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	151	235	183	569
		26.54%	41.30%	32.16%	100.00%
	Final_Plea	257	129	183	569
		45.17%	22.67%	32.16%	100.00%
Felony amended to Non-Felony	Original_Plea	-	24	49	73
		0.00%	32.88%	67.12%	100.00%
	Final_Plea	-	24	49	73
		0.00%	32.88%	67.12%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 121 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

FLOYD

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

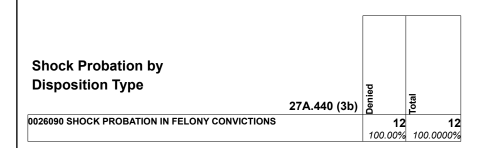
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		64	64
		100.00%	100.00%
Felony Charges		294	294
		100.00%	100.00%
Felony Convictions		152	152
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 122 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

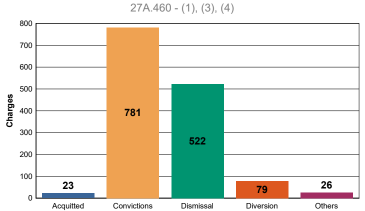
FRANKLIN

There were 1,431 felony level offenses and 106 non-felony level offenses disposed within 567 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

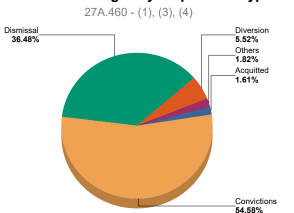
	Charges	Cases
Felony	1,431	567
Felony amended to Non-Felony	106	

Of those 1,431 felony offenses, 781 (54.58%) were convicted; 23 were aquitted (1.61%); and 522 (36.48%) were dismissed.

Felony Charges by Disposition Type



Percent of Charges by Disposition Type



27A.460 (1) Conviction percentages: 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 123 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

FRANKLIN

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	730		483	721	193	4			463			-	3
			66.16%	98.77%	26.44%	0.55%			63.42%	2.88%			0.41%
Dismissed	23		- 15	15	18	1			12	4		-	13
			65.22%	65.22%	78.26%	4.35%			52.17%	17.39%			56.52%
Diverted	16		- 1	1	12	2			- 1			_	
			6.25%	6.25%	75.00%	12.50%			6.25%				
Others	26		- 5	26	2	_			- 4			_	1
			19.23%		1				15.38%				3.85%
	795		- 504	763	225	7			480	25		-	17

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	5	747	679	1,431
		0.35%	52.20%	47.45%	100.00%
	Final_Plea	752	-	679	1,431
		52.55%	0.00%	47.45%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	104	106
		0.00%	1.89%	98.11%	100.00%
	Final_Plea	2	-	104	106
		1.89%	0.00%	98.11%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 124 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

FRANKLIN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

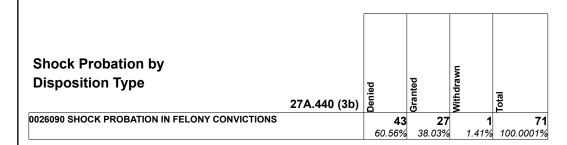
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	73	73
			100.00%	100.00%
Felony Charges		2	566	568
		0.35%	99.82%	100.18%
Felony Convictions		1	358	359
		0.28%	99.72%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 125 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

FULTON

There were 309 felony level offenses and 22 non-felony level offenses disposed within 144 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

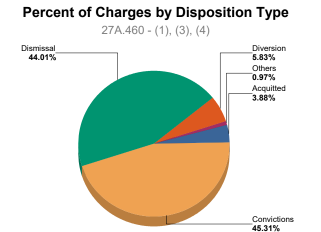
	Charges	Cases
Felony	309	144
Felony amended to Non-Felony	22	

Of those 309 felony offenses, 140 (45.31%) were convicted; 12 were aquitted (3.88%); and 136 (44.01%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4)

Dismissal

Diversion



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

Convictions

Acquitted

140

120

100

80

60 40 20

27A.460(4) Percentage of dismissals;

3

Others

Run Date: 3/15/2018 Page 126 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

FULTON

Sentence Information by Charge Disposition Type

					\$0.00	00		p	p				su
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspende	Net Probation Time Supervise	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	138		62						- 59				- 52
		0.72%	44.93%	100.00%	57.25%	2.17%			42.75%				37.68%
Dismissed	3	-	-	-	3 100.00%	-						-	-
Diverted	6		-		6							-	- 2
					100.00%								33.33%
Others	2	_	2	2	2	-			- 2			-	Τ.
			100.00%	100.00%	100.00%				100.00%				
	149	1	64	140	90	3			- 61			-	- 54

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	97	96	116	309
		31.39%	31.07%	37.54%	100.00%
	Final_Plea	140	53	116	309
		45.31%	17.15%	37.54%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	20	22
		0.00%	9.09%	90.91%	100.00%
	Final_Plea	-	2	20	22
		0.00%	9.09%	90.91%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 127 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

FULTON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

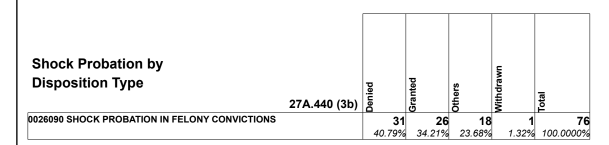
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony			17	17
			100.00%	100.00%
Felony Charges		11	137	148
		7.64%	95.14%	102.78%
Felony Convictions		8	93	101
		8.00%	93.00%	101.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 128 of 396

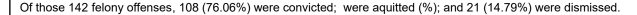
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

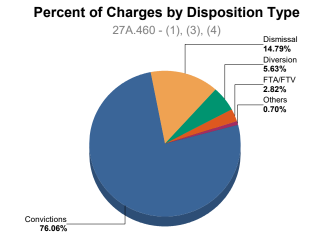
GALLATIN

There were 142 felony level offenses and 6 non-felony level offenses disposed within 78 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	142	78
Felony amended to Non-Felony	6	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 120 100 80 60 108 40 20 8 21 0 Convictions Dismissal FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 129 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

GALLATIN

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	107		28	· ·		- 8			- 25				- 1
		2.80%	26.17%	53.27%	53.27%	7.48%			23.36%	0.93%			0.93%
Dismissed	3	-	1	1	2	1			1			-	- 1
			33.33%	33.33%	66.67%	33.33%			33.33%				33.33%
Diverted	8	-	5	5	5	4			- 5	4		-	
			62.50%	62.50%	62.50%	50.00%			62.50%	50.00%			
	118	3	34	63	64	13			31	5		-	- 2

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	16	110	16	142
		11.27%	77.46%	11.27%	100.00%
	Final_Plea	116	10	16	142
		81.69%	7.04%	11.27%	100.00%
Felony amended to Non-Felony	Original_Plea	-	6	-	6
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	1	5	-	6
		16.67%	83.33%	0.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 130 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GALLATIN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		_	4	4
			100.00%	100.00%
Felony Charges		2	76	78
		2.56%	97.44%	100.00%
Felony Convictions		2	59	61
		3.28%	96.72%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Run Date: 3/15/2018 Page 131 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

GALLATIN

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 1 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	1	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 1 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.

Youthful Offender	Diversion	Total
Felony Charges by Disposition Type	1	1
	100.00%	100.00%

Run Date: 3/15/2018

Page 132 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

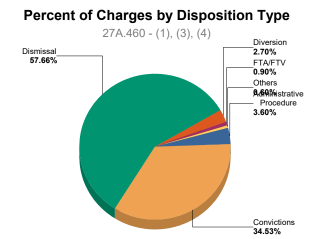
GARRARD

There were 333 felony level offenses and 7 non-felony level offenses disposed within 116 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	333	116
Felony amended to Non-Felony	7	

Of those 333 felony offenses, 115 (34.53%) were convicted; were aquitted (%); and 192 (57.66%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 200 160 120 Charges 192 80 115 40 12 9 2 Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 133 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

GARRARD

Sentence Information by Charge Disposition Type

Sentence information by onlinge Disposition Type													
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	112		25						20				- 28
		0.89%	22.32%	100.00%	40.18%	0.89%			17.86%				25.00%
Dismissed	12	-	12	12	2				12			-	- 12
			100.00%	100.00%	16.67%	i			100.00%				100.00%
Others	1	-	1	1								-	7 7
			100.00%	100.00%									
	125	1	38	125	47	1	•	-	32		-	+	- 40

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	5	328	333
		0.00%	1.50%	98.50%	100.00%
	Final_Plea	4	1	328	333
		1.20%	0.30%	98.50%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	7	7
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	7	7
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 134 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GARRARD

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

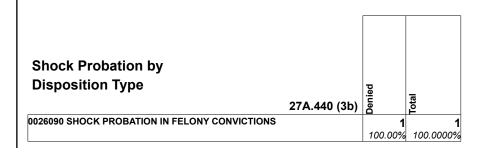
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		7	7
		100.00%	100.00%
Felony Charges		116	116
		100.00%	100.00%
Felony Convictions		59	59
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 135 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

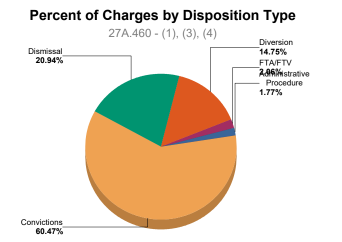
GRANT

There were 339 felony level offenses and 14 non-felony level offenses disposed within 240 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	339	240
Felony amended to Non-Felony	14	

Of those 339 felony offenses, 205 (60.47%) were convicted; were aquitted (%); and 71 (20.94%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 240 200 160 120 205 80 40 50 7 Administrative Convictions Dismissal Diversion FTA/FTV



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 136 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

GRANT

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Net Home Incarceration Net Probation Unsupervised Jail or Prison Jail or Prison ncarceration Conditionally Jail or Prison Discharged Suspended Sentence Records Net Home Time > 0 27A.460 - (2) Convicted 198 111 19 109 3 198 125 81 9.60% 55.05% 0.51% 56.06% 100.00% 63.13% 1.52% 40.91% Dismissed 50.00% 50.00% 100.00% 50.00% 200 111 19 3 81 199 127 110

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	56	151	132	339
		16.52%	44.54%	38.94%	100.00%
	Final_Plea	207	-	132	339
		61.06%	0.00%	38.94%	100.00%
Felony amended to Non-Felony	Original_Plea	1	-	13	14
		7.14%	0.00%	92.86%	100.00%
	Final_Plea	1	_	13	14
		7.14%	0.00%	92.86%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 137 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GRANT

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

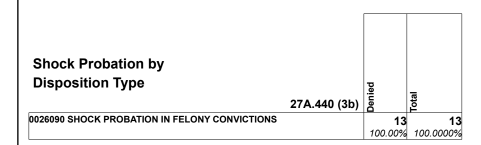
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		13	13
		100.00%	100.00%
Felony Charges		240	240
		100.00%	100.00%
Felony Convictions		145	145
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 138 of 396

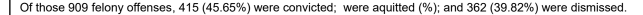
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

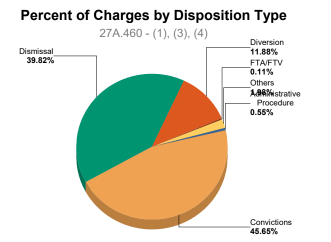
GRAVES

There were 909 felony level offenses and 45 non-felony level offenses disposed within 440 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	909	440
Felony amended to Non-Felony	45	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 450 400 350 300 250 415 200 362 150 100 108 50 18 5 1 Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 139 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

GRAVES

Sentence Information by Charge Disposition Type

	s s	or Prison ditionally tharged	Prison nded	Prison 0	sts > \$0.00	\$0.00 *	lion	tion	Probation e Supervised	Net Probation Time Unsupervised	Suspended ts > \$0.00	Suspended	onditions
27A.460 - (2)	Sentence Records	Jail or Prisc Conditional Discharged	Jail or Prisc Suspended	Jail or I Time >	Net Costs	Net Fines	Net Home Incarcerat Time	Net Home Incarcerat Time Sus	D (a)	Net Pro Time Unsupe	Net Sus Costs >	Net Sus Fines >	Other C
Convicted	411	9	166	409	254	1			161	6	6		- 25
		2.19%			61.80%	0.24%			39.17%	1.46%	á		6.08%
Dismissed	15	-	1	4	7	-							_
			6.67%	26.67%	46.67%								
Diverted	6	1	_	1	1	-							
		16.67%		16.67%	16.67%								
Others	5	3	_	4	3	_			- 2	1			- 2
		60.00%		80.00%	60.00%				40.00%	20.00%	á		40.00%
	437	13	167	418	265	1	,	-	163	7		-	- 27

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	3	450	456	909
		0.33%	49.50%	50.17%	100.00%
	Final_Plea	438	15	456	909
		48.18%	1.65%	50.17%	100.00%
Felony amended to Non-Felony	Original_Plea	-	6	39	45
		0.00%	13.33%	86.67%	100.00%
	Final_Plea	1	5	39	45
		2.22%	11.11%	86.67%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 140 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GRAVES

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

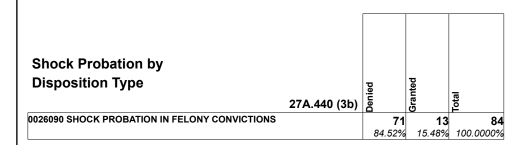
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		29	29
		100.00%	100.00%
Felony Charges		440	440
		100.00%	100.00%
Felony Convictions		204	204
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 141 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GRAVES

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

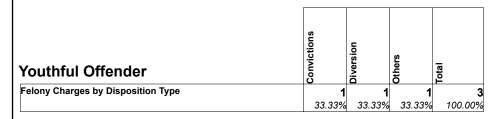
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

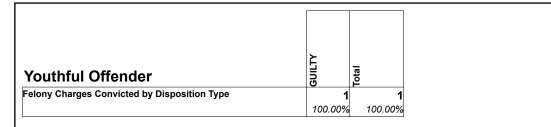
There were 3 felony level offenses and 0 non-felony level offenses disposed within 3 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

27A.460 - (11)		
2174400 (11)	Charges	Cases
Felony	3	3
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 3 felony level offenses disposed within the youthful offender cases, 1 (33.33%) charges were convicted.





Run Date: 3/15/2018 Page 142 of 396

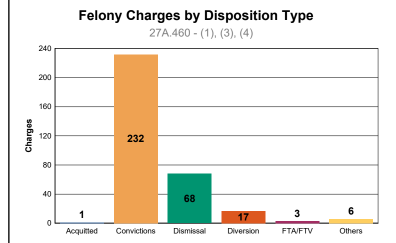
Research & Statistics

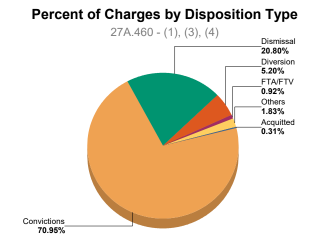
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases GRAYSON

There were 327 felony level offenses and 21 non-felony level offenses disposed within 183 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	327	183
Felony amended to Non-Felony	21	

Of those 327 felony offenses, 232 (70.95%) were convicted; 1 were aquitted (0.31%); and 68 (20.80%) were dismissed.





27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 143 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GRAYSON

Sentence Information by Charge Disposition Type

							,	· · · · · · · · · · · · · · · · · · ·					
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	218	3	- 37	218	23	9			- 32				
			16.97%	100.00%	10.55%	4.13%			14.68%	2.29%			
Dismissed	7	,	-	4	3	-							-
				57.14%	42.86%								
Diverted	4				4								_
					100.00%								
Others	3			3				Į .					
				100.00%									
	232		- 37	225	30	9			- 32	. 5			

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	25	202	100	327
		7.65%	61.77%	30.58%	100.00%
	Final_Plea	223	4	100	327
		68.20%	1.22%	30.58%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	21	21
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	_	21	21
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 144 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GRAYSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	14	14
			100.00%	100.00%
Felony Charges		1	183	184
		0.55%	100.00%	100.55%
Felony Convictions		-	133	133
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type		pe	ted	
27.	A.440 (3b)	Denied	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		29	21	50
		54.72%	39.62%	94.3396%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTION	S	_	3	3
			5.66%	5.6604%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 145 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

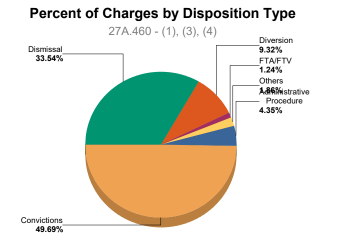
GREEN

There were 161 felony level offenses and 9 non-felony level offenses disposed within 77 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	161	77
Felony amended to Non-Felony	9	

Of those 161 felony offenses, 80 (49.69%) were convicted; were aquitted (%); and 54 (33.54%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 80 70 60 50 80 40 30 54 20 10 15 2 3 Administrative Convictions Dismissal Diversion FTA/FTV Others Procedure



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 146 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GREEN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Discharged Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Sentence Records Net Home 27A.460 - (2) Time Convicted 78 33 55 77 47 11 60.26% 70.51% 98.72% 42.31% 5.13% 14.10% Dismissed 9 77.78% 33.33% Diverted 100.00% 100.00% Others 2 100.00% 100.00% 50.00% 50.00% 90 79 42 8 48 11

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	2	7	152	161
		1.24%	4.35%	94.41%	100.00%
	Final_Plea	6	3	152	161
		3.73%	1.86%	94.41%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	9	9
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	9	9
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 147 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GREEN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

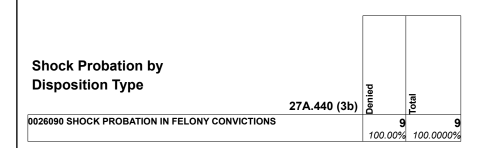
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		8	8
		100.00%	100.00%
Felony Charges		77	77
		100.00%	100.00%
Felony Convictions		34	34
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 148 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

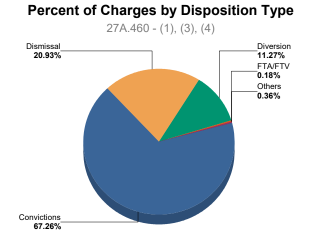
GREENUP

There were 559 felony level offenses and 0 non-felony level offenses disposed within 331 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	559	331
Felony amended to Non-Felony	0	

Of those 559 felony offenses, 376 (67.26%) were convicted; were aquitted (%); and 117 (20.93%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 400 350 300 250 200 376 150 100 117 50 2 1 0 Convictions FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 149 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

GREENUP

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	342		- 80	342	170				55				- 8
			23.39%	100.00%					16.08%				2.34%
Dismissed	3			3	3	-							
				100.00%	100.00%								
Diverted	1			-	1	-							
					100.00%								
Others	1		- 1	1	1	-				1		-	
			100.00%	100.00%	100.00%					100.00%	á		
	347	•	- 81	346	175	2	-		55	25	5	-	- 8

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	336	223	559
		0.00%	60.11%	39.89%	100.00%
	Final_Plea	336	-	223	559
		60.11%	0.00%	39.89%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 150 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GREENUP

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

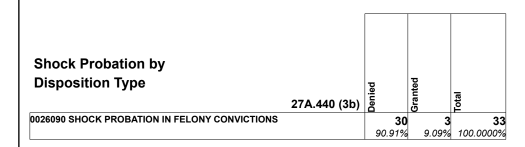
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Charges		331	331
		100.00%	100.00%
Felony Convictions		204	204
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 151 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

GREENUP

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 4 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	4	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 4 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.

Youthful Offender	Dismissal	Diversion	Total
Felony Charges by Disposition Type	1	3	4
	25.00%	75.00%	100.00%

Run Date: 3/15/2018 Page 152 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

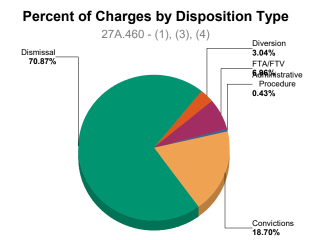
HANCOCK

There were 230 felony level offenses and 2 non-felony level offenses disposed within 65 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	230	65
Felony amended to Non-Felony	2	

Of those 230 felony offenses, 43 (18.70%) were convicted; were aquitted (%); and 163 (70.87%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 180 160 140 120 100 163 80 60 40 43 20 Administrative Convictions Dismissal Diversion FTA/FTV



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied Extradition (

Run Date: 3/15/2018 Page 153 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

HANCOCK

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	43	2	17	36	9	1			- 9	1		-	- 23
		4.65%	39.53%	83.72%	20.93%	2.33%			20.93%	2.33%	į		53.49%
Dismissed	5	-	1	2	3	-	-			1		-	- 2
			20.00%	40.00%	60.00%					20.00%			40.00%
Diverted	7		3	3	_				- 1	2		-	- 7
			42.86%	42.86%					14.29%	28.57%	;		100.00%
	55	5 2	21	41	12	1	-		- 10	4	·	-	- 32

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	15	215	230
		6.52%	93.48%	100.00%
	Final_Plea	15	215	230
		6.52%	93.48%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	2
		0.00%	100.00%	100.00%
	Final_Plea	-	2	2
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 154 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HANCOCK

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

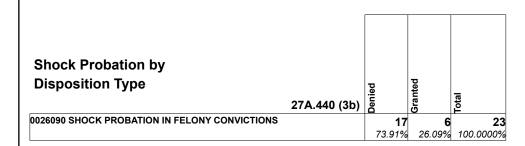
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	2	2
			100.00%	100.00%
Felony Charges		1	64	65
		1.54%	98.46%	100.00%
Felony Convictions		_	29	29
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 155 of 396

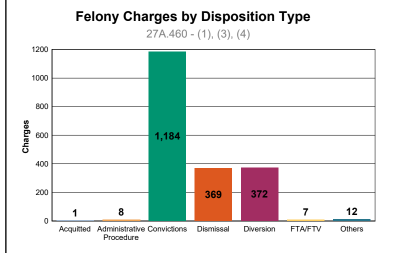
Research & Statistics

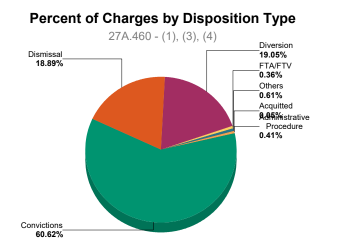
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases HARDIN

There were 1,953 felony level offenses and 52 non-felony level offenses disposed within 1,112 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	1,953	1,112
Felony amended to Non-Felony	52	

Of those 1,953 felony offenses, 1,184 (60.62%) were convicted; 1 were aquitted (0.05%); and 369 (18.89%) were dismissed.





