

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 2020

Thank you for your interest in the <u>Kentucky Court of Justice</u> and its annual report for Fiscal Year 2020 (July 1, 2019-June 30, 2020).

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 provides statistics for all 120 counties on the outcome of felony arrests in the following 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 2020, 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 eightyear 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 3,300 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 -1Percentage of acquittals -1Percentage of dismissals -1Percentages of fines, imprisonment or other penalty assessment -2Percentage of pleas as charges -2Percentage of pleas to reduce charges -2Percentage of disposition to guilty as charged by trial -3Percentage of those found guilty of lesser charge by trial -3Percentage of jury trials -3Percentage of bench trials -3Shock probation by disposition type -3The number of juvenile offenders tried as adults -4

Report: Statistics by County - 1-396

REPORT

Statewide Totals of Monies Collected by Offices of Circuit Court Clerk

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

06/30/2021

	FISCAL YEAR:	07/01/2020	ТО
FEECODE DESCRIPTION		CASH <u>RECEIP</u> T	ſS
Drivers Licn		\$19,754,410	
Charges for Services		\$3,367,57	
Expungement Fees		\$192,62	
Felony Expungement Fee		\$172,920	
Restitution Fees		\$511,81	
Bond Filing Fee		\$1,750,553	
Bond 10% Fee		\$190,34	
Bond Forfeitures		\$641,594	
Fish & Game Fines		\$167,52	
Highway Work Zone Safety Fines		\$5,54	
Alcohol Intoxication Fines		\$51,36	
Energy Recovery Road Fines		\$1,72	
Criminal/Traffic Costs		\$18,455,44	
Crm Cost/APPprogram		\$1,174	
Crm/KSPIC Cost		\$333,572	
Criminal/Traffic Fines		\$9,846,45	
Handicap Fees		\$14,60	
State Jail Fund			0.00
Crime Victims Fund			0.00
D.U.I Service Fees		\$2,295,07	0.14
DUI Fee GF		\$181,84	
DUI Fee IIF		\$237,582	
DUI Fee		\$870,232	
S.C.H.I.R. Fees			0.00
T.B.I. Fees		\$0	0.00
Brady Bill Fees		\$0	0.00
Court Facilities Fees		\$3,454,57	8.69
Court Security Fees		\$	0.00
Civil Filing Fees		\$15,877,673	3.86
Access to Justice Fees		\$2,440,460	0.00
P.A. Partial Fees		\$856,093	8.97
Public Advocate Admin Fees		\$	0.00
Interest Income		\$248,37	3.06
Over/(Short)		\$16,72	8.92
Total State Money		\$81,937,893	5.04
Jury Fund		\$413,480	0.50
Witness Fund		\$11,212	2.08
Bail Bond		\$63,754,814	4.80
Alimony & Support		(\$350	0.00)
Rest & Gar		\$10,366,448	8.46
Condemnation		\$9,090,743	8.05
County Jail		\$0	0.00
Collect for Others		\$30,637,35	5.21

Library Fees	\$426,196.95
Sheriff SS	\$0.00
Total Savings Bal	\$196,637,801.09
Spec Escrow	\$2,087,251.75
Total All Funds	\$198,725,052.84

ANNUAL REPORT DOCUMENTATION

FY 2020

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.

Administrative Office of the Courts

AOC Annual Report Documentation FY 2020

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

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 CIF	CUIT COURT
AD	AMENDED DOWN	
AGJ	AMENDED DOWN BY GRA	ND JURY
AMEND	AMENDED	
AU	AMENDED UP	
AUGJ	AMENDED UP BY GRAND	JUR

Excludes ADDED Offenses:

0011500 431.015(3) FAILURE TO APPEAR, CITATION FOR MISDEM	MEANOR
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	E/INADVERTENC
0026090 439.265 SHOCK PROBATION IN FELONY CONVICTIONS	
0026100 439.267 SHOCK PROBATION IN MISDEMEANOR CONVICT	TIONS
0026110 439.315 PAYMENT OF FEE BY RELEASED PERSONS (PF	ROBATION, PAR
0026480 432.280 CONTEMPT OF COURT	
0026590 439.430 PAROLE VIOLATION (FOR MISDEMEANOR OFFE	ENSE)
0026600 534.060 NON-PAYMENT OF FINES	
0026610 189A.130 DUI, ASSESSMENT OF FINES RESPONSE TO N	NONPAYMENT
0026650 439.430 PAROLE VIOLATION (FOR TECHNICAL VIOLAT	TION)
0026680 533.050 PROBATION VIOLATION (FOR FELONY OFFENS	SE)
0026800 533.050 PROBATION VIOLATION (FOR MISDEMEANOR C	OFFENSE)
0026910 533.050 PROBATION VIOLATION (FOR TECHNICAL VIO	OLATION)
0026930 432.230 CONTEMPT OF COURT BY WITNESS, JUROR OFF	FICER
0492010 520.070 BAIL JUMPING - 1ST DEGREE	
0930000 439.430 PAROLE VIOLATION	
0930010 439.177 PAROLE PRIVILEGES FOR MISDEMEANANTS-JU	UDGE 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	

Page 3 of 8

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 CHG DISP TYPE CODE DESC CODE ENH ENHANCED G GUILTY GM GUILTY - MULTIPLE COUNTS GSS GUILTY - SEALED SENTENCE PRPD PRE-PAYABLE CITATION - PAID Diverted <u>CODE</u> <u>CHG DISP TYP</u>E CODE DESC DTV DIVERSION PTD PRE-TRIAL DIVERSION TRFD DRUG COURT TRANSFER FTA/FTV CODE CHG DISP TYPE CODE DESC FTA FAILURE TO APPEAR FUGITIVE FTV ΑP CODE CHG DISP TYPE CODE DESC AP ADMINISTRATIVE PROCEDURE Acquitted CODE CHG_DISP_TYPE_CODE_DESC ACQ ACQUITTED NG NOT GUILTY Dismissed CODE CHG DISP TYPE CODE DESC DISMISSAL BY MOTION OF PROSECUTOR CAD DISMISSED - DIVERTED DD DEC DECEASED DISMISS AFTER PRESENT TO GRND JURY DGJ DIS DISMISSED INC INCOMPETENT TO STAND TRIAL PRDIS PRE-PREPAYABLE CITATION-DISMISSED WD WITHDRAWN Others <u>CODE</u> <u>CHG DISP TYPE CODE DESC</u> DDP - DISMISSED DEFERRED PROSECUTION DEN - DENIED DP - DEFERRED PROSECUTION GNT - GRANTED - HUNG JURY HNG MER - MERGED

Page 4 of 8

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 VSC

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		
	0026090 0026100	0026090 439.265 0026100 439.267	0026090 439.265 SHOCK 0026100 439.267 SHOCK	111 111 <th11< th=""> <th111< th=""> <th111< th=""></th111<></th111<></th11<>	0026090 439.265 SHOCK PROBATION IN 0026100 439.267 SHOCK PROBATION IN

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.

Page 5 of 8

Table 9 – (Youthful Offenders, same as part 2)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.

Page 7 of 8

(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

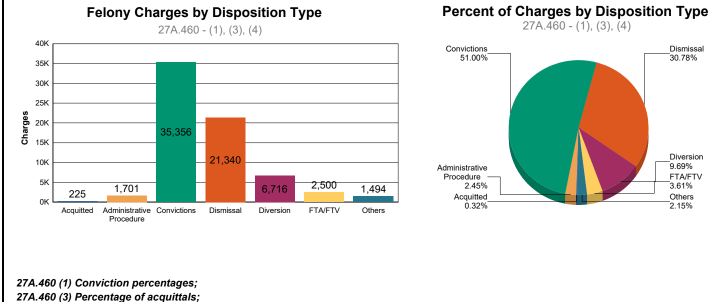
Statewide Statistics

ADMINISTRATIVE OFFICE OF THE COURTS Research & Statistics Annual Report FY 2020 **Circuit Court - "Felony" Criminal Cases STATEWIDE**

There were 69,332 felony level offenses and 4,328 non-felony level offenses disposed within 36,314 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	69,332	36,314
Felony amended to Non-Felony	4,328	

Of those 69,332 felony offenses, 35,356 (51.00%) were convicted; 225 were aquitted (0.32%); and 21,340 (30.78%) were dismissed.



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

Dismissal

Diversion

9.69% FTA/FTV

3.61%

Others

2.15%

30.78%

STATEWIDE

Sentence Information by Charge Disposition Type													
7A.460 - (2)	Sentence Records	Jail or Prison Time > 0	Jail or Prison Time Conditionally Discharged	Jail or Prison Time Suspended	Vet Costs > \$0.00	Net Fines > \$0.00	Vet Home Incarceration Time	Net Home Incarceration Time Suspended	Vet Probation Time Supervised	Net Probation Time Unsupervised	Net Suspended Costs > \$0.00	Vet Suspended Fines > \$0.00	Other Conditions
Acquitted	2			1	2		-		- 1		-	-	1
		50.00%		50.00%	100.00%	50.00%			50.00%				50.00%
AP	4	4	-	- 4	4	-	-		- 2	2	-	-	
		100.00%		100.00%	100.00%				50.00%	50.00%			
Convicted	34,385	34,292	1,362	13,933	13,382	2,561	41		- 12,057	405	825	161	9,797
		99.73%	3.96%	40.52%	38.92%	7.45%	0.12%		35.06%	1.18%	2.40%	0.47%	28.49%
Dismissed	624	280	47	193	422	36	2		- 139	32	4	1	175
		44.87%	7.53%	30.93%	67.63%	5.77%	0.32%		22.28%	5.13%	0.64%	0.16%	28.04%
Diverted	1,560	521	139	336	1,182	62	2		- 350	52	17	2	508
		33.40%	8.91%	21.54%	75.77%	3.97%	0.13%		22.44%	3.33%	1.09%	0.13%	32.56%
FTA/FTV	4	4	-	4	2	-	-			-	-	-	3
		100.00%		100.00%	50.00%								75.00%
Others	528	507	11	327	177	49	-		- 326	3	8	2	124
		96.02%	2.08%	61.93%	33.52%	9.28%			61.74%	0.57%	1.52%	0.38%	23.48%
	37,107	35,609	1,559	14,798	15,171	2,709	45		- 12,875	494	854	166	10,608

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	3,580 5.16%			69,332 100.00%
	Final_Plea	29,994 43.26%			69,332 100.00%
Felony Amended Down to Non-Felony	Original_Plea	5 0.12%		- 1 -	4,328 100.00%
	Final_Plea	75 1.73%			4,328 100.00%

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

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

Annual Report FY 2020 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 Types	No Trial	Total
Felony amended Down to Non-Felon	1		0	190	3,030	3.229
		1	0.28%		- ,	3,223 100.00%
Felony Cases		3	147	1,956	34,208	36,314
		0.01%	0.40%	5.39%	94.20%	100.00%
Felony Convictions		1	88	1,463	20,057	21,609
		0.00%	0.41%	6.77%	92.82%	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	Nithdrawn	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	5,343 64,13%			-	• •	8,331 100.00%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	40 55.56%	30 41.67%	1 1.39%		1 1.39%	72 100.00%
9096890 SHOCK PROBATION	2 66.67%	1 33.33%	-	-	-	3 100.00%

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.

STATEWIDE

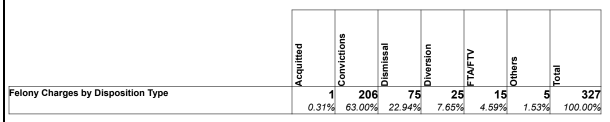
Youthful Offenders

There were 327 felony level offenses and 5 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.

27A.460 - (11)	Charges	Cases
Felony	327	121
Felony amended to Non-Felony	5	

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

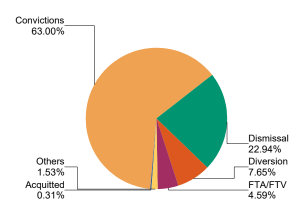
Of the 327 felony level offenses disposed within the youthful offender cases, 206 (63.00%) charges were convicted.



240 200 160 Charges 120 206 80 40 75 5 0 Convictions FTAIFTY others GUILTY otal Felony Charges Convicted by Disposition Type 206 206

Felony Charges by Disposition Type

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 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.