27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 156 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

HARDIN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Jail or Prison Conditionally Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Acquitted 1 100.00% 100.00% Convicted 1,140 338 1,136 53 99 20 618 29.65% 99.65% 54.21% 4.65% 8.68% 1.75% Dismissed 14 11 14.29% 71.43% 78.57% 57.14% 21.43% 57.14% 7.14% Diverted 79 85 92.94% 10.59% 2.35% 7.06% 1.18% Others

58

100.00%

108

1

23

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

100.00%

355

100.00%

1,158

706

1,241

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	73 3.74%	1,293 66.21%	587 30.06%	1,953
	Final_Plea	1,321 67.64%	45 2.30%	587 30.06%	1,953
Felony amended to Non-Felony	Original_Plea	0.00%	7 13.46%	45 86.54%	52 100.00%
	Final_Plea	4 7.69%	3 5.77%	45 86.54%	52 100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 157 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

^{*} There can be multiple sentence conditions to a single charge.

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HARDIN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

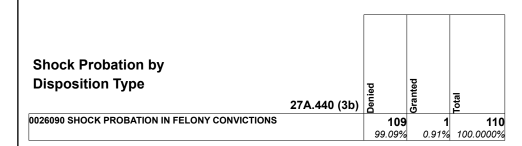
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	35	36
		2.78%	97.22%	100.00%
Felony Charges		11	1,103	1,114
		0.99%	99.19%	100.18%
Felony Convictions		7	701	708
		0.99%	99.15%	100.14%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 158 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

HARDIN

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 2 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	2	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 2 felony level offenses disposed within the youthful offender cases, 2 (100.00%) charges were convicted.

Youthful Offender	Convictions	Total	
Felony Charges by Disposition Type	2		2
	100.00%	1	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	2	2
	100.00%	100.00%

Run Date: 3/15/2018 Page 159 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

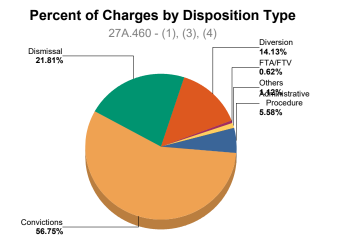
HARLAN

There were 807 felony level offenses and 35 non-felony level offenses disposed within 411 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	807	411
Felony amended to Non-Felony	35	

Of those 807 felony offenses, 458 (56.75%) were convicted; were aquitted (%); and 176 (21.81%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 500 450 400 350 300 250 458 200 150 100 176 114 50 9 5 Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 160 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HARLAN

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	398	1	212	398	150	1			186				- 96
		0.25%	53.27%						46.73%	15.58%			24.12%
Dismissed	2		2	2	1				1	1			- 2
			100.00%	100.00%	50.00%				50.00%	50.00%			100.00%
Diverted	6		_	-	6					-			-
					100.00%								
FTA/FTV	2	: -	_	-	-	-				_			-
Others	1			1	1								
				100.00%	100.00%								
	409	1	214	401	158	1			187	63			- 98

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	584	223	807
		0.00%	72.37%	27.63%	100.00%
	Final_Plea	576	8	223	807
		71.38%	0.99%	27.63%	100.00%
Felony amended to Non-Felony	Original_Plea	_	1	34	35
		0.00%	2.86%	97.14%	100.00%
	Final_Plea	1	-	34	35
		2.86%	0.00%	97.14%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 161 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HARLAN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	28	28
			100.00%	100.00%
Felony Charges		1	410	411
		0.24%	99.76%	100.00%
Felony Convictions		1	223	224
		0.45%	99.55%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type		ied	ranted	drawn	
	27A.440 (3b)	Deni	Gra	Wit	Tota
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		62	11	4	. 77
		79.49%	14.10%	5.13%	98.7180%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICT	TIONS	-	1		1
			1.28%		1.2821%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 162 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

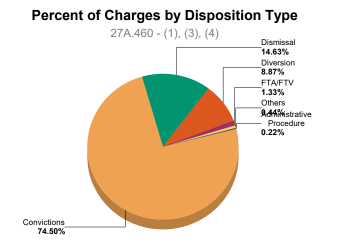
HARRISON

There were 451 felony level offenses and 0 non-felony level offenses disposed within 147 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	451	147
Felony amended to Non-Felony	0	

Of those 451 felony offenses, 336 (74.50%) were convicted; were aquitted (%); and 66 (14.63%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 350 300 250 200 336 150 100 50 2 Administrative Convictions FTA/FTV Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 163 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

HARRISON

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Jail or Prison Jail or Prison Conditionally Discharged Suspended Sentence Records Net Home 27A.460 - (2) Time Convicted 312 55 55 312 132 92 100.00% 42.31% 0.32% 17.63% 0.32% 17.63% 0.32% 29.49% Others 50.00% 50.00% 100.00% 50.00% 100.00% 314 92 56 133 57 1

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	451	451
		100.00%	100.00%
	Final_Plea	451	451
		100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 164 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HARRISON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

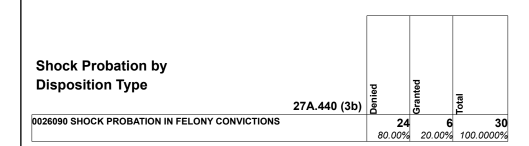
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Charges		147	147
		100.00%	100.00%
Felony Convictions		120	120
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 165 of 396

Research & Statistics

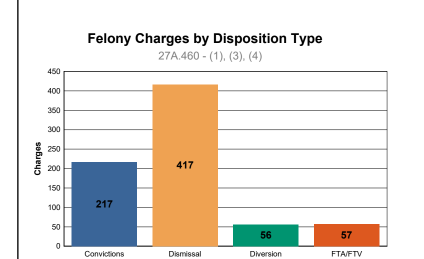
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

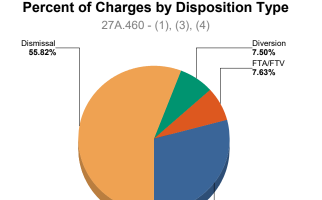
HART

There were 747 felony level offenses and 32 non-felony level offenses disposed within 214 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

Of those 747 felony offenses, 217 (29.05%) were convicted; were aquitted (%); and 417 (55.82%) were dismissed.

	Charges	Cases
Felony	747	214
Felony amended to Non-Felony	32	





Convictions

27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 166 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HART

Sentence Information by Charge Disposition Type

nce ds Prison itionally arged Prison nded Prison ones > \$0.00 sts > \$0.00 sts > \$0.00 obation suspended obation suspended > \$0.00 spended > \$0.00 Spended > \$0.00						ditions							
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs	Net Fines	Net Home Incarcerati Time	Net Home Incarceratio Time Suspe	Net Probation Time Supervis	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspe Fines > \$0	Other Con
Convicted	213	24		209	104				74			-	- 90
		11.27%	50.23%	98.12%	48.83%				34.74%				42.25%
Dismissed	13	-	13	13	13		-		12		-	-	- 13
			100.00%	100.00%	100.00%				92.31%				100.00%
Diverted	30	-	-	-	28						-	-	- 1
					93.33%								3.33%
	256	24	120	222	145		-		- 86		-	-	- 104

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	275	472	747
		0.00%	36.81%	63.19%	100.00%
	Final_Plea	275	-	472	747
		36.81%	0.00%	63.19%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	31	32
		0.00%	3.13%	96.88%	100.00%
	Final_Plea	1	-	31	32
		3.13%	0.00%	96.88%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 167 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HART

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

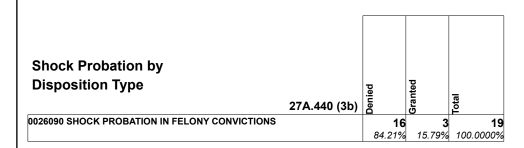
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		28	28
		100.00%	100.00%
Felony Charges		214	214
		100.00%	100.00%
Felony Convictions		113	113
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 168 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

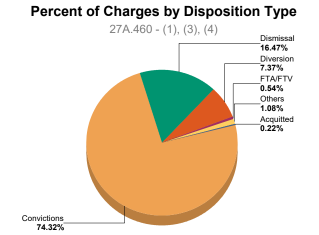
HENDERSON

There were 923 felony level offenses and 41 non-felony level offenses disposed within 555 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	923	555
Felony amended to Non-Felony	41	

Of those 923 felony offenses, 686 (74.32%) were convicted; 2 were aquitted (0.22%); and 152 (16.47%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 700 600 500 Charges 000 300 686 200 100 68 5 10 2 Acquitted Convictions Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 169 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

HENDERSON

Sentence Information by Charge Disposition Type

												_	
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	615			615	448				- 60			-	- 156
		12.36%	0.33%	100.00%	72.85%				9.76%	0.49%			25.37%
Dismissed	9	5	3	9	5				- 5			-	- 7
		55.56%	33.33%	100.00%	55.56%				55.56%	;			77.78%
Diverted	68	65	-	67	50				- 53			-	- 48
		95.59%		98.53%	73.53%				77.94%				70.59%
Others	5	-	-	5	2							-	-
				100.00%	40.00%								
	697	146	5	696	505	•			118	3		-	- 211

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	75	828	20	923
		8.13%	89.71%	2.17%	100.00%
	Final_Plea	759	144	20	923
		82.23%	15.60%	2.17%	100.00%
Felony amended to Non-Felony	Original_Plea	-	38	3	41
		0.00%	92.68%	7.32%	100.00%
	Final_Plea	3	35	3	41
		7.32%	85.37%	7.32%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 170 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HENDERSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

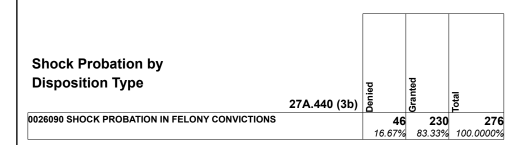
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	34	34
			100.00%	100.00%
Felony Charges		5	551	556
		0.90%	99.28%	100.18%
Felony Convictions		5	461	466
		1.08%	99.14%	100.22%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 171 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HENDERSON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

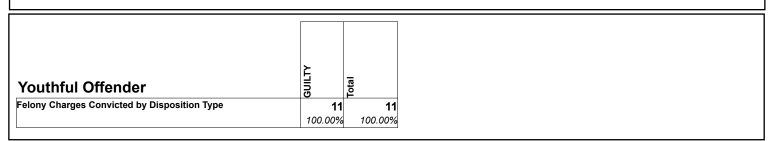
There were 12 felony level offenses and 0 non-felony level offenses disposed within 6 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)		
27A.400 - (11)	Charges	Cases
Felony	12	6
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 12 felony level offenses disposed within the youthful offender cases, 11 (91.67%) charges were convicted.

Youthful Offender	Convictions	Diversion	Total
Felony Charges by Disposition Type	11	1	12
	91.67%	8.33%	100.00%



Run Date: 3/15/2018 Page 172 of 396

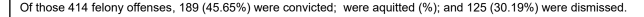
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

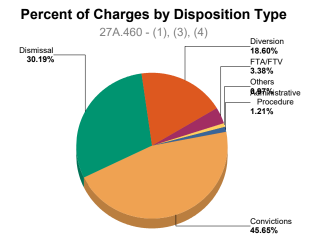
HENRY

There were 414 felony level offenses and 4 non-felony level offenses disposed within 247 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	414	247
Felony amended to Non-Felony	4	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 200 160 120 Charges 189 80 125 40 77 14 Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 173 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HENRY

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Convicted 183 132 129 3 183 114 138 1.64% 72.13% 100.00% 70.49% 75.41% 62.30% 183 132 183 129 138

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	95	186	133	414
		22.95%	44.93%	32.13%	100.00%
	Final_Plea	281	_	133	414
		67.87%	0.00%	32.13%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	4	4
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	_	4	4
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018

Page 174 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HENRY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		4	4
		100.00%	100.00%
Felony Charges		247	247
		100.00%	100.00%
Felony Convictions		133	133
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by			
Disposition Type		p _e	
27A.440	0 (3b)	Grant	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		2	2
		66.67%	66.6667%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		1	1
		33.33%	33.3333%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 175 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

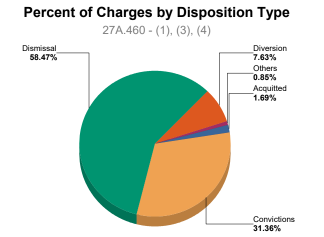
HICKMAN

There were 118 felony level offenses and 4 non-felony level offenses disposed within 50 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases	
Felony	118	50	
Felony amended to Non-Felony	4		

Of those 118 felony offenses, 37 (31.36%) were convicted; 2 were aquitted (1.69%); and 69 (58.47%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 70 60 50 40 69 30 20 37 10 0 Acquitted Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 176 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

HICKMAN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Net Home Incarceration Unsupervised Net Probation Jail or Prison ncarceration Jail or Prison Jail or Prison Conditionally Discharged Suspended Sentence Records Net Home Time > 0 27A.460 - (2) Time Convicted 37 37 22 10 14 14 13.51% 100.00% 59.46% 37.84% 2.70% 37.84% 27.03% Diverted 3 100.00% 40 10 5 14 1 14 37 25

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	4	25	89	118
		3.39%	21.19%	75.42%	100.00%
	Final_Plea	24	5	89	118
		20.34%	4.24%	75.42%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	4	4
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	_	4	4
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 177 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HICKMAN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	4	4
			100.00%	100.00%
Felony Charges		2	49	51
		4.00%	98.00%	102.00%
Felony Convictions		1	30	31
		3.23%	96.77%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type		P.	pe:	
27 A .4	140 (3b)	Denied	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		2	4	6
		28.57%	57.14%	85.7143%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		-	1	1
			14.29%	14.2857%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 178 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

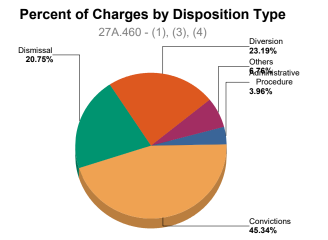
HOPKINS

There were 858 felony level offenses and 4 non-felony level offenses disposed within 401 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases	
Felony	858	401	
Felony amended to Non-Felony	4		

Of those 858 felony offenses, 389 (45.34%) were convicted; were aquitted (%); and 178 (20.75%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 400 350 300 250 200 389 150 199 100 178 50 58 Convictions Dismissal Administrative Diversion Others Procedure



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 179 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

HOPKINS

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Time > 0 Net Probation Unsupervised ncarceration Jail or Prison ncarceration Discharged Suspended Sentence Records Net Home Net Home 27A.460 - (2) 383 Convicted 202 43 3 382 201 1 196 99.74% 0.78% 52.48% 0.26% 1.04% 52.74% 11.23% 51.17% Others 20 10 20 10 100.00% 15.00% 10.00% 50.00% 50.00% 403 402 46 211 1 196

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	521	336	858
		0.12%	60.72%	39.16%	100.00%
	Final_Plea	518	4	336	858
		60.37%	0.47%	39.16%	100.00%
Felony amended to Non-Felony	Original_Plea	_	-	4	4
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	4	4
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 180 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

HOPKINS

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

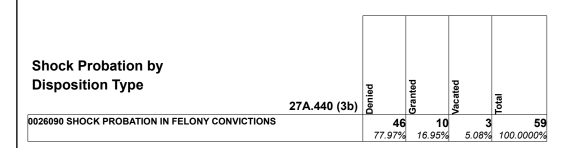
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		4	4
		100.00%	100.00%
Felony Charges		401	401
		100.00%	100.00%
Felony Convictions		193	193
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 181 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

HOPKINS

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

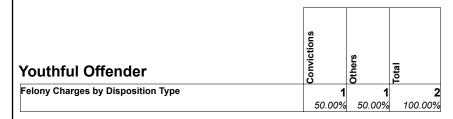
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

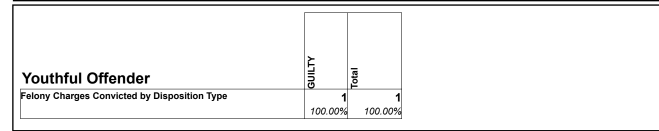
There were 2 felony level offenses and 0 non-felony level offenses disposed within 2 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

074 400 (44)		
27A.460 - (11)	Charges	Cases
Felony	2	2
Felony amended to Non-Felony	_	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 2 felony level offenses disposed within the youthful offender cases, 1 (50.00%) charges were convicted.





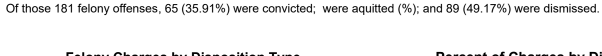
Run Date: 3/15/2018 Page 182 of 396

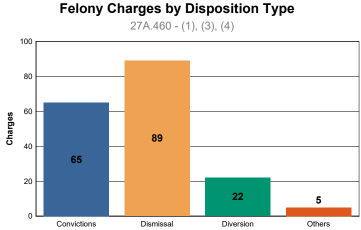
Research & Statistics

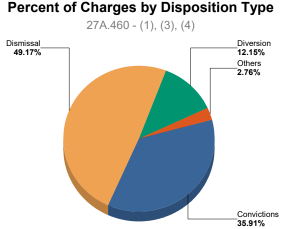
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases JACKSON

There were 181 felony level offenses and 11 non-felony level offenses disposed within 113 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	181	113
Felony amended to Non-Felony	11	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 183 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

JACKSON

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Jail or Prison Jail or Prison Conditionally Discharged Suspended Sentence Records Net Home 27A.460 - (2) Time Convicted 62 19 2 62 11 10 36 9 3.23% 100.00% 58.06% 30.65% 14.52% 17.74% 16.13% Others 2 100.00% 100.00% 100.00% 64 36 2 11 9

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	8	48	125	181
		4.42%	26.52%	69.06%	100.00%
	Final_Plea	55	1	125	181
		30.39%	0.55%	69.06%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	10	11
		0.00%	9.09%	90.91%	100.00%
	Final_Plea	1	-	10	11
		9.09%	0.00%	90.91%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 184 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

JACKSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

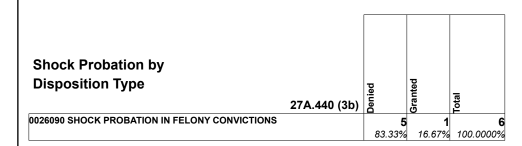
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony			11	11
			100.00%	100.00%
Felony Charges		1	112	113
		0.88%	99.12%	100.00%
Felony Convictions		1	50	51
		1.96%	98.04%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 185 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

JEFFERSON

There were 11,670 felony level offenses and 632 non-felony level offenses disposed within 4,760 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	11,670	4,760
Felony amended to Non-Felony	632	

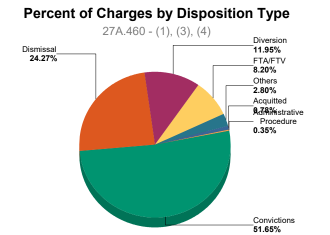
Of those 11,670 felony offenses, 6,028 (51.65%) were convicted; 91 were aquitted (0.78%); and 2,832 (24.27%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 7000 6000 5000 94000 2000 1000 91 41 1,394 957 327

Dismissal

Diversion

FTA/FTV



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Acquitted Administrative Convictions

Others

Run Date: 3/15/2018 Page 186 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

JEFFERSON

Sentence Information by Charge Disposition Type

		Γ					, = ===		-	Γ			
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Acquitted	1		_		-	-			-		-	-	
Convicted	5,921	111							2,304	1		-	358 6.05%
Dismissed	29		8	21	10	2			- 7		-	-	4
Diverted	36		9	12	24	3			25.00%		_	-	13
Others	301		279	301	121	34			- 229 76.08%	1	-	3 1.00%	29 9.63%
	6,288								2,549			3	404

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1,105 9.47%	6,914 59.25%	3,651 31.29%	11,670
	Final_Plea	6,944 59.50%	1,075 9.21%	3,651 31.29%	11,670
Felony amended to Non-Felony	Original_Plea	1 0.16%	148 23.42%	483 76.42%	632 100.00%
	Final_Plea	32 5.06%	117 18.51%	483 76.42%	632 100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 187 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

JEFFERSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type 27A.460 - (7), (8),	(9), (10) JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	2	448	450
	0.44%	99.56%	100.00%
Felony Charges	79	4,694	4,773
	1.66%	98.61%	100.27%
Felony Convictions	49	2,548	2,597
	1.89%	98.19%	100.08%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type 27A.440 (3)	Denied	Granted	Vacated	Withdrawn	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	267	351	5	28	651
	40.95%	53.83%	0.77%	4.29%	99.8467%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		- 1			1
		0.15%			0.1534%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 188 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

JEFFERSON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

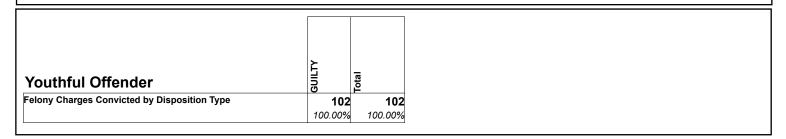
There were 153 felony level offenses and 2 non-felony level offenses disposed within 46 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27.4.460 (44)		
27A.460 - (11)	Charges	Cases
Felony	153	46
Felony amended to Non-Felony	2	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 153 felony level offenses disposed within the youthful offender cases, 102 (66.67%) charges were convicted.

Youthful Offender	Acquitted	Convictions	Dismissal	Diversion	FTA/FTV	Others	Total
Felony Charges by Disposition Type	5	102	7	30	4	5	153
	3.27%	66.67%	4.58%	19.61%	2.61%	3.27%	100.00%



Run Date: 3/15/2018 Page 189 of 396

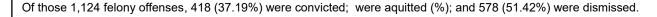
Research & Statistics

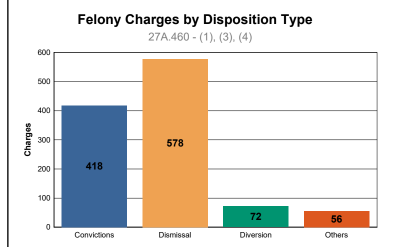
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

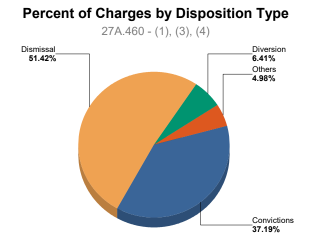
JESSAMINE

There were 1,124 felony level offenses and 44 non-felony level offenses disposed within 430 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	1,124	430
Felony amended to Non-Felony	44	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 190 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

JESSAMINE

Sentence Information by Charge Disposition Type

	, , , , , , , , , , , , , , , , , , , ,												
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	395		171	394	137	5			160				104
		1.52%	43.29%	99.75%	34.68%	1.27%			40.51%	1.01%			26.33%
Dismissed	6	-	-	6	6	-							
				100.00%	100.00%								
Others	8	-	7	7	1	-			7	-			. 7
			87.50%	87.50%	12.50%				87.50%				87.50%
	409	6	178	407	144	5			167	4	ŀ	-	111

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	456	668	1,124
		0.00%	40.57%	59.43%	100.00%
	Final_Plea	454	2	668	1,124
		40.39%	0.18%	59.43%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	44	44
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	44	44
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 191 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

JESSAMINE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

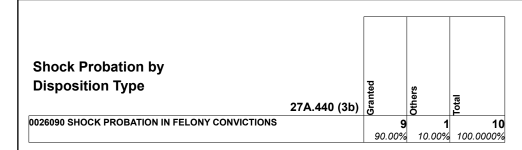
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		38	38
		100.00%	100.00%
Felony Charges		430	430
		100.00%	100.00%
Felony Convictions		229	229
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 192 of 396

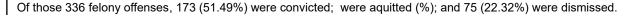
Research & Statistics

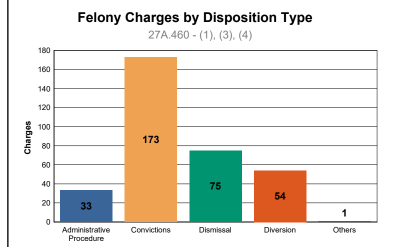
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

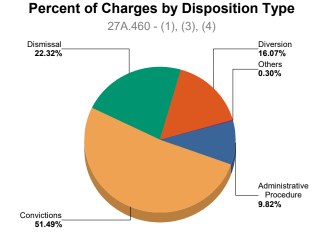
JOHNSON

There were 336 felony level offenses and 30 non-felony level offenses disposed within 210 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	336	210
Felony amended to Non-Felony	30	







27A.460 (1) Conviction percentages: 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer,

Vacated Judgment

Run Date: 3/15/2018 Page 193 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

JOHNSON

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Jail or Prison Conditionally Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Convicted 168 43 48 164 115 5 24 2.98% 0.60% 25.60% 14.29% 28.57% 97.62% 68.45% 168 43 24 48 164 5

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	86	250	336
		0.00%	25.60%	74.40%	100.00%
	Final_Plea	48	38	250	336
		14.29%	11.31%	74.40%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	30	30
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	30	30
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 194 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

JOHNSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

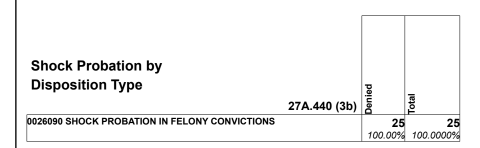
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	29	29
			100.00%	100.00%
Felony Charges		1	210	211
		0.48%	100.00%	100.48%
Felony Convictions		1	120	121
		0.83%	100.00%	100.83%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 195 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

JOHNSON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 1 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	1	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 1 felony level offenses disposed within the youthful offender cases, 1 (100.00%) charges were convicted.

Youthful Offender	Convictions	Total
Felony Charges by Disposition Type	1	1
	100.00%	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	1	1
	100.00%	100.00%

Run Date: 3/15/2018 Page 196 of 396

Research & Statistics

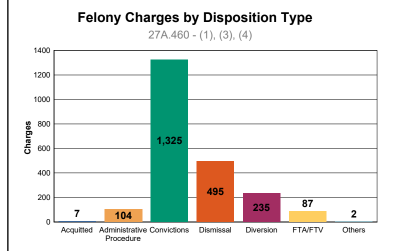
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

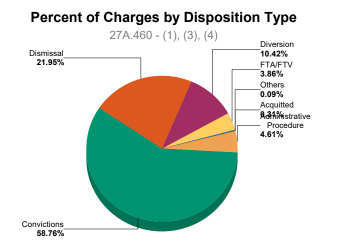
KENTON

There were 2,255 felony level offenses and 106 non-felony level offenses disposed within 1,466 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	2,255	1,466
Felony amended to Non-Felony	106	

Of those 2,255 felony offenses, 1,325 (58.76%) were convicted; 7 were aquitted (0.31%); and 495 (21.95%) were dismissed.





27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 197 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

KENTON

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	1,286		528	1,279	546	45			525			-	- 660
		0.54%	41.06%			3.50%	0.39%		40.82%				51.32%
Dismissed	54		_	- 5	39	19	1					-	- 38
				9.26%	72.22%	35.19%	1.85%						70.37%
Diverted	3	2	_	2	1							-	
		66.67%		66.67%	33.33%								
	1,343	9	528	1,286	586	64	6		- 525			-	- 698

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	131	1,176	948	2,255
		5.81%	52.15%	42.04%	100.00%
	Final_Plea	1,247	60	948	2,255
		55.30%	2.66%	42.04%	100.00%
Felony amended to Non-Felony	Original_Plea	-	6	100	106
		0.00%	5.66%	94.34%	100.00%
	Final_Plea	2	4	100	106
		1.89%	3.77%	94.34%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 198 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

KENTON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		3	97	100
		3.00%	97.00%	100.00%
Felony Charges		15	1,453	1,468
		1.02%	99.11%	100.14%
Felony Convictions		10	928	938
		1.07%	99.04%	100.11%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type		pə	ıted	
	27A.440 (3b)	Denied	Granted	Tota
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		104	3	107
		96.30%	2.78%	99.0741%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICT	TIONS	1	-	1
		0.93%		0.9259%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 199 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

KENTON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

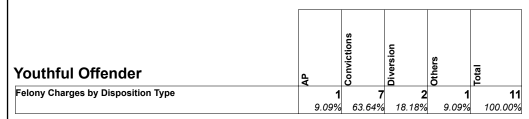
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

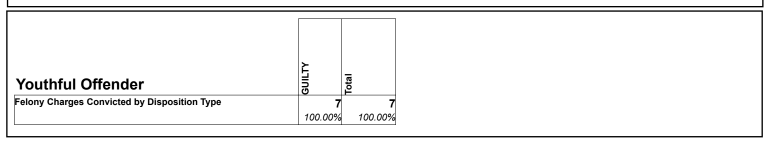
There were 11 felony level offenses and 0 non-felony level offenses disposed within 7 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	11	7
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 11 felony level offenses disposed within the youthful offender cases, 7 (63.64%) charges were convicted.





Run Date: 3/15/2018 Page 200 of 396

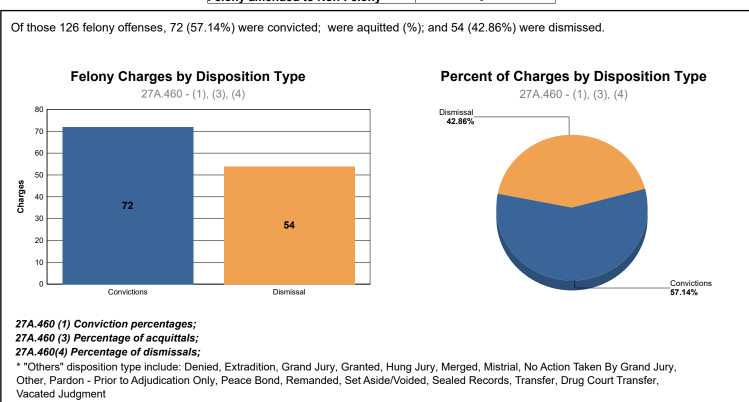
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

KNOTT

There were 126 felony level offenses and 0 non-felony level offenses disposed within 62 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	126	62
Felony amended to Non-Felony	0	



Run Date: 3/15/2018 Page 201 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

KNOTT

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Jail or Prison Conditionally Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 72 42 42 72 49 35 100.00% 58.33% 58.33% 48.61% 68.06% Dismissed 5 100.00% 100.00% 60.00% 20.00% 100.00% 100.00% 77 47 52 47 40

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	3	123	126
		2.38%	97.62%	100.00%
	Final_Plea	3	123	126
		2.38%	97.62%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 202 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

KNOTT

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Charges		1	61	62
		1.61%	98.39%	100.00%
Felony Convictions		1	49	50
		2.00%	98.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Run Date: 3/15/2018 Page 203 of 396

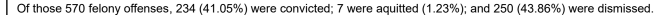
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

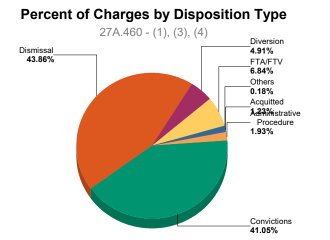
KNOX

There were 570 felony level offenses and 3 non-felony level offenses disposed within 299 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	570	299
Felony amended to Non-Felony	3	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 280 240 200 160 250 120 234 40 11 7 39 Acquitted Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Procedure

Run Date: 3/15/2018 Page 204 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

KNOX

Sentence Information by Charge Disposition Type

							,						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	P @	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	228		61	228		7			- 61			-	- 70
			26.75%	100.00%	83.77%	3.07%			26.75%				30.70%
Dismissed	7	1	6	7	6	-	-		- 2	4		-	- 4
		14.29%	85.71%	100.00%	85.71%				28.57%	57.14%			57.14%
Diverted	27	-	27	27	19	-	-		- 22	5		-	- 20
			100.00%	100.00%	70.37%				81.48%	18.52%			74.07%
Others	1	-	1	1	1	1	-		- 1			_	
			100.00%	100.00%	100.00%	100.00%			100.00%				
	263	1	95	263	217	8	-		- 86	9		-	- 94

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	8	562	570
		0.00%	1.40%	98.60%	100.00%
	Final_Plea	3	5	562	570
		0.53%	0.88%	98.60%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	3	3
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	_	3	3
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 205 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

KNOX

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

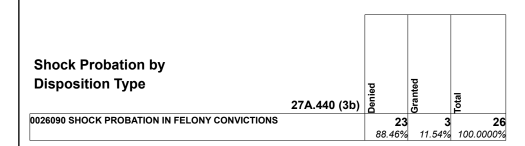
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	3	3
			100.00%	100.00%
Felony Charges		8	293	301
		2.68%	97.99%	100.67%
Felony Convictions		6	197	203
		2.97%	97.52%	100.50%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 206 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

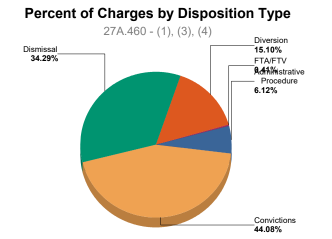
LARUE

There were 245 felony level offenses and 52 non-felony level offenses disposed within 134 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	245	134
Felony amended to Non-Felony	52	

Of those 245 felony offenses, 108 (44.08%) were convicted; were aquitted (%); and 84 (34.29%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 120 100 80 60 108 84 40 20 37 Administrative Convictions Dismissal FTA/FTV Diversion



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 207 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LARUE

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Condition:
Convicted	106		79	105					- 79			-	- 40
		4.72%	74.53%	99.06%	53.77%	0.94%			74.53%	0.94%	á		37.74%
Dismissed	12	-	1	1	12	-				1		-	- 1
			8.33%	8.33%	100.00%					8.33%	á		8.33%
Diverted	22	-	_	1	20							_	- 7
				4.55%	90.91%								31.82%
	140	5	80	107	89	1	•		- 79	2	2	-	- 48

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	245	245
		100.00%	100.00%
	Final_Plea	245	245
		100.00%	100.00%
Felony amended to Non-Felony	Original_Plea	52	52
		100.00%	100.00%
	Final_Plea	52	52
		100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 208 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LARUE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

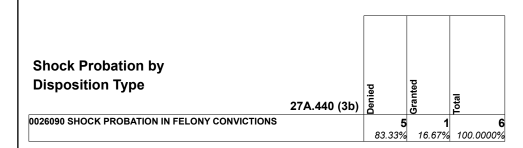
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		41	41
		100.00%	100.00%
Felony Charges		134	134
		100.00%	100.00%
Felony Convictions		57	57
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 209 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

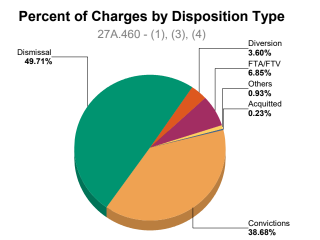
LAUREL

There were 861 felony level offenses and 23 non-felony level offenses disposed within 448 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	861	448
Felony amended to Non-Felony	23	

Of those 861 felony offenses, 333 (38.68%) were convicted; 2 were aquitted (0.23%); and 428 (49.71%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 450 400 350 300 250 428 200 333 150 100 50 31 2 8 Acquitted Convictions Dismissal Diversion FTA/FTV



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 210 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LAUREL

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Net Home Incarceration Net Probation Unsupervised Jail or Prison ncarceration Jail or Prison Discharged Suspended Sentence Records Net Home 27A.460 - (2) Convicted 325 118 10 113 325 218 8 0.92% 3.08% 36.31% 100.00% 67.08% 34.77% 2.46% Dismissed 100.00% 100.00% 100.00% 100.00% 100.00% 100.00% FTA/FTV 100.00% 100.00% 100.00% 100.00% Others

11

115

8

5

3 27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

* Percentages are based on total sentence records per category (convicted, acquitted...etc)

120

* There can be multiple sentence conditions to a single charge.

328

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	4	857	861
		0.00%	0.46%	99.54%	100.00%
	Final_Plea	1	3	857	861
		0.12%	0.35%	99.54%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	23	23
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	23	23
		0.00%	0.00%	100.00%	100.00%

100.00%

328

220

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 211 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LAUREL

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

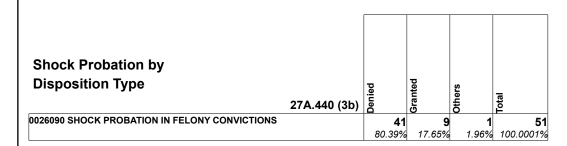
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	22	22
			100.00%	100.00%
Felony Charges		3	445	448
		0.67%	99.33%	100.00%
Felony Convictions		2	295	297
		0.67%	99.33%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 212 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

LAUREL

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

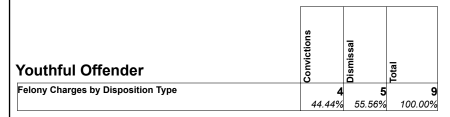
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

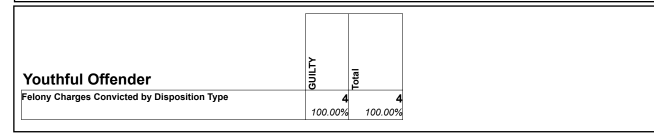
There were 9 felony level offenses and 1 non-felony level offenses disposed within 3 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	9	3
Felony amended to Non-Felony	1	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 9 felony level offenses disposed within the youthful offender cases, 4 (44.44%) charges were convicted.





Run Date: 3/15/2018 Page 213 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

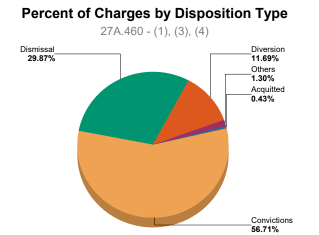
LAWRENCE

There were 231 felony level offenses and 25 non-felony level offenses disposed within 134 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	231	134
Felony amended to Non-Felony	25	

Of those 231 felony offenses, 131 (56.71%) were convicted; 1 were aquitted (0.43%); and 69 (29.87%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 140 120 100 80 131 60 40 69 20 3 Acquitted Convictions Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 214 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

LAWRENCE

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	133	1	58	127	3		- 6		- 51	10	-		- 68
		0.75%	43.61%	95.49%	2.26%		4.51%		38.35%	7.52%			51.13%
Dismissed	9	4	3	8	5		- 1		- 4	3	-		- 3
		44.44%	33.33%	88.89%	55.56%		11.11%		44.44%	33.33%			33.33%
Diverted	27	10	17	27	-		- 8		- 20	4	_		- 11
		37.04%	62.96%	100.00%			29.63%		74.07%	14.81%			40.74%
	169	15	78	162	8		- 15		- 75	17	-		- 82

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	219	12	231
		0.00%	94.81%	5.19%	100.00%
	Final_Plea	175	44	12	231
		75.76%	19.05%	5.19%	100.00%
Felony amended to Non-Felony	Original_Plea	-	6	19	25
		0.00%	24.00%	76.00%	100.00%
	Final_Plea	-	6	19	25
		0.00%	24.00%	76.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 215 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LAWRENCE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	22	22
			100.00%	100.00%
Felony Charges		1	133	134
		0.75%	99.25%	100.00%
Felony Convictions		_	79	79
			100 00%	100 00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Run Date: 3/15/2018 Page 216 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LEE

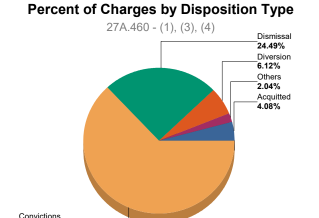
There were 49 felony level offenses and 7 non-felony level offenses disposed within 29 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	49	29
Felony amended to Non-Felony	7	

Of those 49 felony offenses, 31 (63.27%) were convicted; 2 were aquitted (4.08%); and 12 (24.49%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4)

12



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Convictions

2

Acquitted

35

30

25

20

15 10

1

Diversion

Run Date: 3/15/2018 Page 217 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LEE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Net Home Incarceration Net Probation Unsupervised Jail or Prison ncarceration Discharged Sentence Records Net Home Time > 0 27A.460 - (2) Time Convicted 29 29 14 6.90% 3.45% 100.00% 48.28% 3.45% 3.45% Dismissed 100.00% 100.00% 100.00% 100.00% Diverted 100.00% 100.00% 50.00% 100.00% 50.00% Others 100.00% 100.00% 3 2 33 33 16 1

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	6	28	15	49
		12.24%	57.14%	30.61%	100.00%
	Final_Plea	32	2	15	49
		65.31%	4.08%	30.61%	100.00%
Felony amended to Non-Felony	Original_Plea	_	5	2	7
		0.00%	71.43%	28.57%	100.00%
	Final_Plea	5	_	2	7
		71.43%	0.00%	28.57%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 218 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LEE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	7	7
			100.00%	100.00%
Felony Charges		1	28	29
		3.45%	96.55%	100.00%
Felony Convictions		-	21	21
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Run Date: 3/15/2018 Page 219 of 396

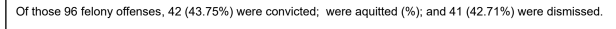
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LESLIE

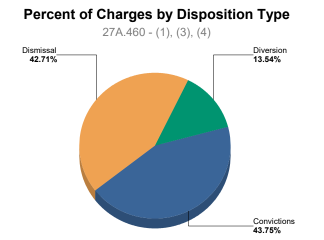
There were 96 felony level offenses and 1 non-felony level offenses disposed within 60 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	96	60
Felony amended to Non-Felony	1	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 45 40 35 30 42 41 13

Dismissal



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 220 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

LESLIE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Discharged Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Sentence Records Net Home 27A.460 - (2) Time Convicted 42 42 8 3 13 100.00% 19.05% 21.43% 30.95% 2.38% 42 42 13

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	2	94	96
		2.08%	97.92%	100.00%
	Final_Plea	2	94	96
		2.08%	97.92%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	1
		0.00%	100.00%	100.00%
	Final_Plea	-	1	1
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018

Page 221 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LESLIE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

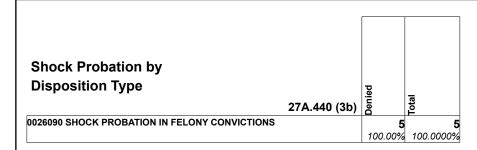
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	1
		100.00%	100.00%
Felony Charges		60	60
		100.00%	100.00%
Felony Convictions		34	34
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 222 of 396

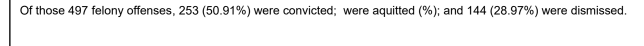
Research & Statistics

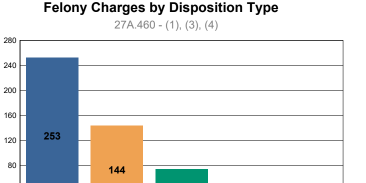
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LETCHER

There were 497 felony level offenses and 45 non-felony level offenses disposed within 274 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