100.00%

100.00%

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 2020

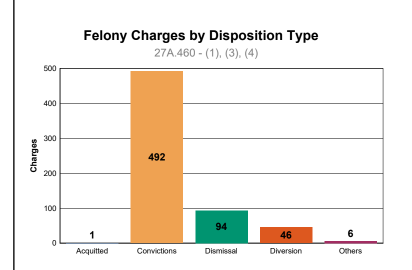
Circuit Court - "Felony" Criminal Cases

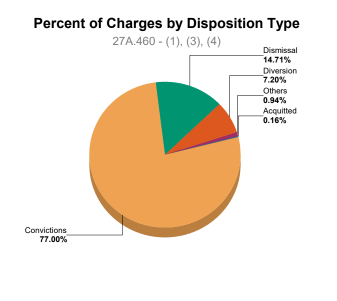
ADAIR

There were 639 felony level offenses and 16 non-felony level offenses disposed within 252 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	639	252
Felony amended to Non-Felony	16	

Of those 639 felony offenses, 492 (77.00%) were convicted; 1 were aquitted (0.16%); and 94 (14.71%) were dismissed.





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

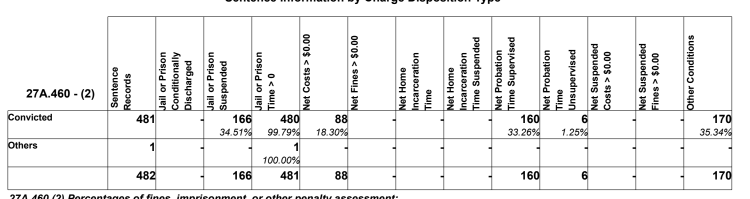
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ADAIR

Sentence Information by Charge Disposition Type



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	592	46	639
		0.16%	92.64%	7.20%	100.00%
	Final_Plea	481 75.27%	112 17.53%	46 7.20%	639 100.00%
Felony amended to Non-Felony	Original_Plea	-	15	1	16
		0.00%	93.75%	6.25%	100.00%
	Final_Plea	-	15	1	16
		0.00%	93.75%	6.25%	100.00%

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

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

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	1	14	15
		6.67%	93.33%	100.00%
Felony Charges		3	249	252
		1.19%	98.81%	100.00%
Felony Convictions		2	185	187
		1.07%	98.93%	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	nted	
	27A.440 (3b)	Deni	Gran	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		80	5	85
		94.12%	5.88%	100.0000%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ADAIR

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.

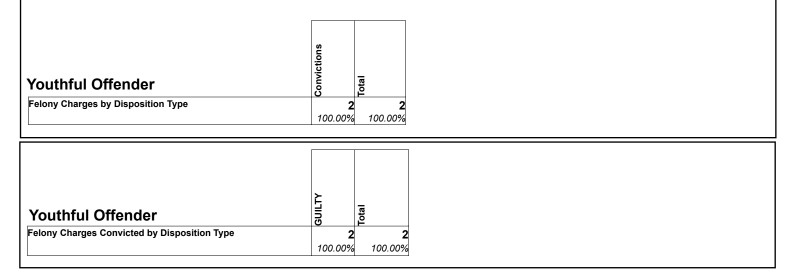
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance or other level offense(s) within those cases.

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, 2 (100.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

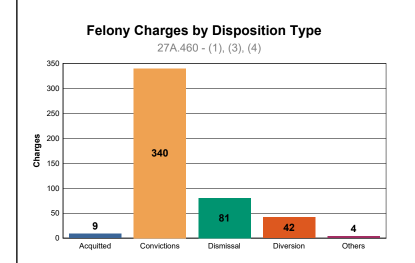
Circuit Court - "Felony" Criminal Cases

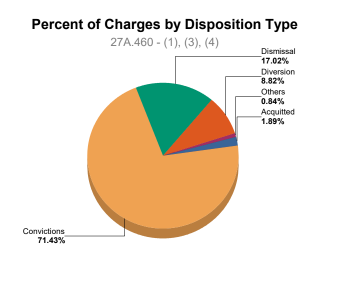
ALLEN

There were 476 felony level offenses and 59 non-felony level offenses disposed within 298 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	476	298
Felony amended to Non-Felony	59	

Of those 476 felony offenses, 340 (71.43%) were convicted; 9 were aquitted (1.89%); and 81 (17.02%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ALLEN

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								168			- 144
		6.40%	58.59%	99.33%	11.45%	83.16%			56.57%	2.02%		48.48%
Dismissed	1	-	1	1	-	1					-	- 1
			100.00%	100.00%	ò	100.00%						100.00%
Diverted	41	-	40	40	16	38			- 32	4	-	2 27
			97.56%	97.56%	39.02%	92.68%			78.05%	9.76%	4.88	% 65.85%
Others	2	-	-	1	1	-	-		1	-		- 2
				50.00%	50.00%				50.00%			100.00%
	341	19	215	337	51	286			201	10	_	2 174

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	471	476
		0.00%	1.05%	98.95%	100.00%
	Final_Plea	3	2	471	476
		0.63%	0.42%	98.95%	100.00%
Felony amended to Non-Felony	Original_Plea	-	_	59	59
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	_	59	59
		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;

Research & Statistics

Annual Report FY 2020

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.

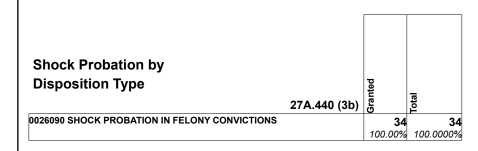
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	1	20	21	
		4.76%	95.24%	100.00%
Felony Charges		3	296	299
		1.01%	99.33%	100.34%
Felony Convictions		-	235	235
			100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ANDERSON

There were 241 felony level offenses and 15 non-felony level offenses disposed within 156 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	241	156
Felony amended to Non-Felony	15	

Of those 241 felony offenses, 154 (63.90%) were convicted; were aquitted (%); and 63 (26.14%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 160 Dismissal Diversion 8.30% 140 Others 1.66% 120 100 Charges 80 154 60 40 63 20 4 20 Convictions 0 Convictions Dismissal Diversion Others 63.90% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ANDERSON

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	pel or	Jail or Prison Time > 0	Vet 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	152		106	152	90				106		3		- 66
			69.74%	100.00%	59.21%	2.63%			69.74%		1.97%		43.42%
Others	2	1	1	2	2	2 -			- 2				- 1
		50.00%	50.00%	100.00%	100.00%	6			100.00%				50.00%
	154	1	107	154	92	2 4			108		- 3		- 67

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	28	144	69	241
		11.62%	59.75%	28.63%	100.00%
	Final_Plea	172	-	69	241
		71.37%	0.00%	28.63%	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;

Research & Statistics

Annual Report FY 2020

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.

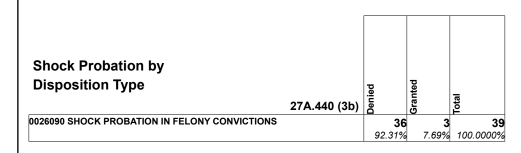
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		11	11
		100.00%	100.00%
Felony Charges		156	156
		100.00%	100.00%
Felony Convictions		94	94
		100.00%	100.00%

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



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.

Research & Statistics

Annual Report FY 2020

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.

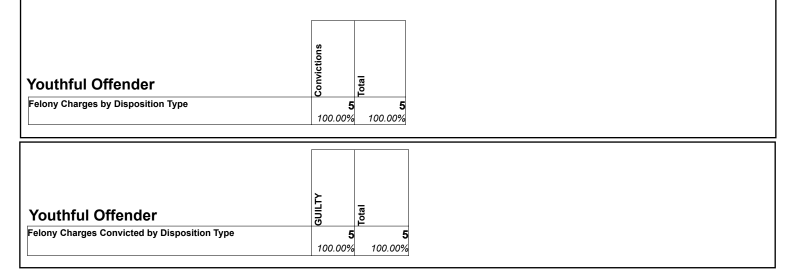
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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 ordiance 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, 5 (100.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BALLARD

There were 301 felony level offenses and 32 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	301	160
Felony amended to Non-Felony	32	

Of those 301 felony offenses, 111 (36.88%) were convicted; 7 were aquitted (2.33%); and 158 (52.49%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 160 Dismissal 3.32% FTA/FTV 140 0.33% Others 120 1.99% Acquitted Add in istrative 100 Charges Procedure 2.66% 158 80 60 111 40 20 10 8 7 6 1 0 Convictions Dismissal Diversion Acquitted Administrative Convictions FTA/FTV Others 36.88% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BALLARD

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 Incarceration Sentence Records Net Home 27A.460 - (2) Time Time Convicted 111 2 63 65 111 76 1.80% 58.56% 100.00% 68.47% 56.76% Dismissed 1 100.00% Diverted 4 2 2 1 3 75.00% 100.00% 50.00% 50.00% 25.00% Others 1 1 100.00% 2 117 67 114 80 63 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	8	292	301
		0.33%	2.66%	97.01%	100.00%
	Final_Plea	1	8	292	301
		0.33%	2.66%	97.01%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	32	32
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	32	32
		0.00%	0.00%	100.00%	100.00%

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

66

70

59.46%

Research & Statistics

Annual Report FY 2020

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		-	25	25
			100.00%	100.00%
Felony Charges		4	156	160
		2.50%	97.50%	100.00%
Felony Convictions		1	91	92
		1.09%	98.91%	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		g	ted	
	27A.440 (3b)	Denie	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		44	31	. 7!
		57.14%	40.26%	97.4026%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		2	-	2
		2.60%		2.5974%

Research & Statistics

Annual Report FY 2020

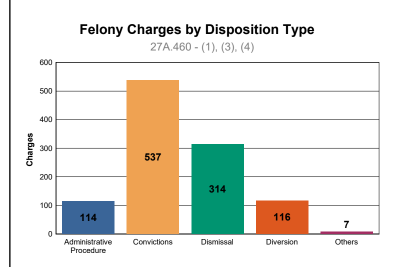
Circuit Court - "Felony" Criminal Cases

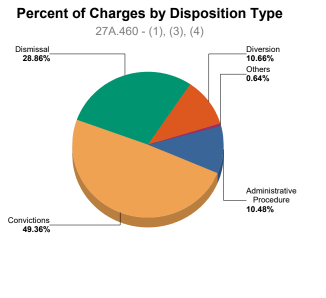
BARREN

There were 1,088 felony level offenses and 21 non-felony level offenses disposed within 672 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	1,088	672	
Felony amended to Non-Felony	21		

Of those 1,088 felony offenses, 537 (49.36%) were convicted; were aquitted (%); and 314 (28.86%) were dismissed.





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

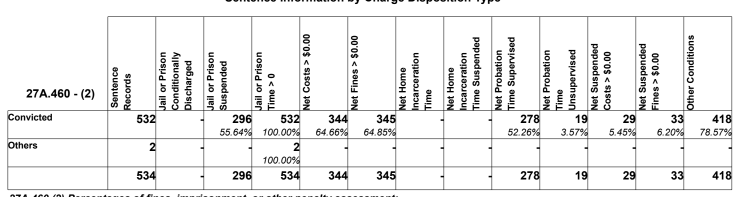
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BARREN

Sentence Information by Charge Disposition Type



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	535	3	550	1,088
		49.17%	0.28%	50.55%	100.00%
	Final_Plea	538	-	550	1,088
		49.45%	0.00%	50.55%	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;

Research & Statistics

Annual Report FY 2020

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		1	671	672
		0.15%	99.85%	100.00%
Felony Convictions		1	345	346
		0.29%	99.71%	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			F	7	
Disposition Type	27A.440 (3b)	Denied	Grante	Vacated	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		140	26	1	167
		83.83%	15.57%	0.60%	100.0000%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases



There were 134 felony level offenses and 29 non-felony level offenses disposed within 70 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	134	70	
Felony amended to Non-Felony	29		

Of those 134 felony offenses, 92 (68.66%) were convicted; were aquitted (%); and 23 (17.16%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 100 Dismissal 6.72% FTA/FTV 3.73% 80 Others Add in istrative Procedure
1.49% 60 Charges 92 40 20 23 5 3 2 0 Convictions Administrative FTA/FTV Convictions Dismissal Diversion Others 68.66% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BATH

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	la el	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	74		- 38	74	_				- 38		- 2		28
			51.35%	100.00%	39.19%				51.35%		2.70%		37.84%
Dismissed	1			-	1 100.00%		-	. <u>-</u>	-			-	_
Diverted	2	•		-	2 100.00%				-	•		-	-
	77		- 38	74	32			-	- 38		- 2	-	28

* 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	54	76	134
		2.99%	40.30%	56.72%	100.00%
	Final_Plea	58	-	76	134
		43.28%	0.00%	56.72%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	29	29
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	29	29
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

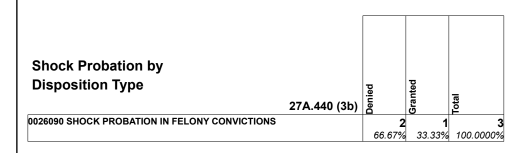
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony	y	7	7
		100.00%	100.00%
Felony Charges		70	70
		100.00%	100.00%
Felony Convictions		49	49
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

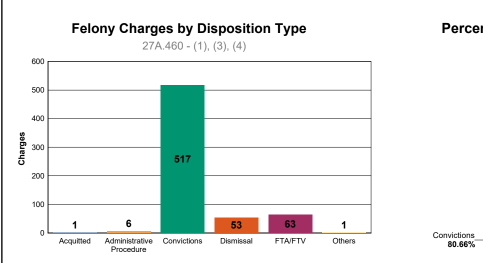
Circuit Court - "Felony" Criminal Cases



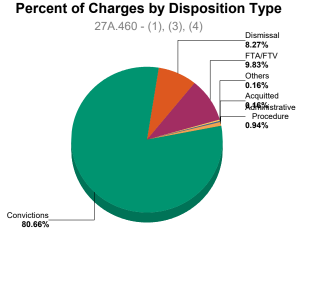
There were 641 felony level offenses and 34 non-felony level offenses disposed within 392 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases	
Felony	641	392	
Felony amended to Non-Felony	34		

Of those 641 felony offenses, 517 (80.66%) were convicted; 1 were aquitted (0.16%); and 53 (8.27%) were dismissed.



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

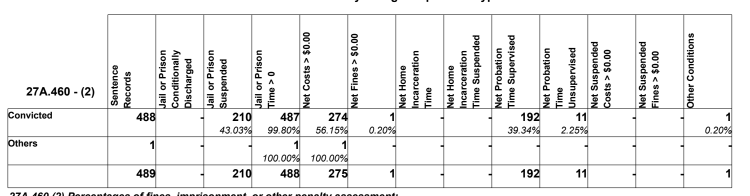
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BELL

Sentence Information by Charge Disposition Type



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	105 16.38%	433 67.55%	103 16.07%	641 100.00%
	Final_Plea	517 80.66%	21 3.28%	103 16.07%	641 100.00%
Felony amended to Non-Felony	Original_Plea	- 0.00%	20 58.82%	14 41.18%	34 100.00%
	Final_Plea	1 2.94%	19 55.88%	14 41.18%	34 100.00%

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

Research & Statistics

Annual Report FY 2020

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	1	_	29	29
			100.00%	100.00%
Felony Charges		2	390	392
		0.51%	99.49%	100.00%
Felony Convictions		1	327	328
		0.30%	99.70%	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	074 440 (2h)	Denied	anted	otal
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	27A.440 (3b)	<u>ര്</u> 74	້ບ 21	은 9!
		77.08%		-
0026100 SHOCK PROBATION IN MISDEMEANOR CONVIC	TIONS	-	1	
			1.04%	1.04179

Research & Statistics

Annual Report FY 2020

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.

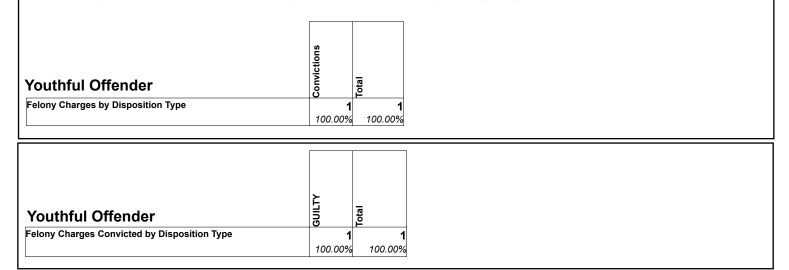
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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 ordiance or other level offense(s) within those cases.

074 400 (44)		
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.



Research & Statistics

Annual Report FY 2020

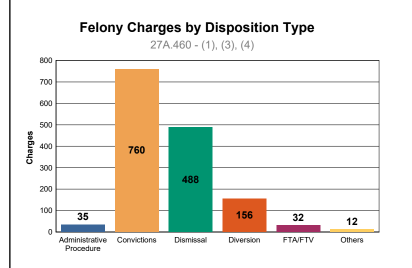
Circuit Court - "Felony" Criminal Cases

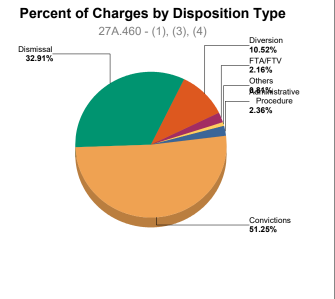
BOONE

There were 1,483 felony level offenses and 92 non-felony level offenses disposed within 890 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	1,483	890
Felony amended to Non-Felony	92	

Of those 1,483 felony offenses, 760 (51.25%) were convicted; were aquitted (%); and 488 (32.91%) were dismissed.





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

27A.400 (3) Percentage of acquillars;

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BOONE

Sentence Information by Charge Disposition Type

27A.460 - (2)		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	756		464	755	487			· · ·	444	3	4	3	302
		0.79%	61.38%	99.87%	64.42%	8.60%			58.73%	0.40%	0.53%	0.40%	
Dismissed	39	-	1	1	38	19	-		- 1	-	-	1	3
			2.56%	2.56%	97.44%	48.72%			2.56%			2.56%	7.69%
Diverted	113	-	-	-	113	5	-			-	-	-	-
					100.00%	4.42%							
Others	2	-	2	2	2	2	-		2	-	-	-	1
			100.00%	100.00%	100.00%	100.00%			100.00%				50.00%
	910	6	467	758	640	91	-		447	3	4	4	306

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	1,480	1,483
		0.00%	0.20%	99.80%	100.00%
	Final_Plea	3	-	1,480	1,483
		0.20%	0.00%	99.80%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	92	92
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	92	92
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

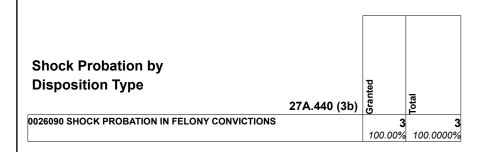
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		85	85
		100.00%	100.00%
Felony Charges		890	890
		100.00%	100.00%
Felony Convictions		509	509
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BOURBON

There were 212 felony level offenses and 14 non-felony level offenses disposed within 119 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	119
Felony amended to Non-Felony	14	

Of those 212 felony offenses, 97 (45.75%) were convicted; were aquitted (%); and 47 (22.17%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 100 Diversion 9.43% FTA/FTV A8 min'strative - Procedure 3.77% Dismissal 22.17% 80 60 Charges 97 40 47 20 40 20 0 Convictions Convictions Dismissal Administrative Diversion FTA/FTV 45.75% 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

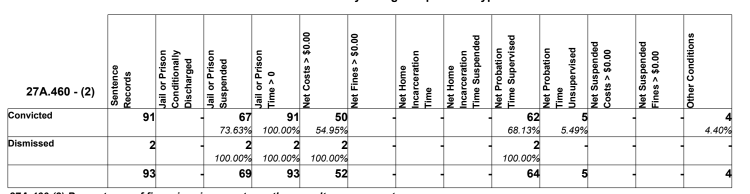
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BOURBON

Sentence Information by Charge Disposition Type



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	212 100.00%	212 100.00%	
	Final_Plea	212 100.00%	212 100.00%	
Felony amended to Non-Felony	Original_Plea	14 100.00%	14 100.00%	
	Final_Plea	14 100.00%	14 100.00%	

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

Research & Statistics

Annual Report FY 2020

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.

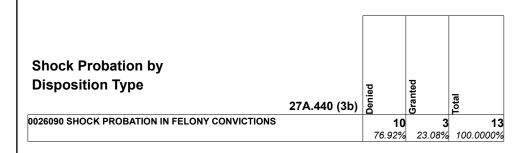
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		14	14
		100.00%	100.00%
Felony Charges		119	119
		100.00%	100.00%
Felony Convictions		67	67
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

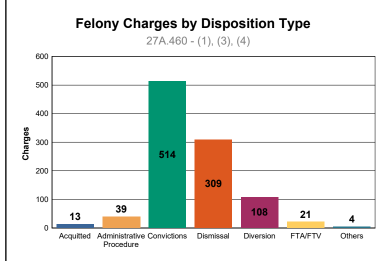
Circuit Court - "Felony" Criminal Cases

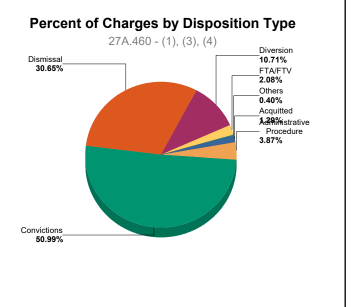


There were 1,008 felony level offenses and 69 non-felony level offenses disposed within 602 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	1,008	602
Felony amended to Non-Felony	69	

Of those 1,008 felony offenses, 514 (50.99%) were convicted; 13 were aquitted (1.29%); and 309 (30.65%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BOYD

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	510		176		_			· · ·	151				- 83
			34.51%						29.61%	3.92%			16.27%
Dismissed	29	1	-	5	24		-		-	-	_		- 1
		3.45%		17.24%	82.76%								3.45%
Diverted	71	-	4	4	69		-		- 4	-	1		- 5
			5.63%	5.63%	97.18%				5.63%		1.41%		7.04%
Others	2	-	2	2	. 1		-		- 2	-	_		- 1
			100.00%	100.00%	50.00%				100.00%				50.00%
	612	1	182	520	354		-		157	20	1		- 90

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	7	609	392	1,008
		0.69%	60.42%	38.89%	100.00%
	Final_Plea	552	64	392	1,008
		54.76%	6.35%	38.89%	100.00%
Felony amended to Non-Felony	Original_Plea	1	1	67	69
		1.45%	1.45%	97.10%	100.00%
	Final_Plea	2	-	67	69
		2.90%	0.00%	97.10%	100.00%

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

Research & Statistics

Annual Report FY 2020

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		-	64	64
			100.00%	100.00%
Felony Charges		3	600	603
		0.50%	99.67%	100.17%
Felony Convictions		2	340	342
		0.58%	99.42%	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		ed	ited	
	27A.440 (3b)	Deni	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		88	14	102
		86.27%	13.73%	100.0000%

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

Research & Statistics

Annual Report FY 2020

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.

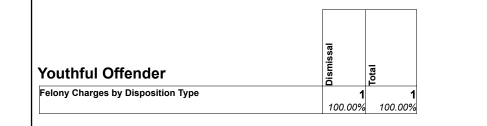
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance or other level offense(s) within those cases.

274 460 (44)		
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.



Research & Statistics

Annual Report FY 2020

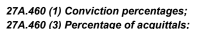
Circuit Court - "Felony" Criminal Cases

BOYLE

There were 349 felony level offenses and 163 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	349	214
Felony amended to Non-Felony	163	

Of those 349 felony offenses, 206 (59.03%) were convicted; were aquitted (%); and 79 (22.64%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 240 Dismissal 200 160 Charges 120 206



Convictions

79

Dismissal

37

Diversion

9

FTA/FTV

80

40

0

17

Administrative

Procedure

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

1

Others

Convictions

59.03%

Diversion

10.60% FTA/FTV 2.58%

Others Ad him istrative Procedure
 4.87%

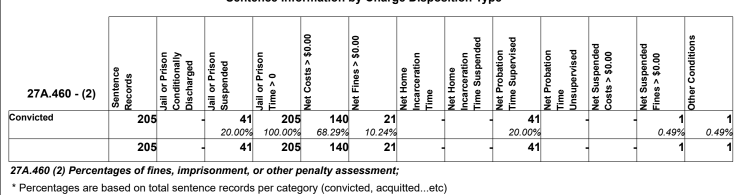
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BOYLE

Sentence Information by Charge Disposition Type



* 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	88	211	50	349
		25.21%	60.46%	14.33%	100.00%
	Final_Plea	255	44	50	349
		73.07%	12.61%	14.33%	100.00%
Felony amended to Non-Felony	Original_Plea	-	163	-	163
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	1	162	-	163
		0.61%	99.39%	0.00%	100.00%

Research & Statistics

Annual Report FY 2020

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.