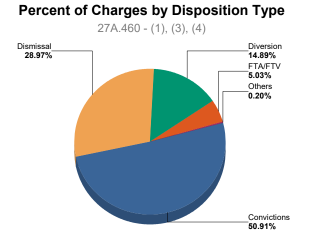
	Charges	Cases
Felony	497	274
Felony amended to Non-Felony	45	





74

FTA/FTV



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Dismissal

Convictions

40

0

Others

Run Date: 3/15/2018 Page 223 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

LETCHER

Sentence Information by Charge Disposition Type

8 8 0 0 0						SL							
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervise	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	252		93	251	144				84				
			36.90%	99.60%	57.14%	2.38%			33.33%	1.59%			
Diverted	4		_	-	4	-	-			-			
					100.00%								
FTA/FTV	1		1	1	1	1			1	-			-
			100.00%	100.00%	100.00%	100.00%			100.00%				
	257	-	94	252	149	7	-	-	85	4		1	-

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	250	247	497
		0.00%	50.30%	49.70%	100.00%
	Final_Plea	247	3	247	497
		49.70%	0.60%	49.70%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	44	45
		0.00%	2.22%	97.78%	100.00%
	Final_Plea	1	-	44	45
		2.22%	0.00%	97.78%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 224 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LETCHER

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

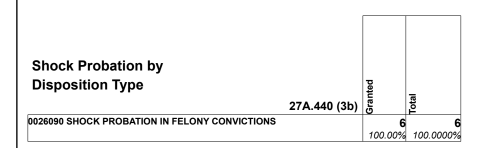
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	25	25
			100.00%	100.00%
Felony Charges		2	272	274
		0.73%	99.27%	100.00%
Felony Convictions		2	156	158
		1.27%	98.73%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 225 of 396

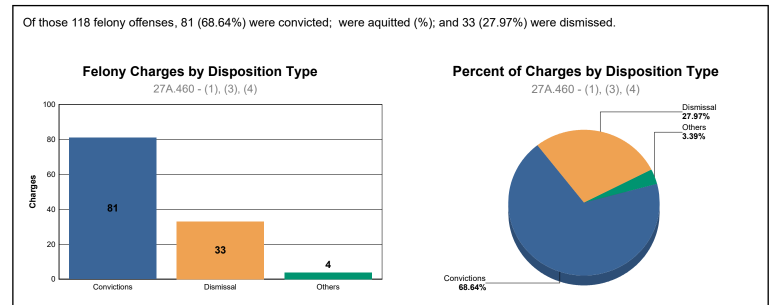
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LEWIS

There were 118 felony level offenses and 3 non-felony level offenses disposed within 59 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	118	59
Felony amended to Non-Felony	3	



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 226 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

LEWIS

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Continue Continu	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	69	-	17	69	40	3			- 8	6		-	- 15
			24.64%	100.00%	57.97%	4.35%			11.59%	8.70%			21.74%
Dismissed	13	12	1	13	11				7	6		-	- 11
		92.31%	7.69%	100.00%	84.62%				53.85%	46.15%	;		84.62%
Others	2	_	-	2	. 1							_	- 1
				100.00%	50.00%								50.00%
	84	1 12	18	84	52	3			- 15	12		-	- 27

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	2	116	118
		0.00%	1.69%	98.31%	100.00%
	Final_Plea	2	-	116	118
		1.69%	0.00%	98.31%	100.00%
Felony amended to Non-Felony	Original_Plea	_	-	3	3
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	3	3
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 227 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LEWIS

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

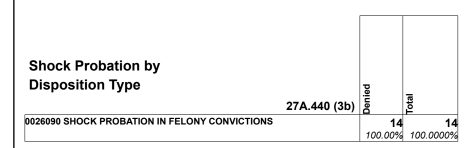
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	3	3
			100.00%	100.00%
Felony Charges		1	58	59
		1.69%	98.31%	100.00%
Felony Convictions		-	40	40
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 228 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

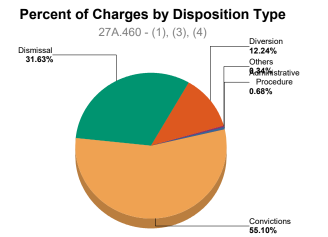
LINCOLN

There were 294 felony level offenses and 9 non-felony level offenses disposed within 161 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	294	161
Felony amended to Non-Felony	9	

Of those 294 felony offenses, 162 (55.10%) were convicted; were aquitted (%); and 93 (31.63%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 180 160 140 120 100 162 80 60 93 40 20 36 1 Administrative Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 229 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

LINCOLN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Net Home Incarceration Jail or Prison Time > 0 Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home Time 27A.460 - (2) Convicted 160 45 160 23 45 37 14.38% 28.13% 28.13% 100.00% 23.13% Diverted 100.00% 161 45 37 160 24 45

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	103	59	132	294
		35.03%	20.07%	44.90%	100.00%
	Final_Plea	162	-	132	294
		55.10%	0.00%	44.90%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	9	9
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	9	9
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 230 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LINCOLN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

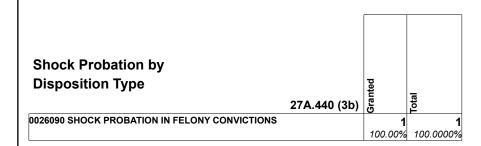
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	8	8
			100.00%	100.00%
Felony Charges		1	160	161
		0.62%	99.38%	100.00%
Felony Convictions		1	110	111
		0.90%	99.10%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 231 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

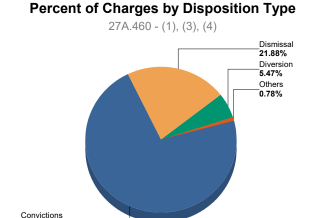
LIVINGSTON

There were 128 felony level offenses and 12 non-felony level offenses disposed within 70 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	128	70
Felony amended to Non-Felony	12	

Of those 128 felony offenses, 92 (71.88%) were convicted; were aquitted (%); and 28 (21.88%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 92 28 7 Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 232 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

LIVINGSTON

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Discharged Jail or Prison Suspended Net Home Incarceration Jail or Prison Time > 0 Net Probation Unsupervised ncarceration Sentence Records Net Home 27A.460 - (2) Time Convicted 88 9 88 13 12 100.00% 13.64% 10.23% Dismissed 2 50.00% 50.00% 90 13 9 88 13

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	90	38	128
		0.00%	70.31%	29.69%	100.00%
	Final_Plea	90	_	38	128
		70.31%	0.00%	29.69%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	12	12
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	_	12	12
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 233 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LIVINGSTON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

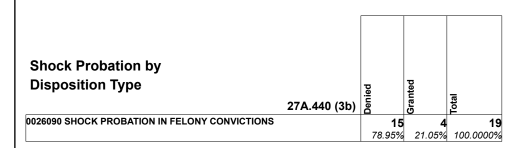
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		8	8
		100.00%	100.00%
Felony Charges		70	70
		100.00%	100.00%
Felony Convictions		54	54
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 234 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

LIVINGSTON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 1 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	1	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 1 felony level offenses disposed within the youthful offender cases, 1 (100.00%) charges were convicted.

Youthful Offender	Convictions	Total
Felony Charges by Disposition Type	1	1
	100.00%	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	1	1
	100.00%	100.00%

Run Date: 3/15/2018 Page 235 of 396

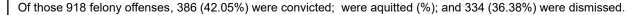
Research & Statistics

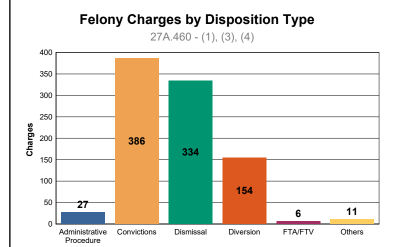
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

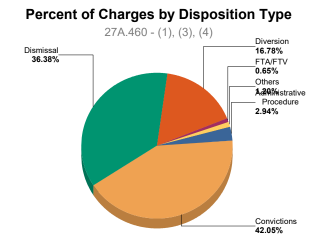
LOGAN

There were 918 felony level offenses and 49 non-felony level offenses disposed within 394 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	918	394
Felony amended to Non-Felony	49	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 236 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LOGAN

Sentence Information by Charge Disposition Type

		I	-			- Jonais	,	· · · · · · · · · · · · · · · · · · ·					
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	373		- 126	371	88	3			125			-	- 136
			33.78%	99.46%					33.51%				36.46%
Dismissed	15		-	-	93.33%							-	- 7 46.67%
Diverted	75				71							_	- 33
					94.67%	1							44.00%
Others	2		-	-	100.00%	-						-	-
	465		- 126	371	175	3	-		125			-	- 176

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	2	864	52	918
		0.22%	94.12%	5.66%	100.00%
	Final_Plea	375	491	52	918
		40.85%	53.49%	5.66%	100.00%
Felony amended to Non-Felony	Original_Plea	-	47	2	49
		0.00%	95.92%	4.08%	100.00%
	Final_Plea	3	44	2	49
		6.12%	89.80%	4.08%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 237 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LOGAN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		42	42
		100.00%	100.00%
Felony Charges		394	394
		100.00%	100.00%
Felony Convictions		216	216
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type	274 440 (21)	nied	anted	hers	otal
PROPERTY OF THE PROPERTY OF TH	27A.440 (3b)	Den	ច	5	F
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		38			112
		31.15%	59.84%	0.82%	91.8033%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICT	TIONS	4	6	-	10
		3.28%	4.92%		8.1967%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 238 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LOGAN

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 1 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	1	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 1 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.

Youthful Offender	Dismissal	Total
Felony Charges by Disposition Type	1	1
	100.00%	100.00%

Run Date: 3/15/2018

Page 239 of 396

Research & Statistics

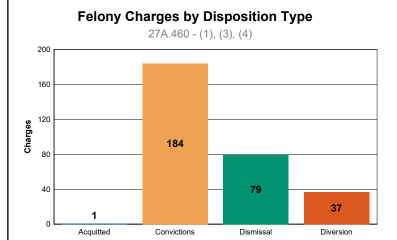
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

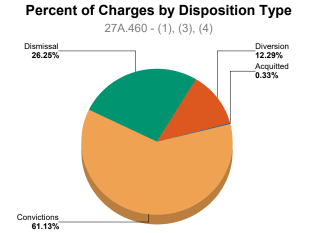
LYON

There were 301 felony level offenses and 23 non-felony level offenses disposed within 185 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	301	185
Felony amended to Non-Felony	23	

Of those 301 felony offenses, 184 (61.13%) were convicted; 1 were aquitted (0.33%); and 79 (26.25%) were dismissed.





27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 240 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

LYON

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	178	2	16	177	22	1			15	1	3	-	7
		1.12%	8.99%	99.44%	12.36%	0.56%			8.43%	1.69%	á		3.93%
Dismissed	10	1	5	7	4	-			7	2	2	-	5
		10.00%	50.00%	70.00%	40.00%				70.00%	20.00%	á		50.00%
Diverted	36	-	36	36	16	-			35	1		-	1
			100.00%	100.00%	44.44%				97.22%	2.78%	á		2.78%
	224	3	57	220	42	1			- 57	E	6	-	13

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	9	292	301
		2.99%	97.01%	100.00%
	Final_Plea	9	292	301
		2.99%	97.01%	100.00%
Felony amended to Non-Felony	Original_Plea	-	23	23
		0.00%	100.00%	100.00%
	Final_Plea	-	23	23
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 241 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

LYON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

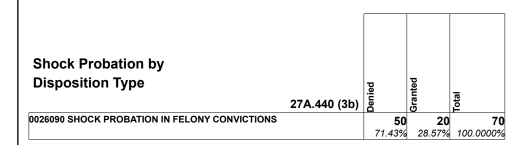
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	18	18
			100.00%	100.00%
Felony Charges		3	182	185
		1.62%	98.38%	100.00%
Felony Convictions		3	125	128
		2.34%	97.66%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 242 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

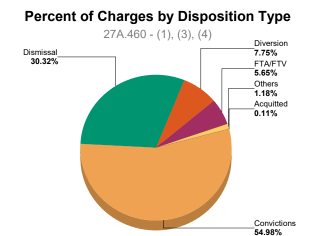
MADISON

There were 1,857 felony level offenses and 48 non-felony level offenses disposed within 798 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	1,857	798
Felony amended to Non-Felony	48	

Of those 1,857 felony offenses, 1,021 (54.98%) were convicted; 2 were aquitted (0.11%); and 563 (30.32%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 1200 1000 800 600 1,021 400 563 200 144 22 2 Acquitted Convictions Dismissal Diversion FTA/FTV



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 243 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MADISON

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	1,014		257	1,010					246				- 26
	,		25.35%			0.20%			24.26%				2.56%
Dismissed	10		- 4	8	5	-			- 4			-	-
			40.00%	80.00%	50.00%				40.00%				
Diverted	92		- 13	14	81	1			- 13			-	
			14.13%	15.22%	88.04%	1.09%			14.13%				
	1,116		274	1,032	434	3			- 263			-	- 26

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	6	1,223	628	1,857
		0.32%	65.86%	33.82%	100.00%
	Final_Plea	1,076	153	628	1,857
		57.94%	8.24%	33.82%	100.00%
Felony amended to Non-Felony	Original_Plea	-	8	40	48
		0.00%	16.67%	83.33%	100.00%
	Final_Plea	3	5	40	48
		6.25%	10.42%	83.33%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 244 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MADISON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

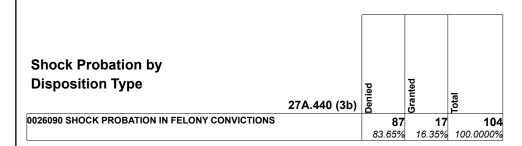
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	COURT TRIAL	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	-	44	44
				100.00%	100.00%
Felony Charges		1	2	795	798
		0.13%	0.25%	99.62%	100.00%
Felony Convictions		1	2	531	534
		0.19%	0.37%	99.44%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 245 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MADISON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 3 felony level offenses and 0 non-felony level offenses disposed within 2 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	3	2
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 3 felony level offenses disposed within the youthful offender cases, 2 (66.67%) charges were convicted.

Youthful Offender	Convictions	Dismissal	Total
Felony Charges by Disposition Type	2	1	3
	66.67%	33.33%	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	2	2
	100.00%	100.00%

Run Date: 3/15/2018 Page 246 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

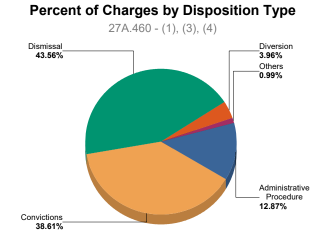
MAGOFFIN

There were 101 felony level offenses and 5 non-felony level offenses disposed within 55 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	101	55
Felony amended to Non-Felony	5	

Of those 101 felony offenses, 39 (38.61%) were convicted; were aquitted (%); and 44 (43.56%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 45 40 35 30 25 20 39 15 10 Convictions Administrative Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 247 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MAGOFFIN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Fime Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised Incarceration Jail or Prison Jail or Prison Conditionally Discharged Suspended Sentence Records Net Home Time 27A.460 - (2) Convicted 20 39 16 38 29 14 41.03% 74.36% 51.28% 35.90% 12.82% 97.44% Dismissed 100.00% 100.00% 100.00% 100.00% 40 20 16 39 30 15

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	101 100.00%	101 100.00%
	Final_Plea	101 100.00%	101 100.00%
Felony amended to Non-Felony	Original_Plea	5 100.00%	5 100.00%
	Final_Plea	5 100.00%	5 100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 248 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MAGOFFIN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		5	5
		100.00%	100.00%
Felony Charges		55	55
		100.00%	100.00%
Felony Convictions		29	29
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

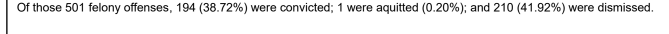
Run Date: 3/15/2018 Page 249 of 396

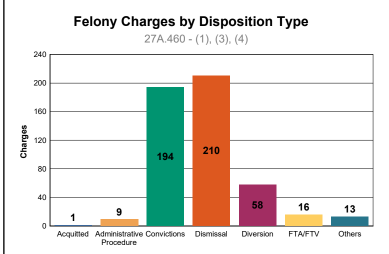
Research & Statistics

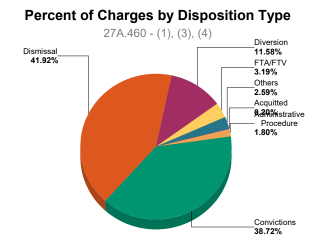
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases MARION

There were 501 felony level offenses and 39 non-felony level offenses disposed within 256 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	501	256
Felony amended to Non-Felony	39	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 250 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MARION

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Net Home Incarceration Net Probation Unsupervised Jail or Prison ncarceration Discharged Sentence Records Net Home Time > 0 27A.460 - (2) Time Convicted 184 82 20 79 184 5 69 10.87% 42.93% 45.65% 100.00% 44.57% 37.50% Dismissed 100.00% Diverted 100.00% 100.00% 100.00% 100.00%

20

100.00%

80

6

69

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

100.00%

86

100.00%

186

84

187

Plea Type	27A.460 - (5), (6)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	19	482	501
		3.79%	96.21%	100.00%
	Final_Plea	19	482	501
		3.79%	96.21%	100.00%
Felony amended to Non-Felony	Original_Plea	1	38	39
		2.56%	97.44%	100.00%
	Final_Plea	1	38	39
		2.56%	97.44%	100.00%

27A.460 (5) Percentage of pleas as charges;

Others

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 251 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

^{*} There can be multiple sentence conditions to a single charge.

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MARION

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

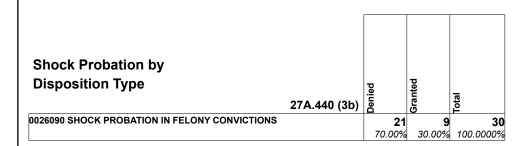
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	32	32
			100.00%	100.00%
Felony Charges		2	254	256
		0.78%	99.22%	100.00%
Felony Convictions		1	115	116
		0.86%	99.14%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 252 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

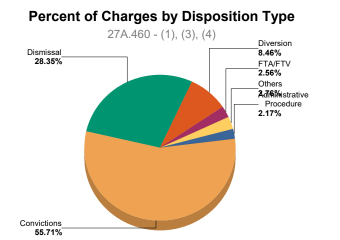
MARSHALL

There were 508 felony level offenses and 26 non-felony level offenses disposed within 277 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	508	277
Felony amended to Non-Felony	26	

Of those 508 felony offenses, 283 (55.71%) were convicted; were aquitted (%); and 144 (28.35%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 320 280 240 200 160 283 120 144 40 11 13 14 43 Diversion Administrative Convictions Dismissal FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 253 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MARSHALL

Sentence Information by Charge Disposition Type

						,		,					
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	264		135	263	131	7			126				9
		2.65%	51.14%		1	2.65%			47.73%	0.76%			3.41%
Dismissed	1		_		_					-			- 1
													100.00%
Diverted	7	2	2	4	2				- 2				
		28.57%	28.57%	57.14%	28.57%				28.57%				
Others	3	_	3	3	2			Į .	3				- 2
			100.00%	100.00%	66.67%				100.00%				66.67%
	275	9	140	270	135	7			131	2			- 12

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	15	425	68	508
		2.95%	83.66%	13.39%	100.00%
	Final_Plea	334	106	68	508
		65.75%	20.87%	13.39%	100.00%
Felony amended to Non-Felony	Original_Plea	-	20	6	26
		0.00%	76.92%	23.08%	100.00%
	Final_Plea	-	20	6	26
		0.00%	76.92%	23.08%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 254 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MARSHALL

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

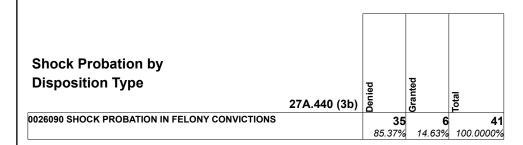
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		21	21
		100.00%	100.00%
Felony Charges		277	277
		100.00%	100.00%
Felony Convictions		162	162
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 255 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

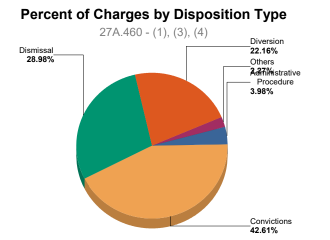
MARTIN

There were 176 felony level offenses and 21 non-felony level offenses disposed within 116 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	176	116
Felony amended to Non-Felony	21	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 80 70 60 50 40 75 30 51 20 39 10 4 Convictions Dismissal Administrative Diversion Others Procedure



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 256 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MARTIN

Sentence Information by Charge Disposition Type

							-						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	75	40		75	58				- 34	8			- 26
		53.33%	2.67%	100.00%	77.33%				45.33%	10.67%			34.67%
Dismissed	6	5	-	6	4					1			
		83.33%	i	100.00%	66.67%					16.67%			
Diverted	39	39	-	39	32	-			- 34	5			- 15
		100.00%	;	100.00%	82.05%				87.18%	12.82%			38.46%
	120	84	2	120	94				- 68	14			- 41

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	118	57	176
		0.57%	67.05%	32.39%	100.00%
	Final_Plea	118	1	57	176
		67.05%	0.57%	32.39%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	21	21
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	21	21
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 257 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MARTIN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		19	19
		100.00%	100.00%
Felony Charges		116	116
		100.00%	100.00%
Felony Convictions		59	59
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Run Date: 3/15/2018 Page 258 of 396

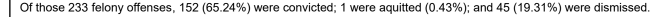
Research & Statistics

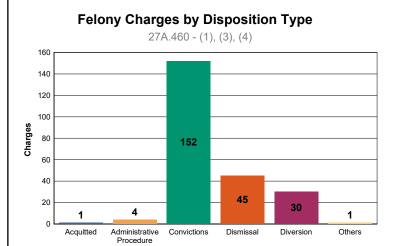
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

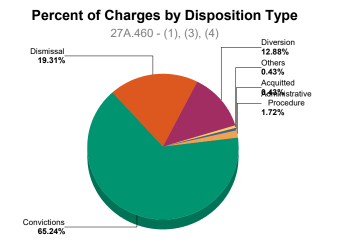
MASON

There were 233 felony level offenses and 14 non-felony level offenses disposed within 140 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	233	140
Felony amended to Non-Felony	14	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 259 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MASON

2.82%

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Net Home Incarceration Unsupervised Net Probation Jail or Prison ncarceration Net Home Time 22 142 81 80

15.49%

22

0.70%

1

56.34%

80

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

* Percentages are based on total sentence records per category (convicted, acquitted...etc)

16.20%

23

* There can be multiple sentence conditions to a single charge.