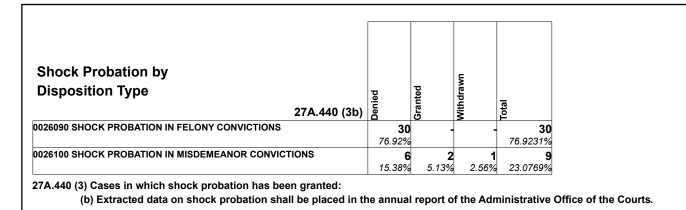
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		132	132
		100.00%	100.00%
Felony Charges		214	214
		100.00%	100.00%
Felony Convictions		141	141
		100.00%	100.00%

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



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BRACKEN

There were 52 felony level offenses and 5 non-felony level offenses disposed within 37 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	52	37
Felony amended to Non-Felony	5	

Of those 52 felony offenses, 27 (51.92%) were convicted; were aquitted (%); and 18 (34.62%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 28 Dismissal Diversion 9.62% Others 3.85% 24 20 Charges 16 27 12 18 8 5 0 Convictions Convictions Dismissal Diversion Others 51.92% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BRACKEN

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	27		9	27	2				11			-	- 10
		7.41%	33.33%	100.00%	7.41%				40.74%				37.04%
Diverted	1	-	-	1 100.00%	-		-	-		-		-	- 1 100.00%
Others	1	-	-	1 100.00%	-		-		-	-		-	
	29	2	. 9	29	2		-		- 11	-		-	- 11

* 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	50	52
		3.85%	96.15%	100.00%
	Final_Plea	2	50	52
		3.85%	96.15%	100.00%
Felony amended to Non-Felony	Original_Plea	-	5	5
		0.00%	100.00%	100.00%
	Final_Plea	-	5	5
		0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

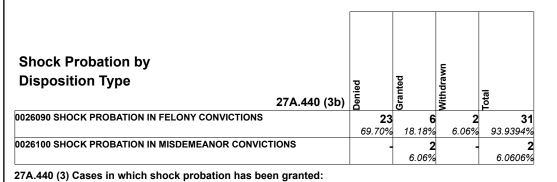
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	5	5
		100.00%	100.00%
Felony Charges		37	37
		100.00%	100.00%
Felony Convictions		23	23
		100.00%	100.00%

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



Research & Statistics

Annual Report FY 2020

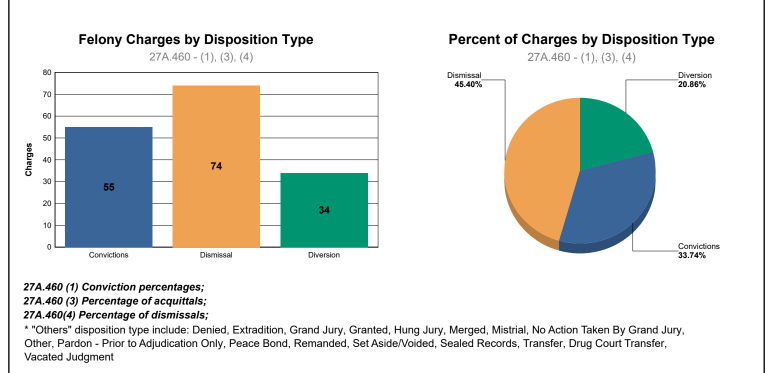
Circuit Court - "Felony" Criminal Cases

BREATHITT

There were 163 felony level offenses and 4 non-felony level offenses disposed within 110 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	163	110	
Felony amended to Non-Felony	4		

Of those 163 felony offenses, 55 (33.74%) were convicted; were aquitted (%); and 74 (45.40%) were dismissed.



Research & Statistics

Annual Report FY 2020

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	53		39		_	_			- 38		1		33
			73.58%	94.34%	62.26%	7.55%			71.70%		1.89%		62.26%
Dismissed	13	1	9	10	11	-	-		- 6	4	-		9
		7.69%	69.23%	76.92%	84.62%	ò			46.15%	30.77%	, b		69.23%
Diverted	34	-	32	32	12	. 1	-		- 25	3	-		- 23
			94.12%						73.53%		ò		67.65%
	100	1	80	92	56	5	_		- 69	7	1		- 65

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	9	153	163
		0.61%	5.52%	93.87%	100.00%
	Final_Plea	1	9	153	163
		0.61%	5.52%	93.87%	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;

Research & Statistics

Annual Report FY 2020

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.

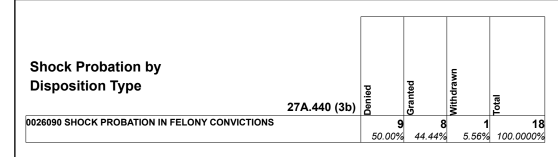
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		4	4
		100.00%	100.00%
Felony Charges		110	110
		100.00%	100.00%
Felony Convictions		41	41
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BRECKINRIDGE

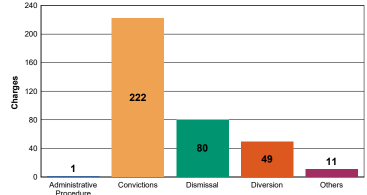
There were 363 felony level offenses and 9 non-felony level offenses disposed within 166 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

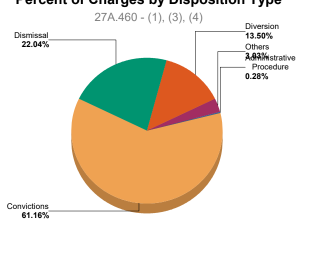
	Charges	Cases	
Felony	363	166	
Felony amended to Non-Felony	9		

Of those 363 felony offenses, 222 (61.16%) were convicted; were aquitted (%); and 80 (22.04%) were dismissed.

 Felony Charges by Disposition Type
 Percent of Charges by Disposition Type

 27A.460 - (1), (3), (4)
 27A.460 - (1), (3), (4)





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BRECKINRIDGE

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 Unsupervised Net Probation Incarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Time 203 Convicted 2 74 1 80 202 16 4 3 0.99% 99.51% 36.45% 1.48% 0.49% 39.41% 7.88% 1.97% Dismissed 2 2 100.00% Diverted 3 3 100.00% Others **2** 66.67% 3 2 3 66.67% 100.00% 33.33% 2 211 1 82 205 22 76 4 3 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	16	333	14	363
		4.41%	91.74%	3.86%	100.00%
	Final_Plea	291	58	14	363
		80.17%	15.98%	3.86%	100.00%
Felony amended to Non-Felony	Original_Plea	-	8	1	9
		0.00%	88.89%	11.11%	100.00%
	Final_Plea	-	8	1	9
		0.00%	88.89%	11.11%	100.00%

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

Research & Statistics

Annual Report FY 2020

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		-	6	6
			100.00%	100.00%
Felony Charges		1	165	166
		0.60%	99.40%	100.00%
Felony Convictions		1	88	89
		1.12%	98.88%	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		ed	nted	
	27A.440 (3b)	Deni	Gran	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		25	18	43
		58.14%	41.86%	100.0000%

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

Research & Statistics

Annual Report FY 2020

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.

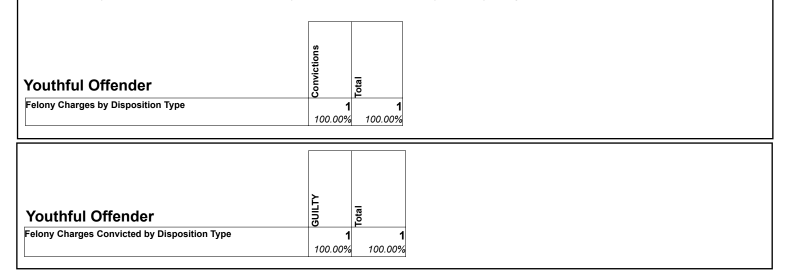
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance or other level offense(s) within those cases.

074 400 (44)		
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.



Research & Statistics

Annual Report FY 2020

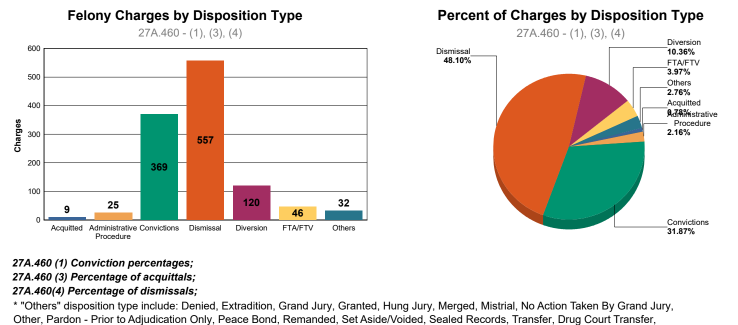
Circuit Court - "Felony" Criminal Cases

BULLITT

There were 1,158 felony level offenses and 76 non-felony level offenses disposed within 552 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	1,158	552
Felony amended to Non-Felony	76	

Of those 1,158 felony offenses, 369 (31.87%) were convicted; 9 were aquitted (0.78%); and 557 (48.10%) were dismissed.



Vacated Judgment

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BULLITT

Sentence Information by Charge Disposition Type

27A.460 - (2)		Jail or Prison Conditionally Discharged		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	369	1	230	369	_	_	·		229		1		134
		0.27%	62.33%	100.00%	31.17%				62.06%	0.27%	0.27%		36.31%
Dismissed	2	-	-	-	2				-				
					100.00%								
Diverted	1	_	_	_	1								
					100.00%								
	372	1	230	369	118				229	1	1		134

* 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	-	964	194	1,158
		0.00%	83.25%	16.75%	100.00%
	Final_Plea	365	599	194	1,158
		31.52%	51.73%	16.75%	100.00%
Felony amended to Non-Felony	Original_Plea	-	54	22	76
		0.00%	71.05%	28.95%	100.00%
	Final_Plea	2	52	22	76
		2.63%	68.42%	28.95%	100.00%

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

Research & Statistics

Annual Report FY 2020

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		-	67	67
			100.00%	100.00%
Felony Charges		2	550	552
		0.36%	99.64%	100.00%
Felony Convictions		-	245	245
			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		ed	ted	
	27A.440 (3b)	Denie	Granted	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		89	51	140
		63.57%	36.43%	100.0000%

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

Research & Statistics

Annual Report FY 2020

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.

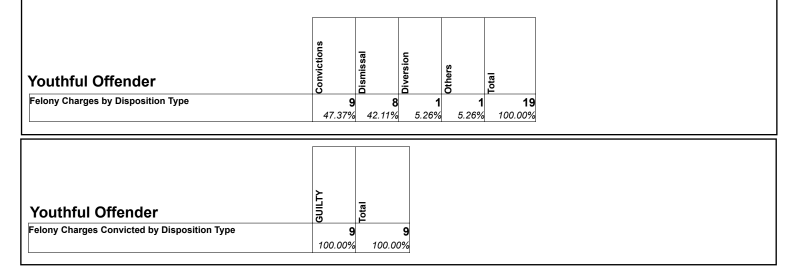
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 19 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.

27A.460 - (11)	Charges	Cases
Felony	19	5
Felony amended to Non-Felony	-	

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

Of the 19 felony level offenses disposed within the youthful offender cases, 9 (47.37%) charges were convicted.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

BUTLER

There were 316 felony level offenses and 11 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.

	Charges	Cases
Felony	316	137
Felony amended to Non-Felony	11	

Of those 316 felony offenses, 97 (30.70%) were convicted; were aquitted (%); and 194 (61.39%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 200 Dismissal Diversion Add in istrative - Procedure 4.11% 160 120 Charges 194 80 97 40 13 12

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

Convictions

Dismissal

Administrative

Procedure

0

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

Diversion

Convictions

30.70%

Research & Statistics

Annual Report FY 2020

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	92		38	92	71	2			37		1		- 79
		1.09%	41.30%	100.00%	77.17%	2.17%			40.22%	1.09%	1.09%		85.87%
Dismissed	6	-	2	2	5	1	-		- 1				- 1
			33.33%	33.33%	83.33%	16.67%			16.67%				16.67%
Diverted	2	-	-	2	-	-	-						
				100.00%									
	100	1	40	96	76	3	-		- 38	1	1		- 80

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	316 100.00%	316 100.00%
	Final_Plea	316 100.00%	316 100.00%
Felony amended to Non-Felony	Original_Plea	11 100.00%	11 100.00%
	Final_Plea	11 100.00%	11 100.00%

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

Research & Statistics

Annual Report FY 2020

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.

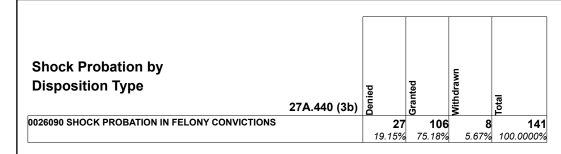
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony	у	11	11
		100.00%	100.00%
Felony Charges		137	137
		100.00%	100.00%
Felony Convictions		84	84
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

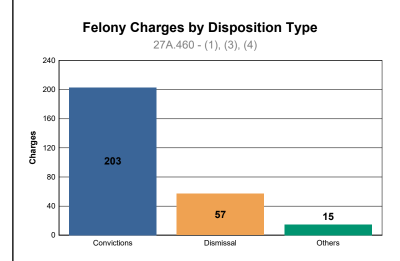
Circuit Court - "Felony" Criminal Cases

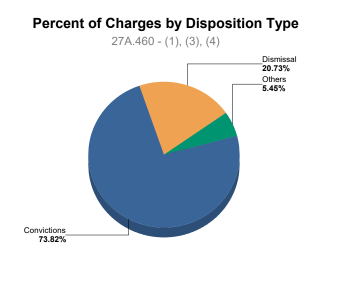
CALDWELL

There were 275 felony level offenses and 20 non-felony level offenses disposed within 175 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	275	175
Felony amended to Non-Felony	20	

Of those 275 felony offenses, 203 (73.82%) were convicted; were aquitted (%); and 57 (20.73%) were dismissed.





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

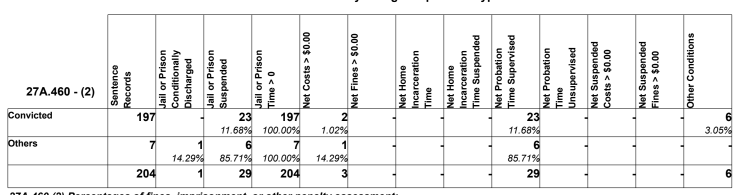
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CALDWELL

Sentence Information by Charge Disposition Type



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	50	216	9	275
		18.18%	78.55%	3.27%	100.00%
	Final_Plea	200	66	9	275
		72.73%	24.00%	3.27%	100.00%
Felony amended to Non-Felony	Original_Plea	-	19	1	20
		0.00%	95.00%	5.00%	100.00%
	Final_Plea	-	19	1	20
		0.00%	95.00%	5.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

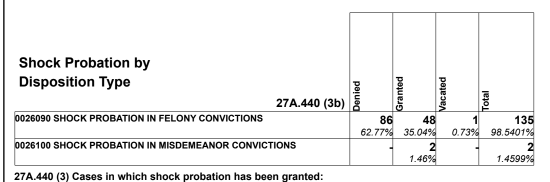
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		18	18
		100.00%	100.00%
Felony Charges		175	175
		100.00%	100.00%
Felony Convictions		139	139
		100.00%	100.00%

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



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CALDWELL

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.

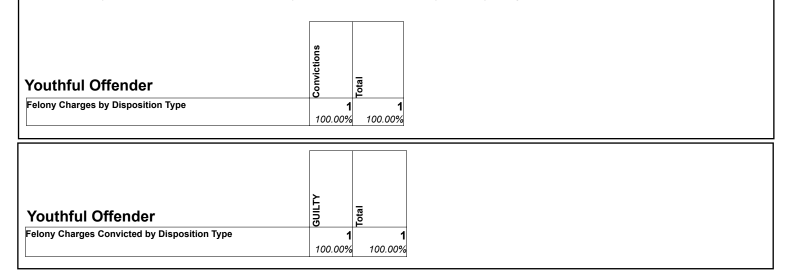
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance 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.



Research & Statistics

Annual Report FY 2020

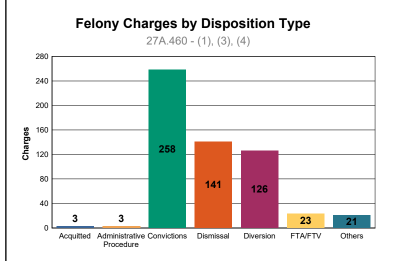
Circuit Court - "Felony" Criminal Cases

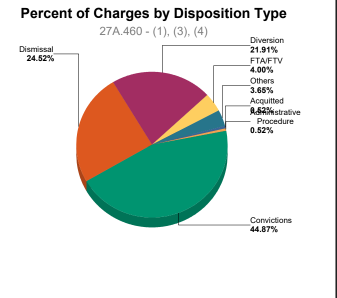
CALLOWAY

There were 575 felony level offenses and 15 non-felony level offenses disposed within 337 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	575	337	
Felony amended to Non-Felony	15		

Of those 575 felony offenses, 258 (44.87%) were convicted; 3 were aquitted (0.52%); and 141 (24.52%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CALLOWAY

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	258		112	258	141		-		111	1	2		136
			43.41%						43.02%	0.39%	0.78%		52.71%
Dismissed	3		- 2	2	1		-	-	- 2	-	_		2
			66.67%	66.67%	33.33%				66.67%				66.67%
Diverted	3			-	3		-	-		-	-		-
					100.00%								
Others	2		- 2	2	1		-		- 2	-	1		
			100.00%	100.00%	50.00%				100.00%		50.00%		
	266		116	262	146		-		115	1	3		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	1	3	571	575
		0.17%	0.52%	99.30%	100.00%
	Final_Plea	1	3	571	575
		0.17%	0.52%	99.30%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	15	15
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	15	15
		0.00%	0.00%	100.00%	100.00%

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	-	13	13
			100.00%	100.00%
Felony Charges		3	335	338
		0.89%	99.41%	100.30%
Felony Convictions		_	159	159
			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	nted	ers	_
	27A.440 (3b)	Deni	Gran	Othe	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		186	29	3	218
		85.32%	13.30%	1.38%	100.0000%

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

Research & Statistics

Annual Report FY 2020

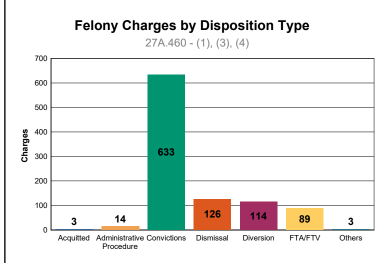
Circuit Court - "Felony" Criminal Cases

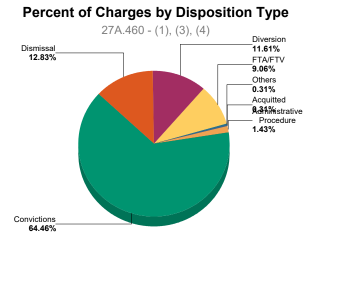
CAMPBELL

There were 982 felony level offenses and 22 non-felony level offenses disposed within 631 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	982	631		
Felony amended to Non-Felony	22			

Of those 982 felony offenses, 633 (64.46%) were convicted; 3 were aquitted (0.31%); and 126 (12.83%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CAMPBELL

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 Net Probation Unsupervised Jail or Prison Incarceration Jail or Prison Incarceration Discharged Suspended Sentence Records Net Home Net Home Time > 0 27A.460 - (2) Time Time Convicted 604 174 603 5 177 14 1 146 4 0.83% 28.81% 0.66% 99.83% 2.32% 0.17% 29.30% 24.17% Diverted 1 1 100.00% 605 174 603 5 177 4 15 1 146 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	26	586	370	982
		2.65%	59.67%	37.68%	100.00%
	Final_Plea	604	8	370	982
		61.51%	0.81%	37.68%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	21	22
		0.00%	4.55%	95.45%	100.00%
	Final_Plea	1	-	21	22
		4.55%	0.00%	95.45%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

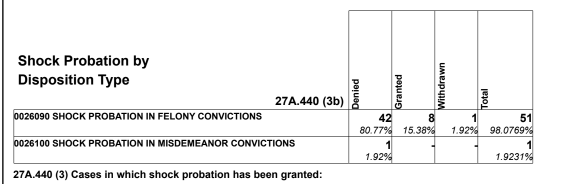
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	_	21	21
			100.00%	100.00%
Felony Charges		4	628	632
		0.63%	99.52%	100.16%
Felony Convictions		3	406	409
		0.74%	99.51%	100.25%

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



Research & Statistics

Annual Report FY 2020

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.

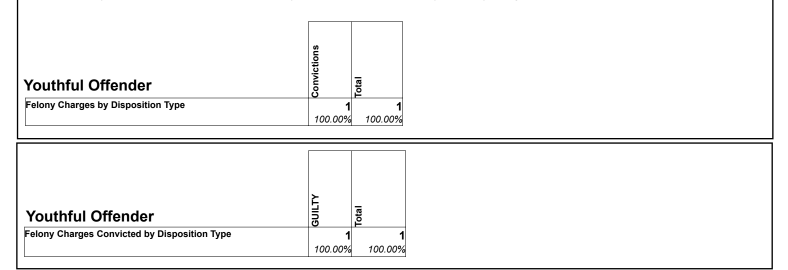
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance or other level offense(s) within those cases.

074 400 (44)		
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.



Research & Statistics

Annual Report FY 2020

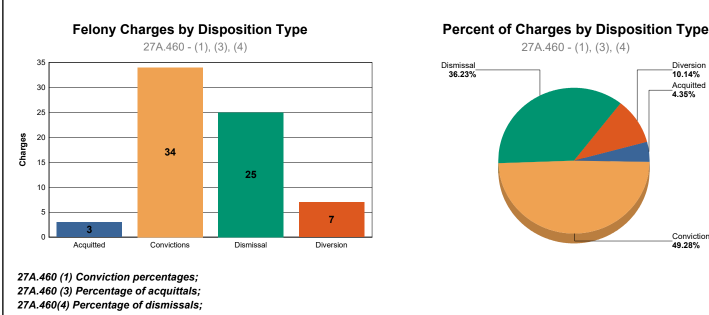
Circuit Court - "Felony" Criminal Cases

CARLISLE

There were 69 felony level offenses and 13 non-felony level offenses disposed within 43 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	69	43		
Felony amended to Non-Felony	13			

Of those 69 felony offenses, 34 (49.28%) were convicted; 3 were aquitted (4.35%); and 25 (36.23%) were dismissed.



* "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

Diversion 10.14%

Convictions

49.28%

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CARLISLE

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 Net Home Incarceration Net Probation Unsupervised Incarceration Jail or Prison Conditionally Jail or Prison Discharged Suspended Sentence Records Net Home 27A.460 - (2) Time Time Convicted 20 34 9 11 34 26 1 15 58.82% 100.00% 44.12% 26.47% 32.35% 76.47% 2.94% 20 34 26 15 9 11 34 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	23	38	69
		11.59%	33.33%	55.07%	100.00%
	Final_Plea	31	-	38	69
		44.93%	0.00%	55.07%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	12	13
		0.00%	7.69%	92.31%	100.00%
	Final_Plea	-	1	12	13
		0.00%	7.69%	92.31%	100.00%

Research & Statistics

Annual Report FY 2020

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.