Jail or Prison Conditionally

142

144

Sentence Records

27A.460 - (2)

Convicted

Dismissed

Others

Discharged

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	47	177	9	233
		20.17%	75.97%	3.86%	100.00%
	Final_Plea	183	41	9	233
		78.54%	17.60%	3.86%	100.00%
Felony amended to Non-Felony	Original_Plea	-	14	-	14
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	1	13	-	14
		7.14%	92.86%	0.00%	100.00%

100.00%

100.00%

100.00%

144

57.04%

81

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 260 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MASON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	14	14
			100.00%	100.00%
Felony Charges		1	139	140
		0.71%	99.29%	100.00%
Felony Convictions		_	94	94
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type 27A.440 (3	Denied	ranted	acated	ithdrawn	otal
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	73	ອ 18	> 3	<u>></u>	96
	71.57%	17.65%	2.94%	1.96%	94.1177%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	2	4	_	_	6
	1.96%	3.92%			5.8824%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 261 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

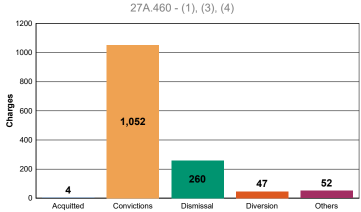
MCCRACKEN

There were 1,415 felony level offenses and 136 non-felony level offenses disposed within 796 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

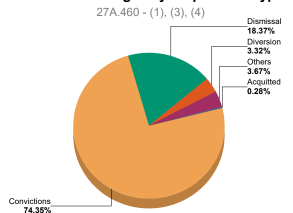
	Charges	Cases
Felony	1,415	796
Felony amended to Non-Felony	136	

Of those 1,415 felony offenses, 1,052 (74.35%) were convicted; 4 were aquitted (0.28%); and 260 (18.37%) were dismissed.

Felony Charges by Disposition Type



Percent of Charges by Disposition Type



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 262 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MCCRACKEN

Sentence Information by Charge Disposition Type

						., .	,	,,					
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	992	275	89	978	463	-			257	2			- 228
		27.72%	8.97%	98.59%	46.67%				25.91%	0.20%			22.98%
Dismissed	10		3	4	8	-			- 2				- 1
			30.00%	40.00%	80.00%				20.00%				10.00%
Diverted	33	1	_	1	18	-							- 3
		3.03%		3.03%	54.55%								9.09%
Others	34	3	27	33	17	1			- 22	2			- 1
		8.82%	79.41%		1	1			64.71%				2.94%
	1,069	279	119	1,016	506	1			281	4			- 233

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	14	994	407	1,415
		0.99%	70.25%	28.76%	100.00%
	Final_Plea	994	14	407	1,415
		70.25%	0.99%	28.76%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	135	136
		0.00%	0.74%	99.26%	100.00%
	Final_Plea	-	1	135	136
		0.00%	0.74%	99.26%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 263 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MCCRACKEN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type 2	7A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	114	114
			100.00%	100.00%
Felony Charges		10	792	802
		1.26%	99.50%	100.75%
Felony Convictions		6	637	643
		0.93%	99.22%	100.16%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type	 449 (91)	Denied	ranted	hers	otal
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	27A.440 (3b)	<u> </u>	<u>ত</u> 33	δ 1	<u>은</u> 34
			80.49%	2.44%	82.9268%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		1	6	-	7
		2.44%	14.63%		17.0731%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 264 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MCCRACKEN

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

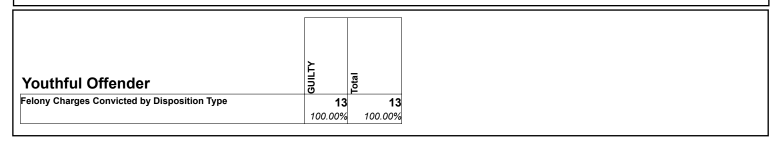
There were 23 felony level offenses and 1 non-felony level offenses disposed within 9 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27.4.60 (44)		
27A.460 - (11)	Charges	Cases
Felony	23	9
Felony amended to Non-Felony	1	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 23 felony level offenses disposed within the youthful offender cases, 13 (56.52%) charges were convicted.

Youthful Offender	Convictions	Dismissal	Others	Total
Felony Charges by Disposition Type	13	2	8	23
	56.52%	8.70%	34.78%	100.00%



Run Date: 3/15/2018 Page 265 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

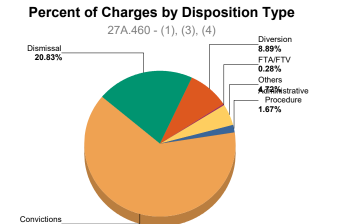
MCCREARY

There were 360 felony level offenses and 8 non-felony level offenses disposed within 163 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	360	163
Felony amended to Non-Felony	8	

Of those 360 felony offenses, 229 (63.61%) were convicted; were aquitted (%); and 75 (20.83%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 240 200 160 120 229 80 40 75 17 32 Administrative Dismissal FTA/FTV Convictions Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 266 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MCCREARY

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	232		166	228	92				163				219
			71.55%	98.28%	39.66%				70.26%	0.43%			94.40%
Dismissed	7	1	1	3	3					2			3
		14.29%	14.29%	42.86%	42.86%	;				28.57%	;		42.86%
Diverted	1		_	-	1								_
					100.00%	;							
Others	16	14	2	16	3				- 16	-			3
		87.50%	12.50%	100.00%	18.75%	i			100.00%				18.75%
	256	15	169	247	99				179	3			225

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	17	342	360
		0.28%	4.72%	95.00%	100.00%
	Final_Plea	18	-	342	360
		5.00%	0.00%	95.00%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	8	8
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	8	8
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 267 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MCCREARY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

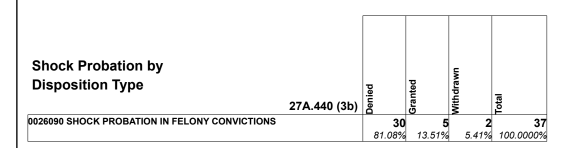
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		8	8
		100.00%	100.00%
Felony Charges		163	163
		100.00%	100.00%
Felony Convictions		106	106
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 268 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

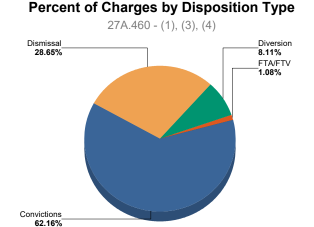
MCLEAN

There were 185 felony level offenses and 6 non-felony level offenses disposed within 103 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	185	103
Felony amended to Non-Felony	6	

Of those 185 felony offenses, 115 (62.16%) were convicted; were aquitted (%); and 53 (28.65%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 120 100 80 60 40 53 20 15 2 0 Convictions Dismissal Diversion FTA/FTV



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 269 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MCLEAN

Sentence Information by Charge Disposition Type

						,,	J - 1-1,1-1						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	102		- 15						14				- 17
			14.71%	100.00%					13.73%				16.67%
Dismissed	13		- 1	9	10							-	
			7.69%	69.23%	76.92%	á							
Diverted	14		- 1	10	13							-	- 1
			7.14%	71.43%	92.86%	á							7.14%
	129		- 17	121	88				14		•	-	- 18

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	38	144	3	185
		20.54%	77.84%	1.62%	100.00%
	Final_Plea	141	41	3	185
		76.22%	22.16%	1.62%	100.00%
Felony amended to Non-Felony	Original_Plea	-	5	1	6
		0.00%	83.33%	16.67%	100.00%
	Final_Plea	1	4	1	6
		16.67%	66.67%	16.67%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 270 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MCLEAN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

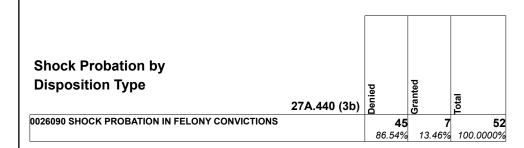
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	6	6
			100.00%	100.00%
Felony Charges		1	103	104
		0.97%	100.00%	100.97%
Felony Convictions		1	65	66
		1.54%	100.00%	101.54%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 271 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MEADE

There were 359 felony level offenses and 18 non-felony level offenses disposed within 197 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

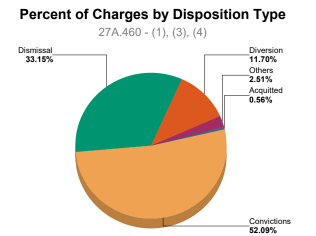
	Charges	Cases
Felony	359	197
Felony amended to Non-Felony	18	

Of those 359 felony offenses, 187 (52.09%) were convicted; 2 were aquitted (0.56%); and 119 (33.15%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 200 187 119 42 9

Dismissal

Diversion



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Convictions

Acquitted

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 272 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MEADE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Net Home 102 53 2 175 116 1.13% 29.94% 65.54% 1.13% 31.07% 98.87% 57.63%

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

55

Jail or Prison Conditionally

177

21

206

Sentence Records

27A.460 - (2)

Convicted

Dismissed

Diverted

Others

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	238	120	359
		0.28%	66.30%	33.43%	100.00%
	Final_Plea	235	4	120	359
		65.46%	1.11%	33.43%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	18	18
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	18	18
		0.00%	0.00%	100.00%	100.00%

100.00%

100.00%

100.00%

145

4.76%

100.00%

21

4.76%

100.00%

104

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 273 of 396

100.00%

2

2

53

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

^{*} There can be multiple sentence conditions to a single charge.

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MEADE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

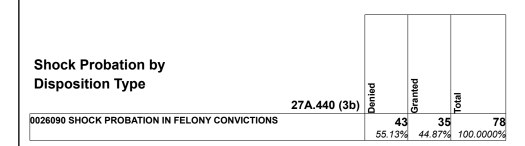
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	12	12
			100.00%	100.00%
Felony Charges		3	195	198
		1.52%	98.98%	100.51%
Felony Convictions		2	118	120
		1.67%	98.33%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 274 of 396

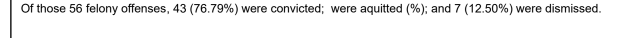
Research & Statistics

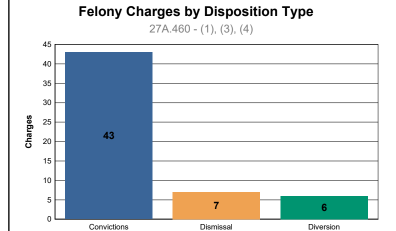
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

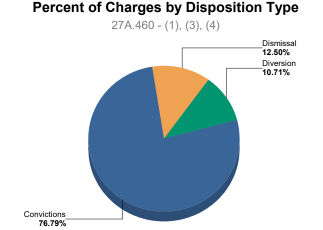
MENIFEE

There were 56 felony level offenses and 1 non-felony level offenses disposed within 22 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases	
Felony	56	22	
Felony amended to Non-Felony	1		







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 275 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MENIFEE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Convicted **5** 12.82% 39 39 16 12.82% 12.82% 100.00% 41.03% 39 39 16

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	3	32	21	56
		5.36%	57.14%	37.50%	100.00%
	Final_Plea	35	_	21	56
		62.50%	0.00%	37.50%	100.00%
Felony amended to Non-Felony	Original_Plea	-	_	1	1
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	_	1	1
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 276 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MENIFEE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

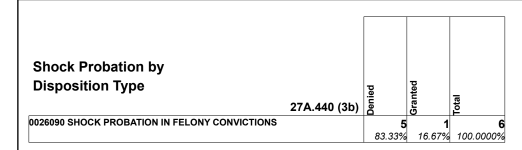
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	1
		100.00%	100.00%
Felony Charges		22	22
		100.00%	100.00%
Felony Convictions		15	15
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 277 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

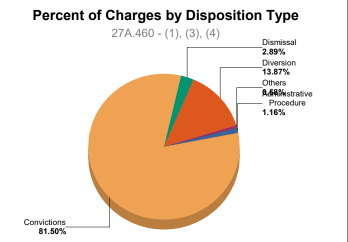
MERCER

There were 173 felony level offenses and 34 non-felony level offenses disposed within 129 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases	
Felony	173	129	
Felony amended to Non-Felony	34		

Of those 173 felony offenses, 141 (81.50%) were convicted; were aquitted (%); and 5 (2.89%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 160 140 120 100 80 141 60 40 20 5 24 1 Administrative Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 278 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MERCER

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Convicted 139 139 5 13 3.60% 100.00% 2.88% 0.72% 3.60% 9.35% Others 100.00% 140 5 13 140 4

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	2	140	31	173
		1.16%	80.92%	17.92%	100.00%
	Final_Plea	142	-	31	173
		82.08%	0.00%	17.92%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	34	34
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	34	34
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 279 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MERCER

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		29	29
		100.00%	100.00%
Felony Charges		129	129
		100.00%	100.00%
Felony Convictions		109	109
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by			
Disposition Type 27A.440 (3b)	Denied	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	6	_	6
	66.67%		66.6667%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	2	1	3
	22.22%	11.11%	33.3333%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 280 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

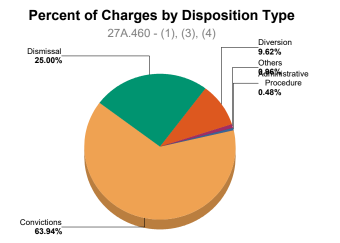
METCALFE

There were 208 felony level offenses and 1 non-felony level offenses disposed within 74 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases	
Felony	208	74	
Felony amended to Non-Felony	1		

Of those 208 felony offenses, 133 (63.94%) were convicted; were aquitted (%); and 52 (25.00%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 140 120 100 133 60 40 52 20 20 Administrative Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 281 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

METCALFE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Fime Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Discharged Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Sentence Records Net Home 27A.460 - (2) Time Convicted 132 25 132 6 100.00% 0.76% 18.94% 3.03% 23.48% Dismissed 4 25.00% 50.00% 25.00% 25.00% Diverted 2 100.00% Others 100.00% 100.00% 100.00% 100.00%

27

4

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

139

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	100	107	208
		0.48%	48.08%	51.44%	100.00%
	Final_Plea	99	2	107	208
		47.60%	0.96%	51.44%	100.00%
Felony amended to Non-Felony	Original_Plea	_	1	-	1
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	1	_	-	1
		100.00%	0.00%	0.00%	100.00%

135

10

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 282 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

^{*} There can be multiple sentence conditions to a single charge.

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

METCALFE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

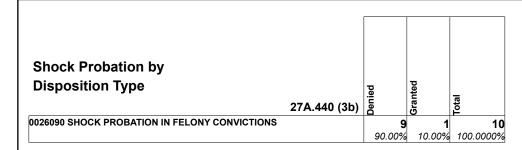
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	1
		100.00%	100.00%
Felony Charges		74	74
		100.00%	100.00%
Felony Convictions		41	41
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 283 of 396

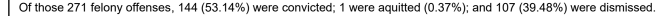
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

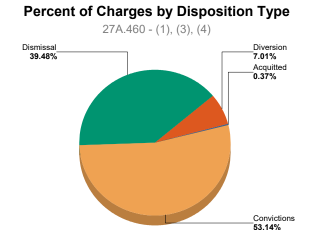
MONROE

There were 271 felony level offenses and 3 non-felony level offenses disposed within 157 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases	
Felony	271	157	
Felony amended to Non-Felony	3		



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 160 140 120 100 Charges 144 107 40 20 1 19 Acquitted Convictions Dismissal Diversion



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 284 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MONROE

Sentence Information by Charge Disposition Type

			Sent	ence iinc	mination	by Charg	je Dispos	sition typ	Je				
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	143			142	25				71	1		-	- 45
		51.75%		99.30%	17.48%	4.20%			49.65%	0.70%			31.47%
Dismissed	5	4	-	4	1		1		2			-	- 2
		80.00%		80.00%	20.00%		20.00%		40.00%				40.00%
Diverted	3	-	-		- 3	-						-	-
					100.00%								
	151	78	•	146	29	6	1		73	1		-	- 47

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	20	107	144	271
		7.38%	39.48%	53.14%	100.00%
	Final_Plea	126	1	144	271
		46.49%	0.37%	53.14%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	3	3
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	_	3	3
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 285 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MONROE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

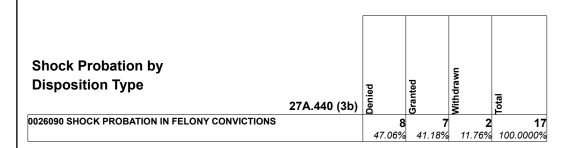
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	3	3
			100.00%	100.00%
Felony Charges		1	156	157
		0.64%	99.36%	100.00%
Felony Convictions			101	101
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 286 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

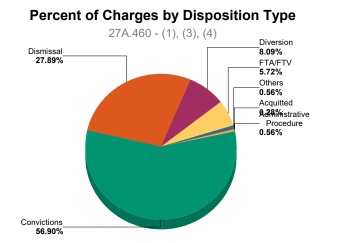
MONTGOMERY

There were 717 felony level offenses and 39 non-felony level offenses disposed within 332 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	717	332
Felony amended to Non-Felony	39	

Of those 717 felony offenses, 408 (56.90%) were convicted; 2 were aquitted (0.28%); and 200 (27.89%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 450 400 350 300 250 408 200 150 200 100 50 4 2 41 Acquitted Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 287 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MONTGOMERY

Sentence Information by Charge Disposition Type

						,		,,					
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	348		167	347	177	1			165	2			- 348
			47.99%	99.71%	50.86%	0.29%			47.41%	0.57%	;		100.00%
Dismissed	53		-	52	1	-							
				98.11%	1.89%								
Others	3		- 1	3					- 1				- 1
			33.33%	100.00%					33.33%				33.33%
	404		168	402	178	1		-	166	2		1	- 349

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	4	713	717
		0.56%	99.44%	100.00%
	Final_Plea	4	713	717
		0.56%	99.44%	100.00%
Felony amended to Non-Felony	Original_Plea	-	39	39
		0.00%	100.00%	100.00%
	Final_Plea	_	39	39
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 288 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MONTGOMERY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	33	33
			100.00%	100.00%
Felony Charges		1	331	332
		0.30%	99.70%	100.00%
Felony Convictions		1	210	211
		0.47%	99.53%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type		ō	pe	
26.	27A.440 (3b)	Denied	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		87	8	95
		89.69%	8.25%	97.9381%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICT	TIONS	2	-	2
		2.06%		2.0619%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 289 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MONTGOMERY

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 8 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	8	1
Felony amended to Non-Felony	_	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 8 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.