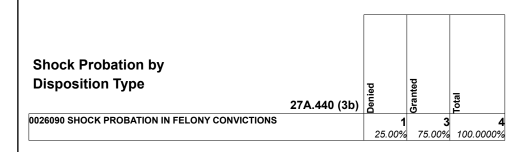
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	_	9	9
			100.00%	100.00%
Felony Charges		2	42	44
		4.65%	97.67%	102.33%
Felony Convictions		_	29	29
			100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CARROLL

There were 300 felony level offenses and 3 non-felony level offenses disposed within 216 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	300	216	
Felony amended to Non-Felony	3		

Of those 300 felony offenses, 179 (59.67%) were convicted; were aquitted (%); and 75 (25.00%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 180 Dismissal 8.33% FTA/FTV 160 **Admin**istrative Procedure
 1.33% 140 120 Charges 100 179 80 60 40 75 20 25 4 0 Convictions Administrative Convictions Dismissal Diversion FTA/FTV 59.67% 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: 7/27/2020 Page 69 of 397

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CARROLL

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 **Other Conditions** Net Fines > \$0.00 **Time Suspended** Net Suspended Costs > \$0.00 Net Suspended Jail or Prison Time > 0 Jail or Prison Suspended Net Home Incarceration Net Probation Unsupervised Incarceration Jail or Prison Fines > \$0.00 Conditionally Discharged Sentence Records Net Home 27A.460 - (2) Time Time Convicted 176 76 20 3 1 176 122 4 90 43.18% 100.00% 69.32% 1.70% 51.14% 0.57% 11.36% 2.27% 176 176 122 20 3 90 76 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	_	1	299	300
		0.00%	0.33%	99.67%	100.00%
	Final_Plea	1	_	299	300
		0.33%	0.00%	99.67%	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%

Research & Statistics

Annual Report FY 2020

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.

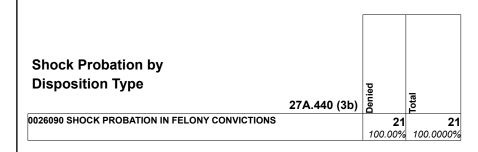
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felon	у	2	2
		100.00%	100.00%
Felony Charges		216	216
		100.00%	100.00%
Felony Convictions		145	145
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CARROLL

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.

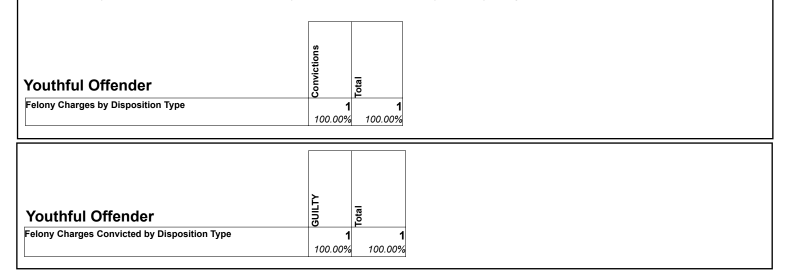
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance or other level offense(s) within those cases.

27A.460 - (11)		
27A.400 - (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.



Research & Statistics

Annual Report FY 2020

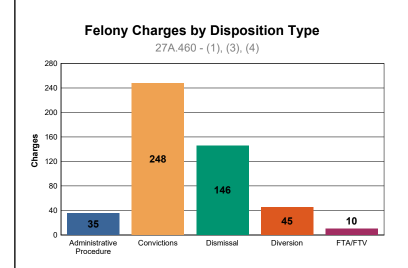
Circuit Court - "Felony" Criminal Cases

CARTER

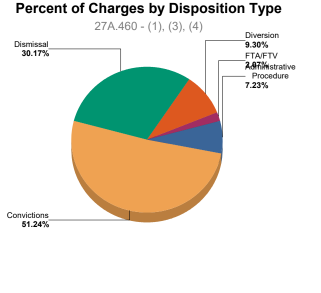
There were 484 felony level offenses and 42 non-felony level offenses disposed within 293 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	484	293
Felony amended to Non-Felony	42	

Of those 484 felony offenses, 248 (51.24%) were convicted; were aquitted (%); and 146 (30.17%) were dismissed.



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



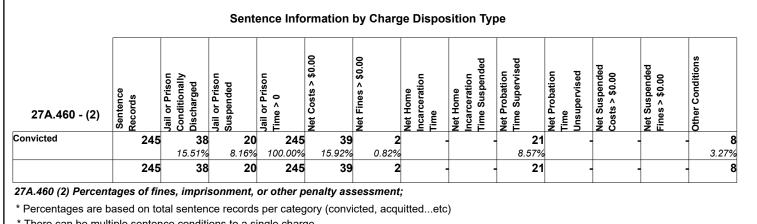
* "Others" disposition type include: Denied, Extradition, Grand Jury, Granted, Hung Jury, Merged, Mistrial, No Action Taken By Grand Jury, Other, Pardon - Prior to Adjudication Only, Peace Bond, Remanded, Set Aside/Voided, Sealed Records, Transfer, Drug Court Transfer, Vacated Judgment

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CARTER



* 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	255	228	484
		0.21%	52.69%	47.11%	100.00%
	Final_Plea	254	2	228	484
		52.48%	0.41%	47.11%	100.00%
Felony amended to Non-Felony	Original_Plea	-	_	42	42
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	_	42	42
		0.00%	0.00%	100.00%	100.00%

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	33	33
			100.00%	100.00%
Felony Charges		1	292	293
		0.34%	99.66%	100.00%
Felony Convictions		1	158	159
		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

Research & Statistics

Annual Report FY 2020

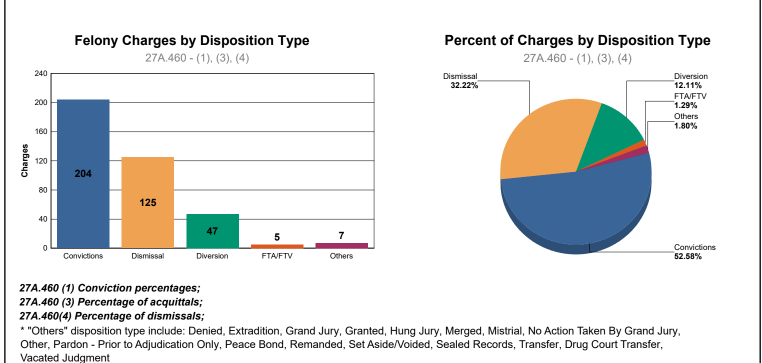
Circuit Court - "Felony" Criminal Cases



There were 388 felony level offenses and 16 non-felony level offenses disposed within 165 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	388	165
Felony amended to Non-Felony	16	

Of those 388 felony offenses, 204 (52.58%) were convicted; were aquitted (%); and 125 (32.22%) were dismissed.



Run Date: 7/27/2020 Page 76 of 397

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CASEY

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged		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	198		- 30	198	_		· ·		- 30	<u> </u>		-	- 28
			15.15%	100.00%	5.56%	0.51%			15.15%				14.14%
Dismissed	1	-		1	1	-					-	-	
				100.00%	100.00%								
Others	1	-		1	-	_						_	
	-			100.00%									
	200		- 30	200	12	1			- 30			_	- 28

* 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	18	220	150	388
		4.64%	56.70%	38.66%	100.00%
	Final_Plea	192	46	150	388
		49.48%	11.86%	38.66%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	14	16
		0.00%	12.50%	87.50%	100.00%
	Final_Plea	1	1	14	16
		6.25%	6.25%	87.50%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

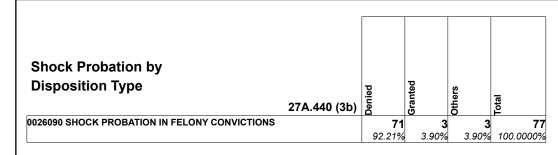
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	_	14	14
			100.00%	100.00%
Felony Charges		2	163	165
		1.21%	98.79%	100.00%
Felony Convictions		2	102	104
		1.92%	98.08%	100.00%

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:

Research & Statistics

Annual Report FY 2020

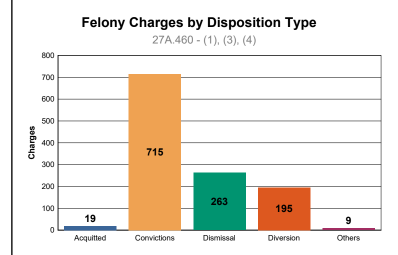
Circuit Court - "Felony" Criminal Cases

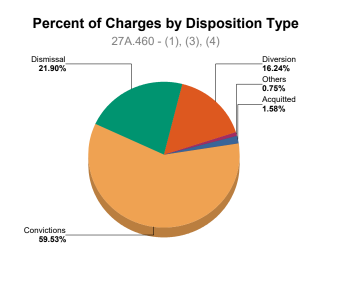
CHRISTIAN

There were 1,201 felony level offenses and 159 non-felony level offenses disposed within 635 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	1,201	635
Felony amended to Non-Felony	159	

Of those 1,201 felony offenses, 715 (59.53%) were convicted; 19 were aquitted (1.58%); and 263 (21.90%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CHRISTIAN

Sentence Information by Charge Disposition Type

27A.460 - (2)	or	Jail or Prison Conditionally Discharged	pe o	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	699		374	695	_		1		219		1		37
		0.57%	53.51%	99.43%	1.72%	0.14%	0.14%		31.33%	1.29%	0.14%		5.29%
Dismissed	20	-	-	4	15	-	_				-	-	-
				20.00%	75.00%								
Others	1	-	_	1	-		_				-	-	-
				100.00%									
	720	4	374	700	27	1	1		- 219	g	1	_	37

* 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	80	935	186	1,201
		6.66%	77.85%	15.49%	100.00%
	Final_Plea	866	149	186	1,201
		72.11%	12.41%	15.49%	100.00%
Felony amended to Non-Felony	Original_Plea	-	135	24	159
		0.00%	84.91%	15.09%	100.00%
	Final_Plea	1	134	24	159
		0.63%	84.28%	15.09%	100.00%

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

Research & Statistics

Annual Report FY 2020

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	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	59	60
		1.67%	98.33%	100.00%
Felony Charges		13	624	637
		2.05%	98.27%	100.31%
Felony Convictions		8	368	376
		2.13%	97.87%	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		pa	nted	
	27A.440 (3b)	Deni	Gran	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		42	136	178
		23.60%	76.40%	100.0000%

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

Research & Statistics

Annual Report FY 2020

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.

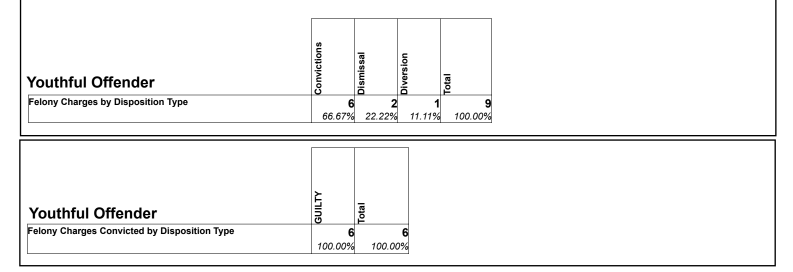
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 9 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 ordiance or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	9	6
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, 6 (66.67%) charges were convicted.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CLARK

There were 525 felony level offenses and 4 non-felony level offenses disposed within 287 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	525	287
Felony amended to Non-Felony	4	

Of those 525 felony offenses, 349 (66.48%) were convicted; were aquitted (%); and 149 (28.38%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Dismissal 350 28.38% Diversion 4.57% 300 Others Ad him istrative 250 Procedure
 0.19% 200 Charges 349 150 100 149 50 24 2 1 0 Convictions Administrative Convictions Diversion Dismissal Others 66.48% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CLARK

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	pe	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		177	347	107				177		20	-	- 99
		0.29%	50.86%	99.71%	30.75%				50.86%	0.29%			28.45%
Dismissed	1	-	-	-	1				-			-	
					100.00%								
Diverted	12	_	_	1	11					-		-	
				8.33%									
	361	1	177	348	119				177	1		-	- 99

* 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	-	359	166	525
		0.00%	68.38%	31.62%	100.00%
	Final_Plea	351	8	166	525
		66.86%	1.52%	31.62%	100.00%
Felony amended to Non-Felony	Original_Plea	-	3	1	4
		0.00%	75.00%	25.00%	100.00%
	Final_Plea	2	1	1	4
		50.00%	25.00%	25.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

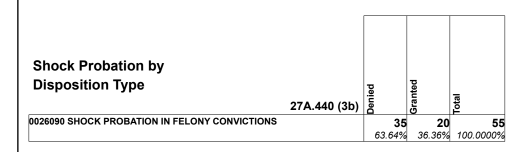
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felon	у	4	4
		100.00%	100.00%
Felony Charges		287	287
		100.00%	100.00%
Felony Convictions		227	227
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CLARK

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.

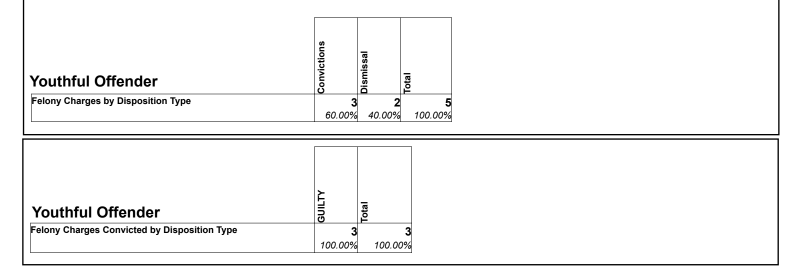
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance or other level offense(s) within those cases.

274 460 (44)		
27A.460 - (11)	Charges	s Cases
Felony	Ļ	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, 3 (60.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

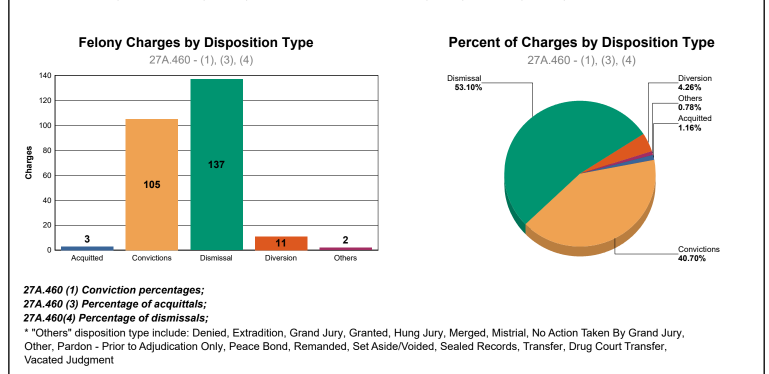
Circuit Court - "Felony" Criminal Cases



There were 258 felony level offenses and 9 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	258	131
Felony amended to Non-Felony	9	

Of those 258 felony offenses, 105 (40.70%) were convicted; 3 were aquitted (1.16%); and 137 (53.10%) were dismissed.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CLAY

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			105	_			· · ·	- 38			-	
		38.10%		100.00%	5.71%				36.19%	1.90%			
Dismissed	1	1		1	1		-		-	-		-	
		100.00%		100.00%	100.00%								
	106	41	-	106	7	-	-		- 38	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	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	-	4	254	258
		0.00%	1.55%	98.45%	100.00%
	Final_Plea	1	3	254	258
		0.39%	1.16%	98.45%	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;

Research & Statistics

Annual Report FY 2020

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)	COURT TRIAL	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	-	-	9	9
				100.00%	100.00%
Felony Charges		1	1	129	131
		0.76%	0.76%	98.47%	100.00%
Felony Convictions		1	-	69	70
		1.43%		98.57%	100.00%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CLINTON

There were 214 felony level offenses and 6 non-felony level offenses disposed within 104 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	104			
Felony amended to Non-Felony	6				

Of those 214 felony offenses, 70 (32.71%) were convicted; were aquitted (%); and 118 (55.14%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 120 Dismissal Diversion 8.88% Others 100 3.27% 80 Charges 60 118 40 70 20 7 19 0 Convictions Convictions Dismissal Diversion Others 32.71% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CLINTON

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	70		- 17	70					17				- 12
			24.29%	100.00%					24.29%				17.14%
Dismissed	3		- 3	3	-	-	-		- 2	1		-	
			100.00%	100.00%					66.67%	33.33%			
Diverted	17		- 17	17	9	1	-		- 16	1		-	- 10
			100.00%	100.00%	52.94%	5.88%			94.12%	5.88%			58.82%
Others	3		- 1	3	-	-			1	-		-	
			33.33%	100.00%					33.33%				
	93		- 38	93	47	3			- 36	2		_	- 22

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	-	77	137	214
		0.00%	35.98%	64.02%	100.00%
	Final_Plea	77	-	137	214
		35.98%	0.00%	64.02%	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%

Research & Statistics

Annual Report FY 2020

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.

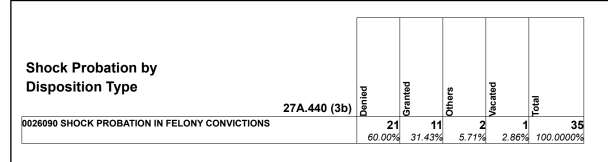
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	5	5
			100.00%	100.00%
Felony Charges		3	101	104
		2.88%	97.12%	100.00%
Felony Convictions		3	52	55
		5.45%	94.55%	100.00%

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



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

Research & Statistics

Annual Report FY 2020

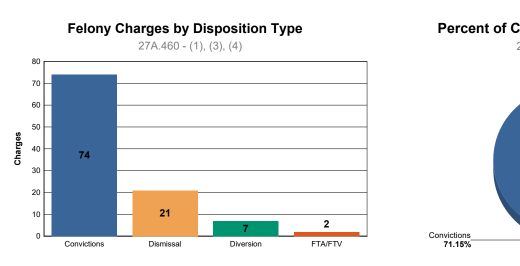
Circuit Court - "Felony" Criminal Cases

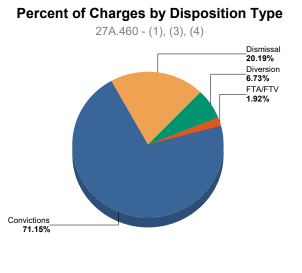
CRITTENDEN

There were 104 felony level offenses and 2 non-felony level offenses disposed within 62 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	104	62
Felony amended to Non-Felony	2	

Of those 104 felony offenses, 74 (71.15%) were convicted; were aquitted (%); and 21 (20.19%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CRITTENDEN

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	74		- 7	74					- 7			-	- 7
			9.46%	100.00%	43.24%				9.46%				9.46%
Dismissed	5			-	5		-					-	- 2
					100.00%								40.00%
Diverted	3			-	3		-					-	- 1
					100.00%								33.33%
	82		- 7	74	40		_		- 7			-	- 10

* 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	104	104
		100.00%	100.00%
	Final_Plea	104	104
		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;

Research & Statistics

Annual Report FY 2020

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.

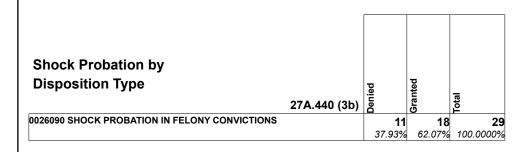
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony	y	2	2
		100.00%	100.00%
Felony Charges		62	62
		100.00%	100.00%
Felony Convictions		43	43
		100.00%	100.00%

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: 7/27/2020 Page 95 of 397

Research & Statistics

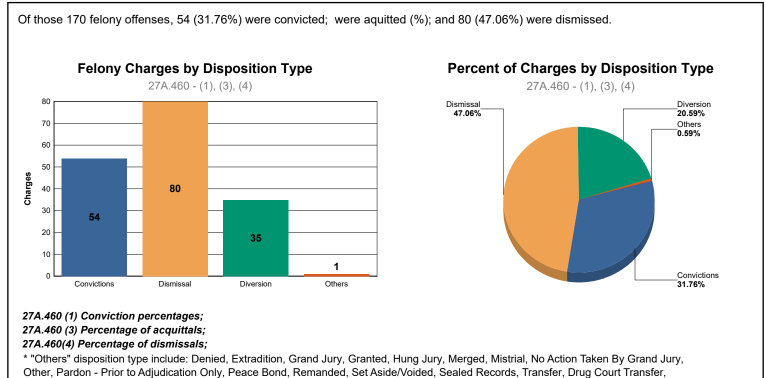
Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

CUMBERLAND

There were 170 felony level offenses and 0 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	170	98
Felony amended to Non-Felony	0	



Vacated Judgment

Research & Statistics

Annual Report FY 2020

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	52			- 52	26	_	2		- 38				- 49
		73.08%		100.00%	50.00%	1.92%	3.85%		73.08%				94.23%
Diverted	34	34		- 34	19	2	1		- 32	2	_		- 34
		100.00%		100.00%	55.88%	5.88%	2.94%		94.12%	5.88%			100.00%
Others	1	-		- 1	-	-	-		-		-		- 1
				100.00%									100.00%
	87	72		- 87	45	3	3		- 70	2	_		- 84

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	-	76	94	170
		0.00%	44.71%	55.29%	100.00%
	Final_Plea	76	-	94	170
		44.71%	0.00%	55.29%	100.00%

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

Research & Statistics

Annual Report FY 2020

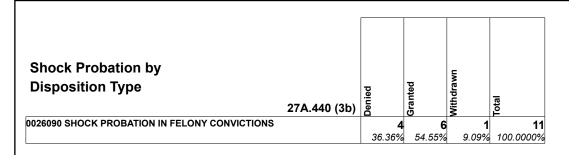
Circuit Court - "Felony" Criminal Cases

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)	NO TRIAL	Total
Felony Charges		98	98
		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:

Research & Statistics

Annual Report FY 2020

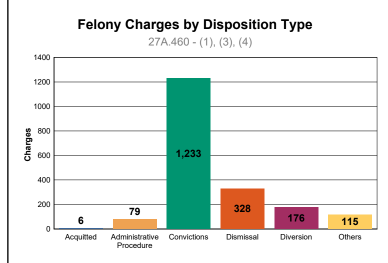
Circuit Court - "Felony" Criminal Cases

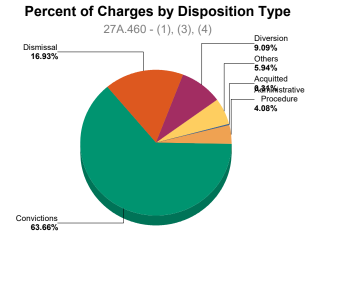
DAVIESS

There were 1,937 felony level offenses and 112 non-felony level offenses disposed within 1,221 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	1,937	1,221
Felony amended to Non-Felony	112	

Of those 1,937 felony offenses, 1,233 (63.66%) were convicted; 6 were aquitted (0.31%); and 328 (16.93%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

DAVIESS

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	Net Fines > \$0	Net Home Incarceration Time	Net Home Incarceration Time Suspend	Net Probation Time Supervis	Net Probation Time Unsupervised	Net Suspende Costs > \$0.00	Net Suspende Fines > \$0.00	Other Conditio
1,232	4	574	1,229	766	710			- 569	3	49	71	760
	0.32%	46.59%	99.76%	62.18%	57.63%			46.19%	0.24%	3.98%	5.76%	61.69%
4	-	1	1	4	1			- 1	-	-	_	1
		25.00%	25.00%	100.00%	25.00%			25.00%				25.00%
1	-	-	-	1	-			-	-	-	-	-
				100.00%								
58	-	34	58	22	14			- 34	-	-	-	20
		58.62%	100.00%	37.93%	24.14%			58.62%				34.48%
1,295	4	609	1,288	793	725			604	3	49	71	781
-	1,232 4 1 58	Line Control C	b b	1,232 4 574 1,229 1,232 4 574 1,229 0.32% 46.59% 99.76% 4 - 1 1 25.00% - 25.00% - 1 - - - 58 - 34 58.62% 100.00%	Signal Signal<	Image: Signature Signature	Simple Simple<	Net Net <td>Signal Signal Signal<</td> <td>Image: Second second</td> <td>Signal Signal Signal<</td> <td>Normalization Normalization Normalization<</td>	Signal Signal<	Image: Second	Signal Signal<	Normalization Normalization<

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	34	1,723	180	1,937
		1.76%	88.95%	9.29%	100.00%
	Final_Plea	1,535	222	180	1,937
		79.25%	11.46%	9.29%	100.00%
Felony amended to Non-Felony	Original_Plea	-	65	47	112
		0.00%	58.04%	41.96%	100.00%
	Final_Plea	1	64	47	112
		0.89%	57.14%	41.96%	100.00%

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

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

Suc

Research & Statistics

Annual Report FY 2020

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.

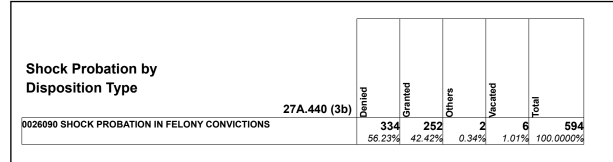
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	-	95	95
			100.00%	100.00%
Felony Charges		7	1,215	1,222
		0.57%	99.51%	100.08%
Felony Convictions		4	817	821
		0.49%	99.51%	100.00%

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:

Research & Statistics

Annual Report FY 2020

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.