Youthful Offender	Diversion	Total
Felony Charges by Disposition Type	8	8
	100.00%	100.00%

Run Date: 3/15/2018 Page 290 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

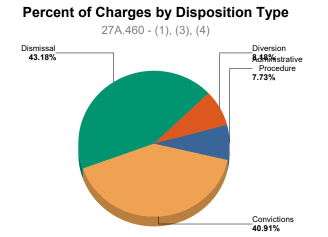
MORGAN

There were 220 felony level offenses and 15 non-felony level offenses disposed within 121 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	220	121
Felony amended to Non-Felony	15	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 90 95 Administrative Convictions Dismissal Diversion



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 291 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MORGAN

Sentence Information by Charge Disposition Type

							-						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	90		-	89	41				- 8				- 60
		27.78%		98.89%	45.56%				8.89%				66.67%
Diverted	14	5	-	5	7	-			- 5			-	- 9
		35.71%		35.71%	50.00%				35.71%				64.29%
	104	30	-	94	48	-			13				- 69

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	8	182	30	220
		3.64%	82.73%	13.64%	100.00%
	Final_Plea	108	82	30	220
		49.09%	37.27%	13.64%	100.00%
Felony amended to Non-Felony	Original_Plea	-	13	2	15
		0.00%	86.67%	13.33%	100.00%
	Final_Plea	-	13	2	15
		0.00%	86.67%	13.33%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 292 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MORGAN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

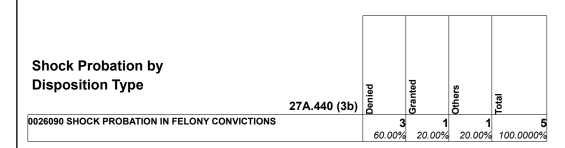
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		12	12
		100.00%	100.00%
Felony Charges		121	121
		100.00%	100.00%
Felony Convictions		78	78
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 293 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

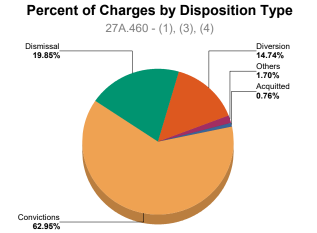
MUHLENBERG

There were 529 felony level offenses and 9 non-felony level offenses disposed within 303 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	529	303
Felony amended to Non-Felony	9	

Of those 529 felony offenses, 333 (62.95%) were convicted; 4 were aquitted (0.76%); and 105 (19.85%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 350 250 200 100 50 4 Acquitted Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 294 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

MUHLENBERG

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	296		50	293	174	3			48				10
		0.34%	16.89%			1.01%			16.22%				3.38%
Dismissed	7		1	1	6	5			- 1				_
			14.29%	14.29%	85.71%	71.43%			14.29%				
Diverted	7		_	4	6	-							_
				57.14%	85.71%								
Others	6		2	6	3	-			- 2		-		1
			33.33%	100.00%	50.00%				33.33%				16.67%
	316	1	53	304	189	8	-		- 51			-	11

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	4	360	165	529
		0.76%	68.05%	31.19%	100.00%
	Final_Plea	348	16	165	529
		65.78%	3.02%	31.19%	100.00%
Felony amended to Non-Felony	Original_Plea	_	1	8	9
		0.00%	11.11%	88.89%	100.00%
	Final_Plea	1	-	8	9
		11.11%	0.00%	88.89%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 295 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

MUHLENBERG

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

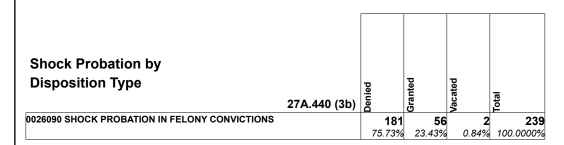
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	8	8
			100.00%	100.00%
Felony Charges		3	302	305
		0.99%	99.67%	100.66%
Felony Convictions		1	206	207
		0.48%	99.52%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 296 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

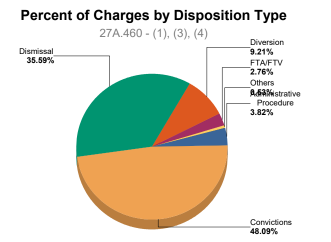
NELSON

There were 1,520 felony level offenses and 82 non-felony level offenses disposed within 556 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	1,520	556
Felony amended to Non-Felony	82	

Of those 1,520 felony offenses, 731 (48.09%) were convicted; were aquitted (%); and 541 (35.59%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 800 700 600 500 400 731 300 541 200 100 42 140 8 Diversion Administrative Convictions Dismissal FTA/FTV Others Procedure



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 297 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

NELSON

Sentence Information by Charge Disposition Type

							,	,	-				
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	724			· ·			6		215				- 547
		1.52%	32.18%	100.00%	33.43%	0.14%	0.83%		29.70%				75.55%
Dismissed	1	-	_	1	-		-				_	-	
				100.00%									
Others	2	_	1	2	1						_	_	- 1
			50.00%	100.00%	50.00%								50.00%
	727	11	234	727	243	1	6		- 215		-	-	- 548

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	38	562	920	1,520
		2.50%	36.97%	60.53%	100.00%
	Final_Plea	599	1	920	1,520
		39.41%	0.07%	60.53%	100.00%
Felony amended to Non-Felony	Original_Plea	-	3	79	82
		0.00%	3.66%	96.34%	100.00%
	Final_Plea	3	-	79	82
		3.66%	0.00%	96.34%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 298 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

NELSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type 27	A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	67	67
			100.00%	100.00%
Felony Charges		2	554	556
		0.36%	99.64%	100.00%
Felony Convictions		1	277	278
		0.36%	99.64%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type 27A.440 (3)	Denied	Granted	Others	Vacated	Withdrawn	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	32	9	2	1	1	45
	66.67%	18.75%	4.17%	2.08%	2.08%	93.7500%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	2	1	-	_	_	3
	4.17%	2.08%				6.2500%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 299 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

NELSON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 5 felony level offenses and 0 non-felony level offenses disposed within 3 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	5	3
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 5 felony level offenses disposed within the youthful offender cases, 2 (40.00%) charges were convicted.

Youthful Offender	Convictions	Dismissal	Total
Felony Charges by Disposition Type	2	3	5
	40.00%	60.00%	100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	2	2
	100.00%	100.00%

Run Date: 3/15/2018 Page 300 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

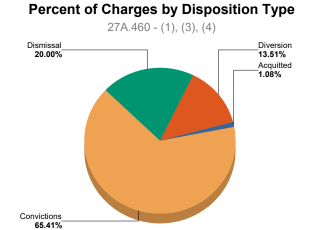
NICHOLAS

There were 185 felony level offenses and 6 non-felony level offenses disposed within 70 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	185	70
Felony amended to Non-Felony	6	

Of those 185 felony offenses, 121 (65.41%) were convicted; 2 were aquitted (1.08%); and 37 (20.00%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 140 120 100 80 60 121 40 20 37 25 2 0 Acquitted Convictions



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 301 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

NICHOLAS

Sentence Information by Charge Disposition Type

							,						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	110		- 28	110					- 27			-	- 41
			25.45%	100.00%	41.82%	0.91%			24.55%				37.27%
Dismissed	2				2						-	-	- 1
					100.00%								50.00%
Diverted	9				8			_			-	-	- 5
					88.89%								55.56%
	121		- 28	110	56	1		-	- 27		-	-	- 47

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	13	108	64	185
		7.03%	58.38%	34.59%	100.00%
	Final_Plea	119	2	64	185
		64.32%	1.08%	34.59%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	6	6
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	6	6
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 302 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

NICHOLAS

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

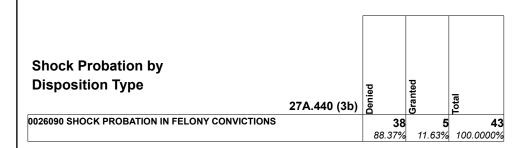
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony			- 5	5
			100.00%	100.00%
Felony Charges		2	68	70
		2.86%	97.14%	100.00%
Felony Convictions		1	49	50
		2.00%	98.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 303 of 396

Research & Statistics

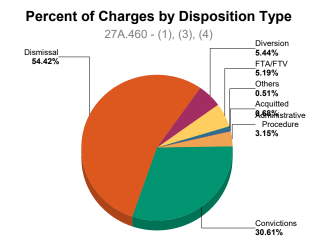
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases OHIO

There were 1,176 felony level offenses and 21 non-felony level offenses disposed within 429 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	1,176	429
Felony amended to Non-Felony	21	

Of those 1,176 felony offenses, 360 (30.61%) were convicted; 8 were aquitted (0.68%); and 640 (54.42%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 700 600 500 400 640 300 200 360 100 37 8 6 61 Dismissal Acquitted Administrative Convictions Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 304 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

OHIO

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Net Home Incarceration Net Probation Unsupervised Jail or Prison ncarceration Jail or Prison Discharged Suspended Sentence Records Net Home 27A.460 - (2) Time Convicted 341 114 8 112 341 194 1 100.00% 56.89% 2.35% 32.84% 0.29% 2.64% 33.43% Dismissed 13

7.69%

112

1

69.23%

203

341

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

* Percentages are based on total sentence records per category (convicted, acquitted...etc)

114

* There can be multiple sentence conditions to a single charge.

354

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	2	359	815	1,176
-		0.17%	30.53%	69.30%	100.00%
	Final_Plea	346	15	815	1,176
		29.42%	1.28%	69.30%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	21	21
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	_	21	21
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 305 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

OHIO

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

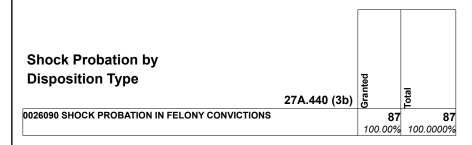
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	21	21
			100.00%	100.00%
Felony Charges		3	428	431
		0.70%	99.77%	100.47%
Felony Convictions		2	284	286
		0.70%	99.30%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 306 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ОНЮ

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

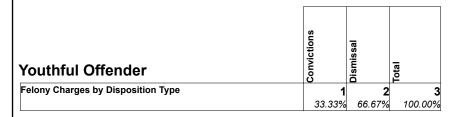
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

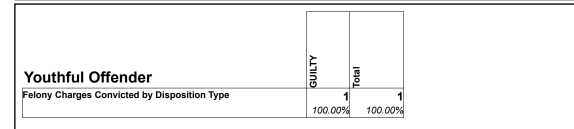
There were 3 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	3	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 3 felony level offenses disposed within the youthful offender cases, 1 (33.33%) charges were convicted.





Run Date: 3/15/2018 Page 307 of 396

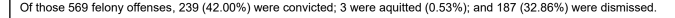
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

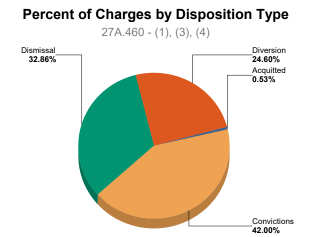
OLDHAM

There were 569 felony level offenses and 17 non-felony level offenses disposed within 313 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	569	313
Felony amended to Non-Felony	17	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 240 200 160 120 239 187 80 140 40 0 Acquitted Convictions Dismissal Diversion



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 308 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

OLDHAM

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	218	-	125	218	140	2			112	13		-	- 94
			57.34%	100.00%	64.22%	0.92%			51.38%	5.96%			43.12%
Dismissed	1		1	1	1	-			1			-	- 1
			100.00%	100.00%	100.00%				100.00%				100.00%
	219	-	126	219	141	2	-		113	13		-	- 95

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	160	407	2	569
		28.12%	71.53%	0.35%	100.00%
	Final_Plea	538	29	2	569
		94.55%	5.10%	0.35%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	17	17
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	17	17
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 309 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

OLDHAM

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

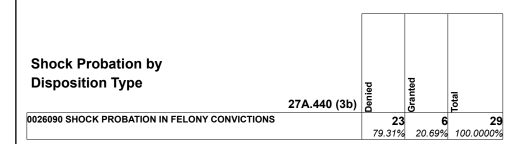
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	13	13
			100.00%	100.00%
Felony Charges		2	312	314
		0.64%	99.68%	100.32%
Felony Convictions		2	165	167
		1.20%	99.40%	100.60%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 310 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

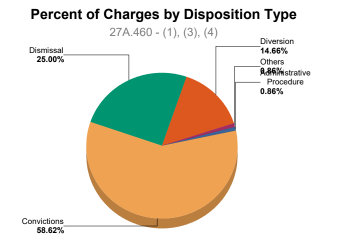
OWEN

There were 116 felony level offenses and 1 non-felony level offenses disposed within 75 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	116	75
Felony amended to Non-Felony	1	

Of those 116 felony offenses, 68 (58.62%) were convicted; were aquitted (%); and 29 (25.00%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 70 60 50 10 Administrative Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 311 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

OWEN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 68 13 69 30 38 24 28 98.55% 55.07% 18.84% 34.78% 40.58% 43.48% Dismissed 2 100.00% 50.00% Diverted 10 20.00% 90.00% 10.00% 40.00%

24

33

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

* Percentages are based on total sentence records per category (convicted, acquitted...etc)

30

* There can be multiple sentence conditions to a single charge.

81

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	11	57	48	116
		9.48%	49.14%	41.38%	100.00%
	Final_Plea	66	2	48	116
		56.90%	1.72%	41.38%	100.00%
Felony amended to Non-Felony	Original_Plea	_	1	_	1
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	_	1	_	1
		0.00%	100.00%	0.00%	100.00%

70

49

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 312 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

OWEN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

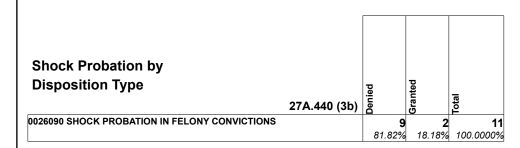
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	COURT TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	1	1
			100.00%	100.00%
Felony Charges		2	73	75
		2.67%	97.33%	100.00%
Felony Convictions		2	44	46
		4.35%	95.65%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 313 of 396

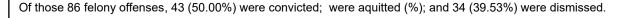
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

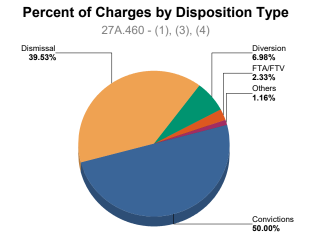
OWSLEY

There were 86 felony level offenses and 9 non-felony level offenses disposed within 38 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	86	38
Felony amended to Non-Felony	9	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 45 40 35 30 25 20 15 10 1 0 Convictions Dismissal FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 314 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

OWSLEY

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Time > 0 Jail or Prison Conditionally Jail or Prison Suspended Net Home Incarceration Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 37 37 17 8 10.81% 100.00% 32.43% 45.95% 21.62% Dismissed 2 50.00% 50.00% 50.00% 50.00% Diverted

16 27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

100.00%

100.00%

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

42

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	14	71	86
		1.16%	16.28%	82.56%	100.00%
	Final_Plea	6	9	71	86
		6.98%	10.47%	82.56%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	8	9
		0.00%	11.11%	88.89%	100.00%
	Final_Plea	-	1	8	9
		0.00%	11.11%	88.89%	100.00%

100.00%

100.00%

41

100.00%

20

27A.460 (5) Percentage of pleas as charges;

Others

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 315 of 396

100.00%

10

4

1

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

OWSLEY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

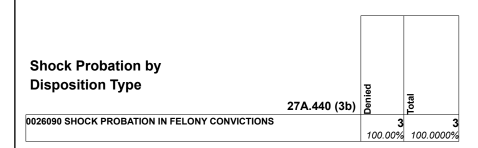
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		6	6
		100.00%	100.00%
Felony Charges		38	38
		100.00%	100.00%
Felony Convictions		21	21
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 316 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

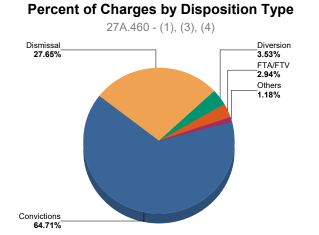
PENDLETON

There were 170 felony level offenses and 0 non-felony level offenses disposed within 67 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	170	67
Felony amended to Non-Felony	0	

Of those 170 felony offenses, 110 (64.71%) were convicted; were aquitted (%); and 47 (27.65%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 120 100 80 60 110 40 47 20 6 5 2 0 Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 317 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

PENDLETON

Sentence Information by Charge Disposition Type

							,						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	107		41	106	47				42			-	- 18
		0.93%	38.32%	99.07%	43.93%	0.93%			39.25%				16.82%
Dismissed	8	-	-	-	6	-						-	- 3
					75.00%								37.50%
Diverted	3	-	_	-	2	-						-	
					66.67%								
Others	2	-	_	2	_							-	
				100.00%									
	120	1	41	108	55	1			42			-	- 21

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	13	115	42	170
		7.65%	67.65%	24.71%	100.00%
	Final_Plea	128	_	42	170
		75.29%	0.00%	24.71%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 318 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

PENDLETON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

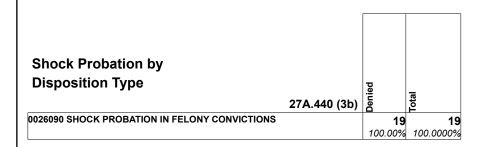
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Charges		67	67
		100.00%	100.00%
Felony Convictions		48	48
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 319 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

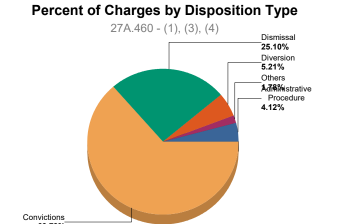
PERRY

There were 729 felony level offenses and 45 non-felony level offenses disposed within 321 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	729	321
Felony amended to Non-Felony	45	

Of those 729 felony offenses, 465 (63.79%) were convicted; were aquitted (%); and 183 (25.10%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 500 400 300 465 200 100 183 30 13 Administrative Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 320 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

PERRY

Sentence Information by Charge Disposition Type

	, , , , , , , , , , , , , , , , , , ,												
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	463		206		172	2			62	144			233
		0.22%	44.49%	97.19%	37.15%	0.43%			13.39%	31.10%			50.32%
Dismissed	2		1	1	2				1	-			1
			50.00%	50.00%	100.00%				50.00%				50.00%
Diverted	2		-	-	2					-			_
					100.00%								
Others	13	3	-	13	-								_
		23.08%	;	100.00%									
	480	4	207	464	176	2	•		63	144			234

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	6	723	729
		0.82%	99.18%	100.00%
	Final_Plea	6	723	729
		0.82%	99.18%	100.00%
Felony amended to Non-Felony	Original_Plea	_	45	45
		0.00%	100.00%	100.00%
	Final_Plea	-	45	45
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 321 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

PERRY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

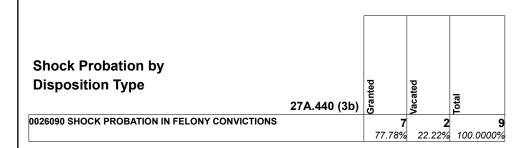
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	40	40
			100.00%	100.00%
Felony Charges		1	320	321
		0.31%	99.69%	100.00%
Felony Convictions		1	218	219
		0.46%	99.54%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 322 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

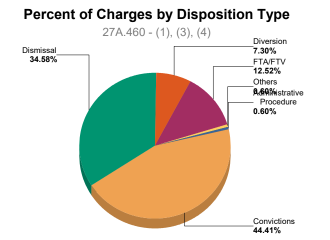
|--|

There were 671 felony level offenses and 118 non-felony level offenses disposed within 401 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	671	401
Felony amended to Non-Felony	118	

Of those 671 felony offenses, 298 (44.41%) were convicted; were aquitted (%); and 232 (34.58%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 320 280 240 200 160 298 120 232 40 84 FTA/FTV Administrative Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 323 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

PIKE

Sentence Information by Charge Disposition Type

							-						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	297		133	296	79				124				- 130
		0.34%	44.78%	99.66%	26.60%				41.75%	0.67%			43.77%
Dismissed	30		- 28	28	1				12	8			- 17
			93.33%	93.33%	3.33%				40.00%	26.67%			56.67%
Diverted	44		39	39	8				- 30	1			- 36
			88.64%	88.64%	18.18%				68.18%	2.27%			81.82%
Others	3		1	1					- 1				- 2
			33.33%	33.33%					33.33%				66.67%
	374	1	201	364	88		-		167	11		-	- 185

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	70	601	671
		0.00%	10.43%	89.57%	100.00%
	Final_Plea	69	1	601	671
		10.28%	0.15%	89.57%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	118	118
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	118	118
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 324 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

PIKE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

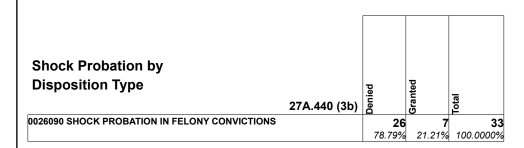
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	86	86
			100.00%	100.00%
Felony Charges		2	399	401
		0.50%	99.50%	100.00%
Felony Convictions		1	195	196
		0.51%	99.49%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 325 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

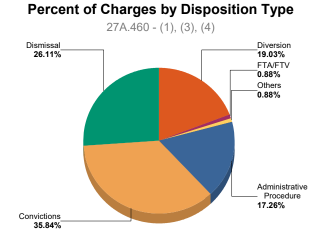
POWELL

There were 226 felony level offenses and 6 non-felony level offenses disposed within 162 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	226	162
Felony amended to Non-Felony	6	

Of those 226 felony offenses, 81 (35.84%) were convicted; were aquitted (%); and 59 (26.11%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 100 80 60 81 40 59 43 20 39 2 Convictions Administrative Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 326 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

POWELL

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Net Home Incarceration Jail or Prison Time > 0 Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 80 61 79 61 59 50 62.50% 73.75% 76.25% 98.75% 76.25% Dismissed 12 16.67% 58.33% 75.00% 75.00% 50.00% 8.33% 16.67% Diverted 100.00% Others **2** 100.00% 2 100.00% 100.00% 50.00% 95 70 90 72 67 1 52

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	-	10	216	226
		0.00%	4.42%	95.58%	100.00%
	Final_Plea	10	_	216	226
		4.42%	0.00%	95.58%	100.00%
Felony amended to Non-Felony	Original_Plea	-	_	6	6
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	_	6	6
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 327 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases POWELL

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

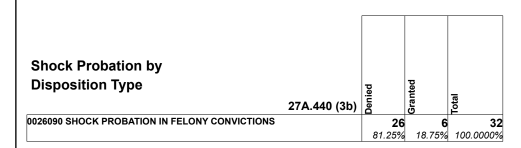
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		5	5
		100.00%	100.00%
Felony Charges		162	162
		100.00%	100.00%
Felony Convictions		66	66
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 328 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

PULASKI

There were 1,195 felony level offenses and 33 non-felony level offenses disposed within 704 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	1,195	704
Felony amended to Non-Felony	33	

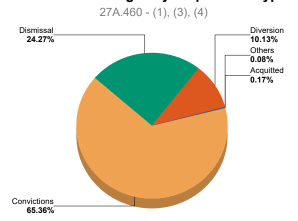
Of those 1,195 felony offenses, 781 (65.36%) were convicted; 2 were aquitted (0.17%); and 290 (24.27%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4)

290

Diversion

Percent of Charges by Disposition Type



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

Convictions

2

Acquitted

800

700

600

500 400

300 200

100

27A.460(4) Percentage of dismissals;

Others

Run Date: 3/15/2018 Page 329 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

PULASKI

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	757		219	747					142				19
			28.93%	98.68%	23.91%	0.40%			18.76%	0.13%			2.51%
Dismissed	25		20	22	23	-			- 8				- 2
			80.00%	88.00%	92.00%				32.00%				8.00%
Diverted	52	-	-		- 51	-							-
					98.08%								
	834	•	239	769	255	3	•		150	1			21

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	755	10	430	1,195
		63.18%	0.84%	35.98%	100.00%
	Final_Plea	759	6	430	1,195
		63.51%	0.50%	35.98%	100.00%
Felony amended to Non-Felony	Original_Plea	1	-	32	33
		3.03%	0.00%	96.97%	100.00%
	Final_Plea	1	-	32	33
		3.03%	0.00%	96.97%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 330 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

PULASKI

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

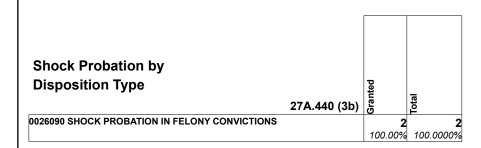
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	32	32
			100.00%	100.00%
Felony Charges		4	703	707
		0.57%	99.86%	100.43%
Felony Convictions		4	552	556
		0.72%	99.46%	100.18%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 331 of 396

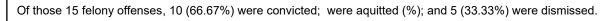
Research & Statistics

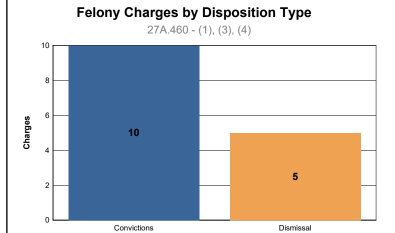
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ROBERTSON

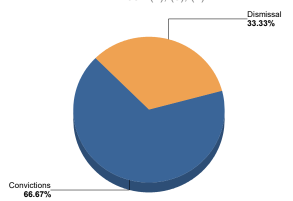
There were 15 felony level offenses and 0 non-felony level offenses disposed within 5 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	15	5
Felony amended to Non-Felony	0	









27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 332 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

ROBERTSON

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Jail or Prison Conditionally Net Home Incarceration Jail or Prison Time > 0 Net Probation Unsupervised ncarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 2 2 28.57% 28.57% 28.57% 14.29% 100.00% Dismissed 100.00% 8 2 2

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	TOTAL
Felony Charges	Original_Plea	_	15	15
		0.00%	100.00%	100.00%
	Final_Plea	10	5	15
		66.67%	33.33%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 333 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ROBERTSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

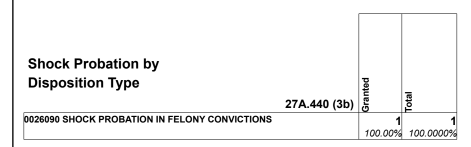
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Charges		5	5
		100.00%	100.00%
Felony Convictions		3	3
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 334 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

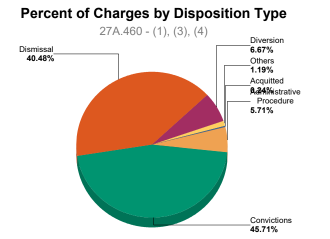
ROCKCASTLE

There were 420 felony level offenses and 40 non-felony level offenses disposed within 247 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	420	247
Felony amended to Non-Felony	40	

Of those 420 felony offenses, 192 (45.71%) were convicted; 1 were aquitted (0.24%); and 170 (40.48%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 200 160 120 192 170 80 40 28 5 Acquitted Administrative Convictions Dismissal Diversion Others Procedure



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 335 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

ROCKCASTLE

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	191	1	33	191	31	1			- 32	1		-	- 54
		0.52%	17.28%	100.00%	16.23%	0.52%			16.75%	0.52%	á		28.27%
Dismissed	1	-	1	1	-	1			1		_	-	-
			100.00%	100.00%		100.00%			100.00%				
Others	2	_	1	2	1				1			-	- 1
			50.00%	100.00%	50.00%				50.00%				50.00%
	194	1	35	194	32	2			- 34	1		-	- 55
								1	1		1		

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	4	415	420
		0.24%	0.95%	98.81%	100.00%
	Final_Plea	4	1	415	420
		0.95%	0.24%	98.81%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	39	40
		0.00%	2.50%	97.50%	100.00%
	Final_Plea	-	1	39	40
		0.00%	2.50%	97.50%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 336 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ROCKCASTLE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

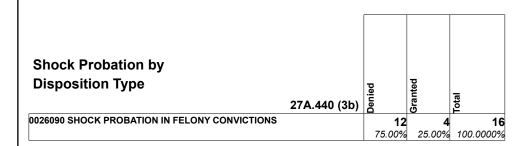
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	36	37
		2.70%	97.30%	100.00%
Felony Charges		1	246	247
		0.40%	99.60%	100.00%
Felony Convictions		-	167	167
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 337 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

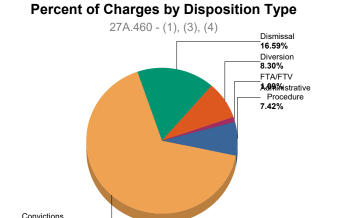
ROWAN

There were 458 felony level offenses and 37 non-felony level offenses disposed within 240 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases	
Felony	458	240	
Felony amended to Non-Felony	37		

Of those 458 felony offenses, 305 (66.59%) were convicted; were aquitted (%); and 76 (16.59%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 320 280 240 200 160 305 120 40 76 Convictions Dismissal FTA/FTV Administrative Diversion



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 338 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

ROWAN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Jail or Prison Conditionally Discharged Sentence Records Net Home 27A.460 - (2) Time 50.00% 100.00% Convicted 279 78 275 119 66 253 0.72% 27.96% 98.57% 42.65% 2.87% 23.66% 1.08% 90.68% Dismissed 100.00% Diverted 4 75.00% 25.00% 286 78 276 123 8 66 3 256

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	31	250	177	458
		6.77%	54.59%	38.65%	100.00%
	Final_Plea	281	-	177	458
		61.35%	0.00%	38.65%	100.00%
Felony amended to Non-Felony	Original_Plea	_	-	37	37
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	37	37
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 339 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

ROWAN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

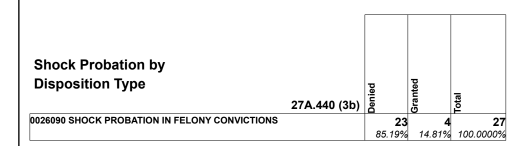
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	18	18
			100.00%	100.00%
Felony Charges		2	238	240
		0.83%	99.17%	100.00%
Felony Convictions		2	147	149
		1.34%	98.66%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 340 of 396

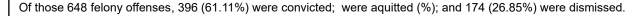
Research & Statistics

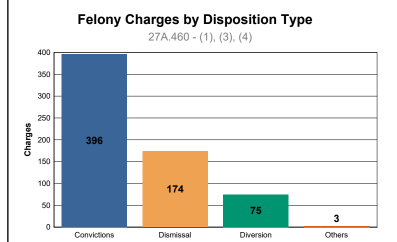
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

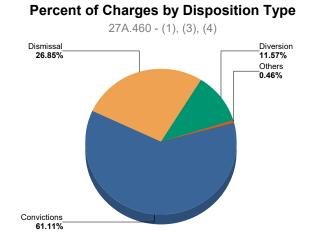
RUSSELL

There were 648 felony level offenses and 28 non-felony level offenses disposed within 260 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases	
Felony	648	260	
Felony amended to Non-Felony	28		







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 341 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

RUSSELL

6

109

13

84

Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Net Probation Unsupervised Jail or Prison ncarceration ncarceration Discharged Sentence Records Net Home Net Home Time > 0 27A.460 - (2) Time Convicted 393 122 109 13 393 127 84 100.00% 3.31% 31.04% 32.32% 1.53% 27.74% 21.37% Dismissed 100.00%

127

394

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

* Percentages are based on total sentence records per category (convicted, acquitted...etc)

122

* There can be multiple sentence conditions to a single charge.

394

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	78	554	16	648
		12.04%	85.49%	2.47%	100.00%
	Final_Plea	488	144	16	648
		75.31%	22.22%	2.47%	100.00%
Felony amended to Non-Felony	Original_Plea	1	20	7	28
		3.57%	71.43%	25.00%	100.00%
	Final_Plea	2	19	7	28
		7.14%	67.86%	25.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 342 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

RUSSELL

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

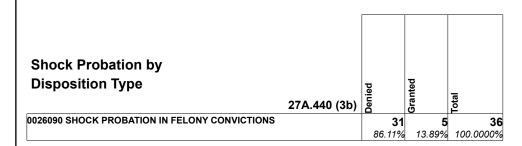
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	21	21
			100.00%	100.00%
Felony Charges		2	258	260
		0.77%	99.23%	100.00%
Felony Convictions		2	144	146
		1.37%	98.63%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 343 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

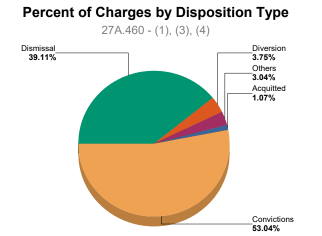
SCOTT

There were 560 felony level offenses and 85 non-felony level offenses disposed within 226 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases	
Felony	560	226	
Felony amended to Non-Felony	85		

Of those 560 felony offenses, 297 (53.04%) were convicted; 6 were aquitted (1.07%); and 219 (39.11%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 320 280 240 200 160 297 120 219 80 40 21 6 Acquitted Convictions Dismissal



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 344 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

SCOTT

Sentence Information by Charge Disposition Type

						,		,					
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	293		126	293					111	9		Ι .	- 54
			43.00%	100.00%	38.91%				37.88%	3.07%			18.43%
Dismissed	8		- 7	7	4	-	-		- 4	3			
			87.50%	87.50%	50.00%				50.00%	37.50%			
Diverted	4		- 3	4	2	-	-		2	1			- 3
			75.00%	100.00%	50.00%				50.00%	25.00%			75.00%
	305		136	304	120	-	-	-	117	13		-	- 57

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	144	416	560
		0.00%	25.71%	74.29%	100.00%
	Final_Plea	144	4	412	560
		25.71%	0.71%	73.57%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	85	85
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	3	-	82	85
		3.53%	0.00%	96.47%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 345 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

SCOTT

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	66	66
			100.00%	100.00%
Felony Charges		1	226	227
		0.44%	100.00%	100.44%
Felony Convictions		1	159	160
		0.63%	99.38%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Run Date: 3/15/2018 Page 346 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

SCOTT

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 3 felony level offenses and 1 non-felony level offenses disposed within 2 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	3	2
Felony amended to Non-Felony	1	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 3 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.

Youthful Offender	Dismissal	Diversion	Total
Felony Charges by Disposition Type	1	2	3
	33.33%	66.67%	100.00%

Run Date: 3/15/2018 Page 347 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

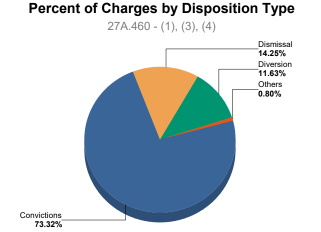
SHELBY

There were 877 felony level offenses and 20 non-felony level offenses disposed within 417 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	877	417
Felony amended to Non-Felony	20	

Of those 877 felony offenses, 643 (73.32%) were convicted; were aquitted (%); and 125 (14.25%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 700 600 500 Charges 000 300 643 200 100 125 102 7 0 Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 348 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

SHELBY

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	637					_			420				- 72
		0.94%	65.93%	99.69%	45.21%	0.63%			65.93%	i			11.30%
Dismissed	9		5	5	6	-			- 5		-	-	- 1
			55.56%	55.56%	66.67%				55.56%	,			11.11%
Others	7		7	7	6				- 7		_	_	- 1
			100.00%	100.00%	85.71%				100.00%	,			14.29%
	653	6	432	647	300	4		-	- 432		-	-	- 74

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	361	290	226	877
		41.16%	33.07%	25.77%	100.00%
	Final_Plea	651	-	226	877
		74.23%	0.00%	25.77%	100.00%
Felony amended to Non-Felony	Original_Plea	1	-	19	20
		5.00%	0.00%	95.00%	100.00%
	Final_Plea	1	-	19	20
		5.00%	0.00%	95.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 349 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

SHELBY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

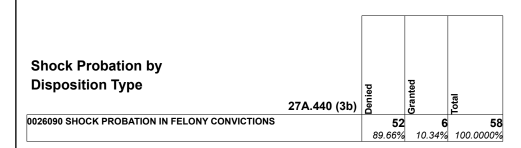
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		14	14
		100.00%	100.00%
Felony Charges		417	417
		100.00%	100.00%
Felony Convictions		299	299
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 350 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

SHELBY

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

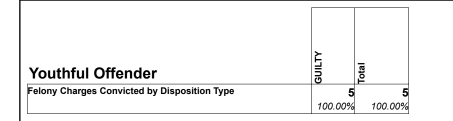
There were 6 felony level offenses and 0 non-felony level offenses disposed within 2 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	6	2
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 6 felony level offenses disposed within the youthful offender cases, 5 (83.33%) charges were convicted.

Youthful Offender	Convictions	Dismissal	Total
Felony Charges by Disposition Type	5	1	6
	83.33%	16.67%	100.00%



Run Date: 3/15/2018 Page 351 of 396

Research & Statistics

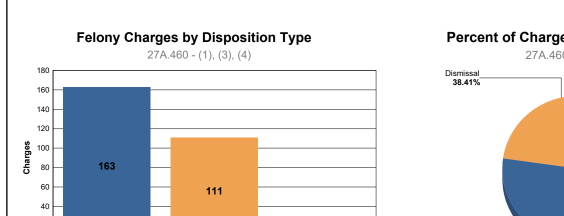
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

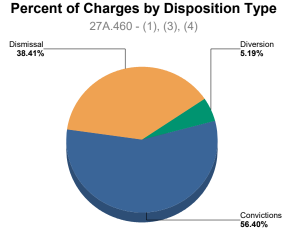
SIMPSON

There were 289 felony level offenses and 8 non-felony level offenses disposed within 145 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

Of those 289 felony offenses, 163 (56.40%) were convicted; were aquitted (%); and 111 (38.41%) were dismissed.

	Charges	Cases
Felony	289	145
Felony amended to Non-Felony	8	





27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

20

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 352 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

SIMPSON

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	161								- 83			-	- 107
		6.21%	52.80%	100.00%	27.95%	96.27%			51.55%	0.62%			66.46%
Dismissed	4	-	_	-	4	1						-	
					100.00%	25.00%							
Diverted	7	_	_		- 6	1						-	
					85.71%	14.29%							
	172	10	85	161	55	157			- 83	1		-	- 107

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	126	162	289
		0.35%	43.60%	56.06%	100.00%
	Final_Plea	126	1	162	289
		43.60%	0.35%	56.06%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	6	8
		0.00%	25.00%	75.00%	100.00%
	Final_Plea	1	1	6	8
		12.50%	12.50%	75.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 353 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

SIMPSON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

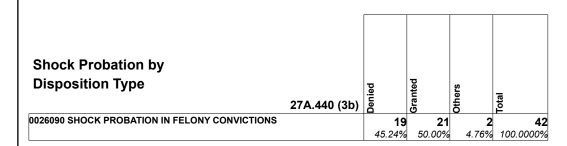
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		7	7
		100.00%	100.00%
Felony Charges		145	145
		100.00%	100.00%
Felony Convictions		101	101
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 354 of 396

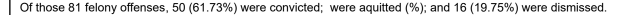
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

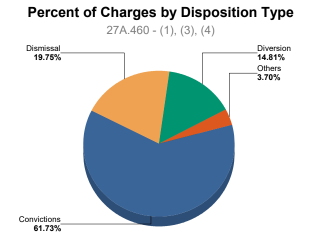
SPENCER

There were 81 felony level offenses and 6 non-felony level offenses disposed within 51 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	81	51
Felony amended to Non-Felony	6	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 50 40 30 50 20 10 16 12 3 0 Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 355 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

SPENCER

Sentence Information by Charge Disposition Type

Communication by Change Disposition Type													
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	50		26	50	_	_			- 26				- 35
			52.00%	100.00%	52.00%	4.00%			52.00%				70.00%
Dismissed	2	-	2	2	-	-			- 2		-	-	- 2
			100.00%	100.00%					100.00%				100.00%
Others	2	1	1	2	1				- 2		_	-	- 1
		50.00%	50.00%	100.00%	50.00%				100.00%				50.00%
	54	1	29	54	27	2	-		- 30		-	-	- 38

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	13	40	28	81
		16.05%	49.38%	34.57%	100.00%
	Final_Plea	53	-	28	81
		65.43%	0.00%	34.57%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	6	E
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	6	E
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 356 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

SPENCER

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

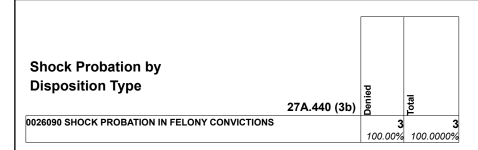
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		6	6
		100.00%	100.00%
Felony Charges		51	51
		100.00%	100.00%
Felony Convictions		32	32
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 357 of 396

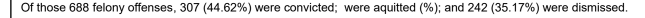
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

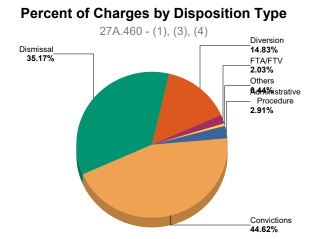
TAYLOR

There were 688 felony level offenses and 48 non-felony level offenses disposed within 322 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	688	322
Felony amended to Non-Felony	48	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 320 280 240 200 160 307 242 120 102 40 14 3 Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 358 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

TAYLOR

Sentence Information by Charge Disposition Type Incarceration Time Suspended Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Net Probation Unsupervised Jail or Prison ncarceration Discharged Sentence Records Net Home Net Home 27A.460 - (2) Convicted 298 116 8 114 297 117 62 20.81% 2.68% 38.26% 0.34% 38.93% 99.66% 39.26% 0.34% 298 114 62 297

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	11	677	688
		0.00%	1.60%	98.40%	100.00%
	Final_Plea	4	7	677	688
		0.58%	1.02%	98.40%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	48	48
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	-	48	48
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 359 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

TAYLOR

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

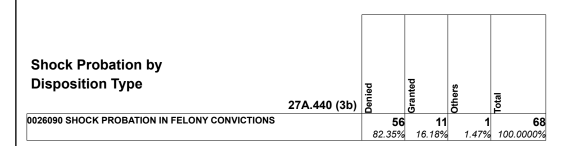
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	35	35
			100.00%	100.00%
Felony Charges		3	320	323
		0.93%	99.38%	100.31%
Felony Convictions		2	127	129
		1.55%	98.45%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 360 of 396

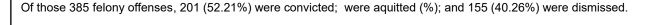
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

TODD

There were 385 felony level offenses and 12 non-felony level offenses disposed within 114 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

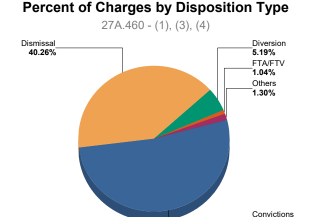
	Charges	Cases
Felony	385	114
Felony amended to Non-Felony	12	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4)

Diversion

FTA/FTV



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Dismissal

Convictions

240

200

160

120

80

40

0

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

5

Others

Run Date: 3/15/2018 Page 361 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

TODD

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised ncarceration Jail or Prison Discharged Suspended Sentence Records Net Home 27A.460 - (2) Time Convicted 201 47 71 50 201 54 0.50% 0.50% 1.00% 24.88% 100.00% 26.87% 23.38% 35.32% Dismissed 50.00% 50.00% Diverted 12 12 100.00% FTA/FTV 1 100.00%

47

1

71

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

25.00%

50

4

220

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	34	210	141	385
		8.83%	54.55%	36.62%	100.00%
	Final_Plea	203	41	141	385
		52.73%	10.65%	36.62%	100.00%
Felony amended to Non-Felony	Original_Plea	_	3	9	12
		0.00%	25.00%	75.00%	100.00%
	Final_Plea	2	1	9	12
		16.67%	8.33%	75.00%	100.00%

100.00%

206

68

27A.460 (5) Percentage of pleas as charges;

Others

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 362 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

^{*} There can be multiple sentence conditions to a single charge.

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

TODD

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	10	10
			100.00%	100.00%
Felony Charges		3	112	115
		2.63%	98.25%	100.88%
Felony Convictions		3	65	68
		4.41%	95.59%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by Disposition Type 27A.440 (3b)	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	22	22
	88.00%	88.0000%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	3	3
	12.00%	12.0000%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 363 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

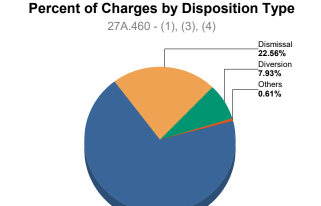
TRIGG

There were 164 felony level offenses and 32 non-felony level offenses disposed within 84 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	164	84
Felony amended to Non-Felony	32	

Of those 164 felony offenses, 113 (68.90%) were convicted; were aquitted (%); and 37 (22.56%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 120 80 80 40 20 Convictions Dismissal Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals; Convictions

Run Date: 3/15/2018 Page 364 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

TRIGG

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	111		20	106	17	-			18	2			- 6
			18.02%	95.50%	15.32%				16.22%	1.80%			5.41%
Dismissed	9		- 3	3	1				- 3				
			33.33%	33.33%	11.11%				33.33%				
Diverted	6				- 6	-							-
					100.00%								
	126	-	- 23	109	24	-	-	-	21	2			- 6

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	163	164
		0.61%	99.39%	100.00%
	Final_Plea	1	163	164
		0.61%	99.39%	100.00%
Felony amended to Non-Felony	Original_Plea	-	32	32
		0.00%	100.00%	100.00%
	Final_Plea	-	32	32
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 365 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

TRIGG

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

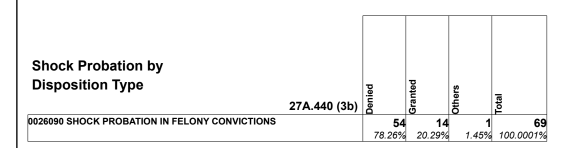
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	26	26
			100.00%	100.00%
Felony Charges		1	83	84
		1.19%	98.81%	100.00%
Felony Convictions		1	60	61
		1.64%	98.36%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 366 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

TRIGG

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 11 felony level offenses and 0 non-felony level offenses disposed within 9 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)		
27A.460 - (11)	Charges	Cases
Felony	11	9
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 11 felony level offenses disposed within the youthful offender cases, 11 (100.00%) charges were convicted.

Youthful Offender	Convictions	Total	
Felony Charges by Disposition Type	11		11
	100.00%		100.00%

Youthful Offender	GUILTY	Total
Felony Charges Convicted by Disposition Type	11	11
	100.00%	100.00%

Run Date: 3/15/2018 Page 367 of 396

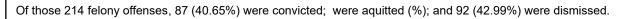
Research & Statistics

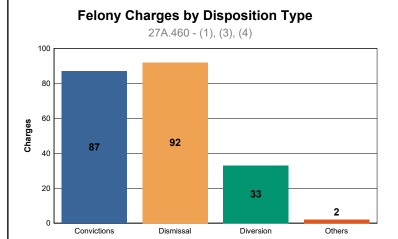
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

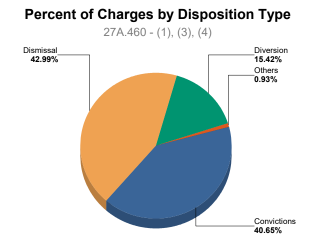
TRIMBLE

There were 214 felony level offenses and 2 non-felony level offenses disposed within 121 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	214	121
Felony amended to Non-Felony	2	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 368 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

TRIMBLE

Sentence Information by Charge Disposition Type

							,			Г			
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	87		- 59	· ·		_			40	2	7		70
			67.82%	98.85%	77.01%	3.45%			45.98%	2.30%	8.05%		80.46%
Dismissed	8	-	- 5	5	7	-			- 3	3	-		- 4
			62.50%	62.50%	87.50%				37.50%	37.50%	į		50.00%
Diverted	32	-	30	30	25	1			19	4	4		31
			93.75%	93.75%	78.13%	3.13%			59.38%	12.50%	12.50%		96.88%
	127	-	94	121	99	4			- 62	9	11		105

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	TOTAL
Felony Charges	Original_Plea	25	189	214
		11.68%	88.32%	100.00%
	Final_Plea	120	94	214
		56.07%	43.93%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	2
		0.00%	100.00%	100.00%
	Final_Plea	-	2	2
		0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 369 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

TRIMBLE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	1
		100.00%	100.00%
Felony Charges		121	121
		100.00%	100.00%
Felony Convictions		70	70
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Run Date: 3/15/2018 Page 370 of 396

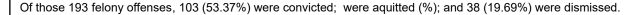
Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

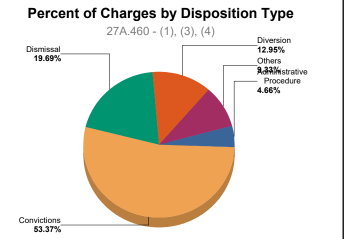
UNION

There were 193 felony level offenses and 1 non-felony level offenses disposed within 115 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	193	115
Felony amended to Non-Felony	1	



Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 120 100 80 60 103 40 20 38 25 18 Convictions Dismissal Administrative Diversion Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Procedure

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 371 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

UNION

Sentence Information by Charge Disposition Type

	, C												
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	102		- 27	102	49	1			- 22				- 15
			26.47%	100.00%	48.04%	0.98%			21.57%				14.71%
Dismissed	2		- 1	1	2	-			- 2				- 2
			50.00%	50.00%	100.00%				100.00%				100.00%
Diverted	16		- 1	3	16	-			- 1			4 .	- 1
			6.25%	18.75%	100.00%				6.25%				6.25%
Others	10		- 5	9	4	-			- 5			4	- 3
			50.00%	90.00%	40.00%				50.00%				30.00%
	130		- 34	115	71	1			- 30				- 21

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	_	7	186	193
		0.00%	3.63%	96.37%	100.00%
	Final_Plea	7	_	186	193
		3.63%	0.00%	96.37%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	1	1
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	_	_	1	1
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 372 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

UNION

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	1
		100.00%	100.00%
Felony Charges		115	115
		100.00%	100.00%
Felony Convictions		63	63
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by			
Disposition Type	pe	ted	
27A.440 (3b	Denied	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	29	33	62
	45.31%	51.56%	96.8750%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		2 .	2
	3.13%	á	3.1250%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 373 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

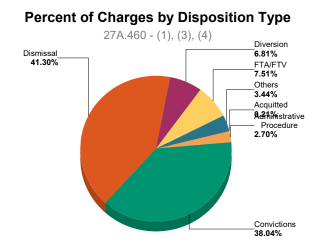
WARREN

There were 2,850 felony level offenses and 61 non-felony level offenses disposed within 1,461 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	2,850	1,461
Felony amended to Non-Felony	61	

Of those 2,850 felony offenses, 1,084 (38.04%) were convicted; 6 were aquitted (0.21%); and 1,177 (41.30%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 1200 1000 800 600 1,177 1,084 400 200 77 214 Acquitted Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 374 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

WARREN

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	1,065	1	489	1,064	506	5	1		460	23			- 308
	,	0.09%	45.92%			0.47%	0.09%		43.19%	2.16%			28.92%
Dismissed	15	-	6	8	8	-			- 2	. 4			- 2
			40.00%	53.33%	53.33%				13.33%	26.67%	;		13.33%
Diverted	3	1	1	3	3	1							- 2
		33.33%	33.33%	100.00%	100.00%	33.33%	i						66.67%
Others	24		21	24	5				- 21				
			87.50%	100.00%	20.83%				87.50%	;			
	1,107	2	517	1,099	522	6	1		483	27			- 312

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	2	1,003	1,845	2,850
		0.07%	35.19%	64.74%	100.00%
	Final_Plea	986	19	1,845	2,850
		34.60%	0.67%	64.74%	100.00%
Felony amended to Non-Felony	Original_Plea	-	3	58	61
		0.00%	4.92%	95.08%	100.00%
	Final_Plea	3	-	58	61
		4.92%	0.00%	95.08%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 375 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

WARREN

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

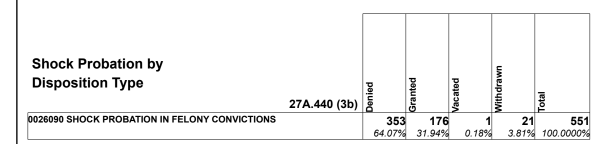
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	56	56
			100.00%	100.00%
Felony Charges		6	1,457	1,463
		0.41%	99.73%	100.14%
Felony Convictions		4	772	776
		0.52%	99.48%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 376 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

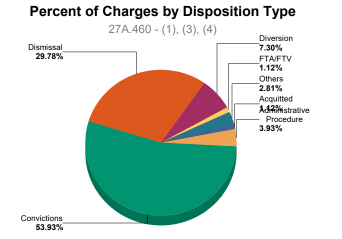
WASHINGTON

There were 178 felony level offenses and 10 non-felony level offenses disposed within 95 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	178	95
Felony amended to Non-Felony	10	

Of those 178 felony offenses, 96 (53.93%) were convicted; 2 were aquitted (1.12%); and 53 (29.78%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 100 80 60 96 40 **53** 20 7 5 13 Acquitted Administrative Convictions Dismissal Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 377 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

WASHINGTON

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Net Home Incarceration Unsupervised Net Probation Jail or Prison ncarceration Jail or Prison Discharged Suspended Sentence Records Net Home Time > 0 27A.460 - (2) Time Convicted 87 67 18 26 41 8 30 4.60% 20.69% 9.20% 34.48% 2.30% 29.89% 77.01% 47.13% Dismissed 100.00% Others 100.00% 89 26 67 18 8 42 30

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	4	105	69	178
		2.25%	58.99%	38.76%	100.00%
	Final_Plea	106	3	69	178
		59.55%	1.69%	38.76%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	9	10
		0.00%	10.00%	90.00%	100.00%
	Final_Plea	1	_	9	10
		10.00%	0.00%	90.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 378 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

WASHINGTON

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

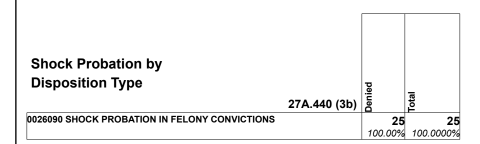
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	10	10
			100.00%	100.00%
Felony Charges		2	93	95
		2.11%	97.89%	100.00%
Felony Convictions		_	46	46
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 379 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

WASHINGTON

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 4 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	4	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 4 felony level offenses disposed within the youthful offender cases, (%) charges were convicted.

Youthful Offender	Dismissal	Total
Felony Charges by Disposition Type	4	4
	100.00%	100.00%

Run Date: 3/15/2018 Page 380 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

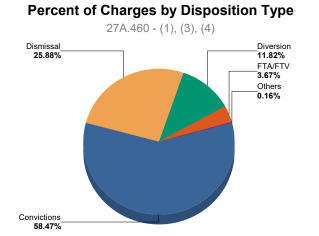
WAYNE

There were 626 felony level offenses and 5 non-felony level offenses disposed within 294 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	626	294
Felony amended to Non-Felony	5	

Of those 626 felony offenses, 366 (58.47%) were convicted; were aquitted (%); and 162 (25.88%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 400 350 300 250 200 366 150 100 162 50 23 1 0 Convictions Diversion FTA/FTV Others



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 381 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

WAYNE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Fime Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Net Probation Unsupervised Jail or Prison Jail or Prison ncarceration Conditionally Jail or Prison ncarceration Discharged Suspended Sentence Records Net Home Net Home 27A.460 - (2) Time Convicted 356 119 20 140 356 163 126 100.00% 0.28% 39.33% 45.79% 0.56% 33.43% 5.62% 35.39% Others 100.00% 100.00% 100.00% 100.00% 357 2 20 141 357 164 120 126

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	5	317	304	626
		0.80%	50.64%	48.56%	100.00%
	Final_Plea	314	8	304	626
		50.16%	1.28%	48.56%	100.00%
Felony amended to Non-Felony	Original_Plea	_	_	5	5
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	_	5	5
		0.00%	0.00%	100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 382 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

WAYNE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

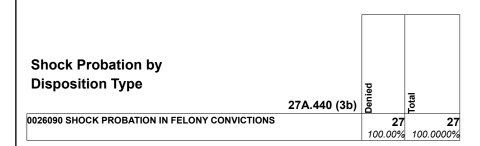
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	5	5
			100.00%	100.00%
Felony Charges		1	293	294
		0.34%	99.66%	100.00%
Felony Convictions		1	177	178
		0.56%	99.44%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 383 of 396

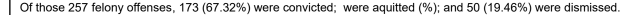
Research & Statistics

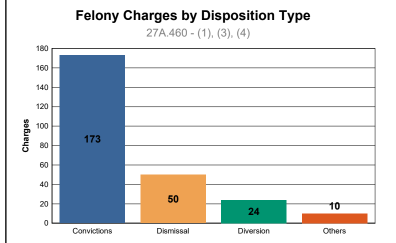
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

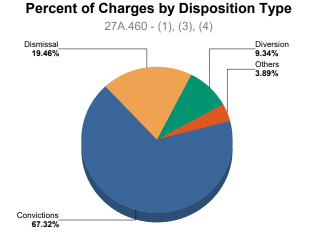
WEBSTER

There were 257 felony level offenses and 8 non-felony level offenses disposed within 108 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	257	108
Felony amended to Non-Felony	8	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 384 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

WEBSTER

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Net Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised Jail or Prison ncarceration Conditionally Discharged Sentence Records Net Home 27A.460 - (2) Time Convicted 173 47 16 20 173 16 11.56% 0.58% 9.25% 0.58% 100.00% 9.25% Diverted 100.00%

47

100.00%

20

1

25.00%

18

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

23

75.00%

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

178

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	5	4	248	257
		1.95%	1.56%	96.50%	100.00%
	Final_Plea	8	1	248	257
		3.11%	0.39%	96.50%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	7	8
		0.00%	12.50%	87.50%	100.00%
	Final_Plea	-	1	7	8
		0.00%	12.50%	87.50%	100.00%

75.00%

176

27A.460 (5) Percentage of pleas as charges;

Others

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 385 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

WEBSTER

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

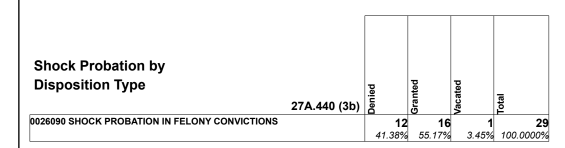
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		7	7
		100.00%	100.00%
Felony Charges		108	108
		100.00%	100.00%
Felony Convictions		68	68
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 386 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

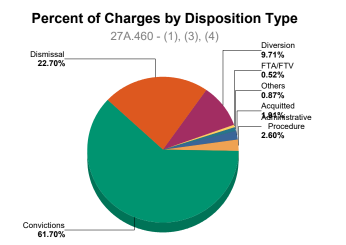
WHITLEY

There were 577 felony level offenses and 13 non-felony level offenses disposed within 264 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	577	264
Felony amended to Non-Felony	13	

Of those 577 felony offenses, 356 (61.70%) were convicted; 11 were aquitted (1.91%); and 131 (22.70%) were dismissed.

Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 400 350 300 250 200 356 150 100 131 50 15 56 11 3 Acquitted Administrative Convictions Dismissal Diversion FTA/FTV Others Procedure



27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 387 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

WHITLEY

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	351			351					218			-	- 1
		62.68%		100.00%	36.75%	1.71%			62.11%				0.28%
Dismissed	2	-		1	2						-	-	- 1
				50.00%	100.00%								50.00%
Diverted	3	-			3						-	-	
					100.00%								
	356	220		352	134	6			218		-	-	- 2

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	577	577
		100.00%	100.00%
	Final_Plea	577	577
		100.00%	100.00%
Felony amended to Non-Felony	Original_Plea	13	13
		100.00%	100.00%
	Final_Plea	13	13
		100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 388 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

WHITLEY

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense(s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense(s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	13	13
			100.00%	100.00%
Felony Charges		2	262	264
		0.76%	99.24%	100.00%
Felony Convictions			149	149
			100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and

Shock Probation by				
Shock Probation by				
Disposition Type		pe	ranted	_
	27A.440 (3b)	Denied	Gran	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		23	7	30
		74.19%	22.58%	96.7741%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICT	IONS		1	1
			3.23%	3.2258%

27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 389 of 396

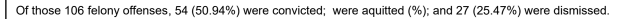
Research & Statistics

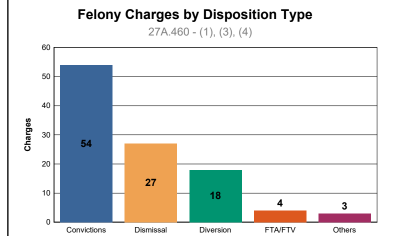
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

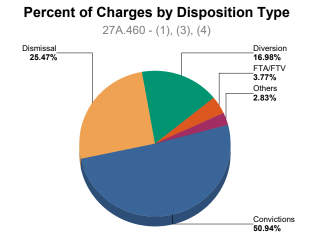
WOLFE

There were 106 felony level offenses and 13 non-felony level offenses disposed within 76 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

	Charges	Cases
Felony	106	76
Felony amended to Non-Felony	13	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Run Date: 3/15/2018 Page 390 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

WOLFE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions Time Suspended Net Suspended Costs > \$0.00 Net Suspended Fines > \$0.00 Jail or Prison Conditionally Jail or Prison Suspended Unsupervised Jail or Prison Time > 0 Net Home Incarceration Net Probation ncarceration Discharged Sentence Records Net Home Time 27A.460 - (2) Convicted 38 34 54 38 54 36 70.37% 66.67% 70.37% 100.00% 62.96% 38 54 38 54 34 36

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

- * Percentages are based on total sentence records per category (convicted, acquitted...etc)
- * There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	106	106
		100.00%	100.00%
	Final_Plea	106	106
		100.00%	100.00%
Felony amended to Non-Felony	Original_Plea	13	13
		100.00%	100.00%
	Final_Plea	13	13
		100.00%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018

Page 391 of 396

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

WOLFE

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

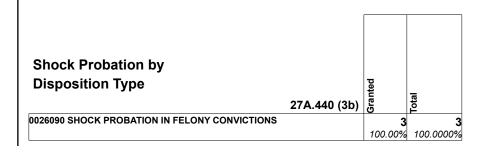
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		11	11
		100.00%	100.00%
Felony Charges		76	76
		100.00%	100.00%
Felony Convictions		39	39
		100.00%	100.00%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 392 of 396

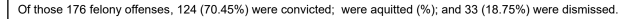
Research & Statistics

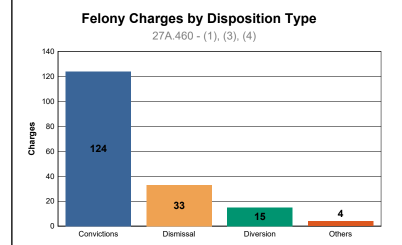
Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

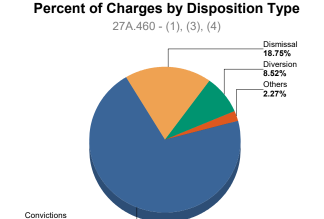
WOODFORD

There were 176 felony level offenses and 11 non-felony level offenses disposed within 88 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	176	88
Felony amended to Non-Felony	11	







27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Run Date: 3/15/2018 Page 393 of 396

^{* &}quot;Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

WOODFORD

Sentence Information by Charge Disposition Type

							-						
27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Jail or Prison Suspended	Jail or Prison Time > 0	Net Costs > \$0.00	Net Fines > \$0.00	Net Home Incarceration Time	Net Home Incarceration Time Suspended	Net Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Net Suspended Fines > \$0.00	Other Conditions
Convicted	123		- 60	122	59	1			- 57				. 1
			48.78%	99.19%	47.97%	0.81%			46.34%				0.81%
Dismissed	5		- 4	4	4				- 3	1			_
			80.00%	80.00%	80.00%				60.00%	20.00%	á		
Diverted	2		- 2	2	1				- 2				_
			100.00%	100.00%	50.00%				100.00%				
Others	3		- 3	3	1	-			- 3				
			100.00%	100.00%	33.33%				100.00%				
	133		- 69	131	65	1		-	- 65	1			1

27A.460 (2) Percentages of fines, imprisonment, or other penalty assessment;

^{*} There can be multiple sentence conditions to a single charge.

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	111	64	176
		0.57%	63.07%	36.36%	100.00%
	Final_Plea	110	2	64	176
		62.50%	1.14%	36.36%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	10	11
		0.00%	9.09%	90.91%	100.00%
	Final_Plea	1	_	10	11
		9.09%	0.00%	90.91%	100.00%

27A.460 (5) Percentage of pleas as charges;

27A.460 (6) Percentage of pleas to reduce charges;

Run Date: 3/15/2018 Page 394 of 396

^{*} Percentages are based on total sentence records per category (convicted, acquitted...etc)

Research & Statistics

Annual Report FY 2017 Circuit Court - "Felony" Criminal Cases

WOODFORD

Cases can have multiple charges which are heard either by a court trial, jury trial, no trial or by a combination of trial types. Depending upon the seriousness of the offense and the consequences of a guilty verdict, defendants in criminal cases have the constitutional right to a jury of their peers. In a jury trial, the Judge decides questions of law, and the jury decides whether the defendant is guilty or not guilty on each of the offense (s) charged. In a court trial, the judge decides questions of law and decides if guilty or not guilty on each offense (s) charges. The cases are categorized by how all the charges within the case were dipsosed. If all charges were disposed by the same trial type, it's counted in the seperate category, otherwise, it's counted within the "Mixed Trial" category. If a charge had a nothing entered or it had "no trial" it's counted in the "No Trial" category.

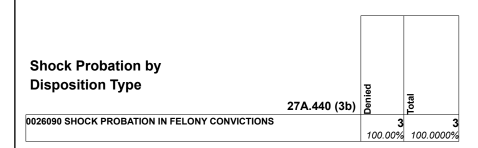
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	COURT TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	10	10
			100.00%	100.00%
Felony Charges		1	88	89
		1.14%	100.00%	101.14%
Felony Convictions		1	64	65
		1.56%	100.00%	101.56%

27A.460 (7) Percentage of disposition to guilty as charged by trial;

27A.460 (8) Percentage of those found guilty of lesser charge by trial;

27A.460 (9) Percentage of cases where jury trial taken;

27A.460 (10) Percentage of trials which are bench (court) trials; and



27A.440 (3) Cases in which shock probation has been granted:

(b) Extracted data on shock probation shall be placed in the annual report of the Administrative Office of the Courts.

Run Date: 3/15/2018 Page 395 of 396

Research & Statistics

Annual Report FY 2017

Circuit Court - "Felony" Criminal Cases

WOODFORD

Youthful Offenders

Note: Per statute 635.020 (7) If a person who is eighteen (18) or older and before the court is charged wiht a felony that occurred prior to his eighteenth birthday, the court shall, upon motion of the county attorney made prior to adjudication, and after the county attorney has consulted with the Commonwealth's attorney, that the child be proceeded against as a youthful offender, proceed in accordance with the provisions of KRS 640.010.

The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 12 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordinace or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	12	1
Felony amended to Non-Felony	-	

27A.460 (11) The number of juvenile offenders tried as an adult.

Of the 12 felony level offenses disposed within the youthful offender cases, 12 (100.00%) charges were convicted.

Youthful Offender	Convictions	Total	
Felony Charges by Disposition Type	12		12
	100.00%	1	100.00%

	>	
Youthful Offender	GUIL	Total
Felony Charges Convicted by Disposition Type	12	2 1
1	100.00%	100.00

Run Date: 3/15/2018 Page 396 of 396