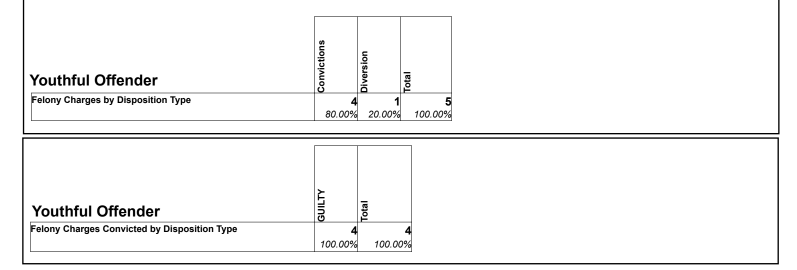
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 5 felony level offenses and 2 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)	Charges	Cases
Felony	5	3
Felony amended to Non-Felony	2	

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

Of the 5 felony level offenses disposed within the youthful offender cases, 4 (80.00%) charges were convicted.



Research & Statistics

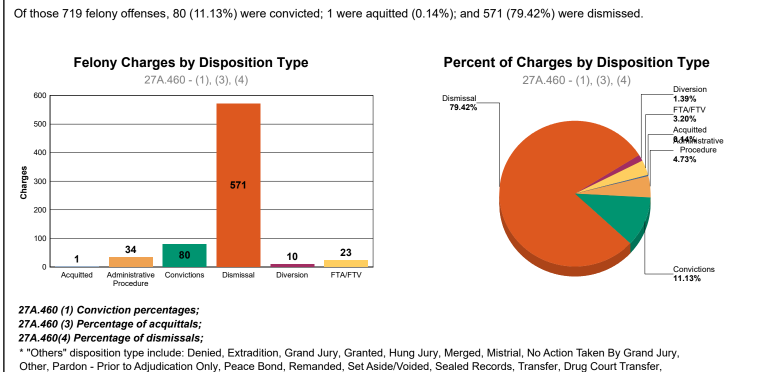
Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

EDMONSON

There were 719 felony level offenses and 9 non-felony level offenses disposed within 108 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	719	108
Felony amended to Non-Felony	9	



Vacated Judgment

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

EDMONSON

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	r g	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	77	3	29					<u> </u>	21	2 - 2	20	-	- 17
		3.90%	37.66%	100.00%	61.04%				27.27%	3.90%			22.08%
Dismissed	7	-	-	-	-		-		-			-	- 3
													42.86%
Diverted	8	-	6	7	7		-		- 4	-		-	- 2
			75.00%	87.50%	87.50%				50.00%				25.00%
	92	3	35	84	54		-		- 25	3		-	- 22

* 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	2	717	719
		0.28%	99.72%	100.00%
	Final_Plea	2	717	719
		0.28%	99.72%	100.00%
Felony amended to Non-Felony	Original_Plea	1	8	9
		11.11%	88.89%	100.00%
	Final_Plea	1	8	9
		11.11%	88.89%	100.00%

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

Research & Statistics

Annual Report FY 2020

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	,	1	8	9
		11.11%	88.89%	100.00%
Felony Charges		1	107	108
		0.93%	99.07%	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

Shock Probation by					
Disposition Type		ied	nted	ទ	_
	27A.440 (3b)	Deni	Gran	Othe	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		24	26	1	51
		47.06%	50.98%	1.96%	100.0000%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ELLIOTT

There were 89 felony level offenses and 0 non-felony level offenses disposed within 58 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	89	58
Felony amended to Non-Felony	0	

Of those 89 felony offenses, 51 (57.30%) were convicted; were aquitted (%); and 31 (34.83%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 60 Dismissal 3.37% FTA/FTV Ad himistrative 50 Procedure
 2.25% 40 Charges 30 51 20 31 10 3 2 2 0 Convictions Administrative Convictions Dismissal Diversion FTA/FTV 57.30% 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

Research & Statistics

Annual Report FY 2020

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 Conditionally Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised Incarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Time Convicted 2 34 2 7 50 9 44 1 8 68.00% 4.00% 4.00% 18.00% 88.00% 14.00% 2.00% 16.00% Dismissed 2 2 100.00% Diverted 1 1 100.00% 53 2 9 44 2 7 1 37 8 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	89	89
		100.00%	100.00%
	Final_Plea	89	89
		100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

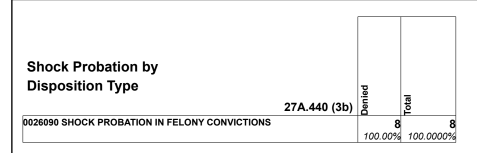
Circuit Court - "Felony" Criminal Cases

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 Charges		58	58
		100.00%	100.00%
Felony Convictions		38	38
		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:

Research & Statistics

Annual Report FY 2020

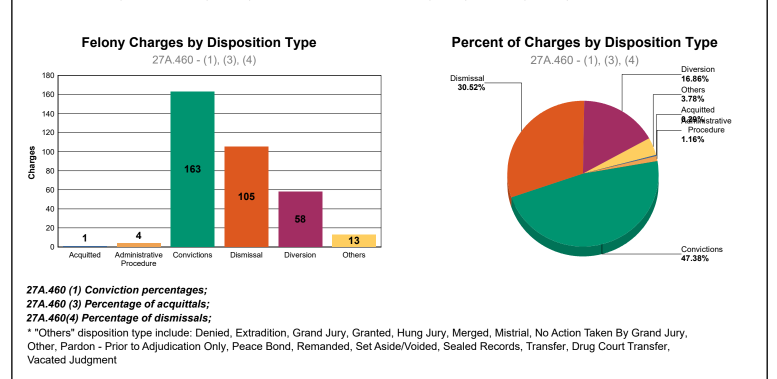
Circuit Court - "Felony" Criminal Cases

ESTILL

There were 344 felony level offenses and 12 non-felony level offenses disposed within 181 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	344	181		
Felony amended to Non-Felony	12			

Of those 344 felony offenses, 163 (47.38%) were convicted; 1 were aquitted (0.29%); and 105 (30.52%) were dismissed.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ESTILL

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 **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 Incarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Time Convicted 141 2 71 32 32 140 1 22.70% 0.71% 22.70% 1.42% 99.29% 50.35% Dismissed 14 10 71.43% Diverted 32 43 74.42% Others 4 4 100.00%

117

1

32

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

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

32

140

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

202

Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	-	4	340	344
		0.00%	1.16%	98.84%	100.00%
	Final_Plea	3	1	340	344
		0.87%	0.29%	98.84%	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;

Other Conditions

82

5

43 100.00%

58.16%

35.71%

100.00%

134

Research & Statistics

Annual Report FY 2020

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	,	-	10	10
			100.00%	100.00%
Felony Charges		1	180	181
		0.55%	99.45%	100.00%
Felony Convictions		1	107	108
		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

Shock Probation by					
-			_	Ň	
Disposition Type		ied	ted	dra	
	27A.440 (3b)	Deni	Granted	Withdrawn	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		33	4	2	39
		84.62%	10.26%	5.13%	100.0000%

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

Research & Statistics

Annual Report FY 2020

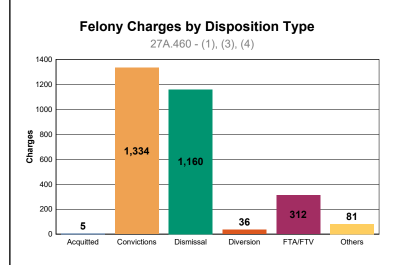
Circuit Court - "Felony" Criminal Cases

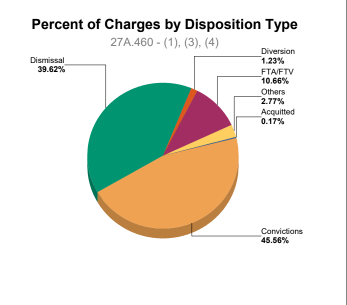


There were 2,928 felony level offenses and 635 non-felony level offenses disposed within 1,342 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases		
Felony	2,928	1,342		
Felony amended to Non-Felony	635			

Of those 2,928 felony offenses, 1,334 (45.56%) were convicted; 5 were aquitted (0.17%); and 1,160 (39.62%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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 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	1,221			1,209	570	22			- 4	3	76		522
		0.90%	38.66%	99.02%	46.68%	1.80%			0.33%	0.25%	6.22%		42.75%
Dismissed	9	-	7	7	7	-	-		-	-			6
			77.78%	77.78%	77.78%								66.67%
Diverted	1	-	_	-	_	1	-		_	-	_		
						100.00%							
FTA/FTV	4	_	4	4	2	-	_			-			3
			100.00%	100.00%	50.00%								75.00%
Others	1	_	_	_	1	_	_			-			
					100.00%								
	1,236	11	483	1,220					4	3	76		531

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	211 7.21%	752 25.68%	1,965 67.11%	2,928 100.00%
	Final_Plea	854 29.17%	109 3.72%	1,965 67.11%	2,928 100.00%
Felony amended to Non-Felony	Original_Plea	2 0.31%	27 4.25%	606 95.43%	635 100.00%
	Final_Plea	8 1.26%	21 3.31%	606 95.43%	635 100.00%

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

Research & Statistics

Annual Report FY 2020

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)	COURT TRIAL	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	3	403	406
			0.74%	99.26%	100.00%
Felony Charges		2	12	1,334	1,348
		0.15%	0.89%	99.40%	100.45%
Felony Convictions		2	7	827	836
		0.24%	0.84%	99.04%	100.12%

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	otal
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	182	-	⊨ 230
	70.00%	18.46%	88.4615%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	21	6	27
	8.08%	2.31%	10.3846%
9096890 SHOCK PROBATION	2	1	3
	0.77%	0.38%	1.1538%

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

Research & Statistics

Annual Report FY 2020

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.

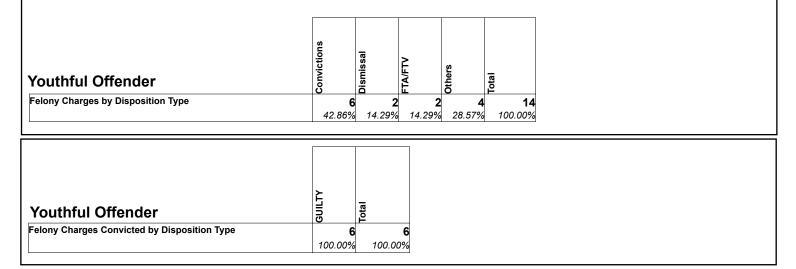
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 14 felony level offenses and 0 non-felony level offenses disposed within 11 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	14	11
Felony amended to Non-Felony	-	

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

Of the 14 felony level offenses disposed within the youthful offender cases, 6 (42.86%) charges were convicted.



Research & Statistics

Annual Report FY 2020

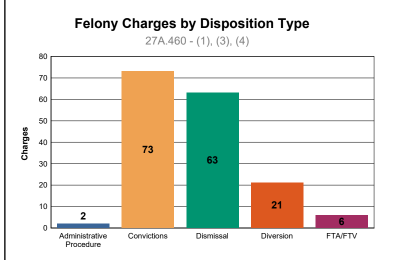
Circuit Court - "Felony" Criminal Cases

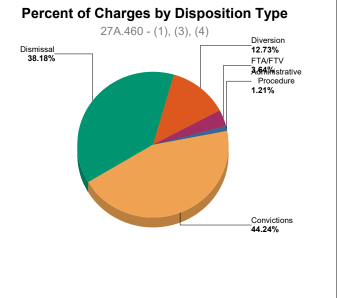
FLEMING

There were 165 felony level offenses and 14 non-felony level offenses disposed within 106 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	165	106
Felony amended to Non-Felony	14	

Of those 165 felony offenses, 73 (44.24%) were convicted; were aquitted (%); and 63 (38.18%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

FLEMING

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 Incarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Time Convicted 73 73 2 31 31 44 61 2.74% 100.00% 42.47% 83.56% 42.47% 60.27% 73 31 73 44 2 31 61 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	-	28	137	165
		0.00%	16.97%	83.03%	100.00%
	Final_Plea	5	23	137	165
		3.03%	13.94%	83.03%	100.00%
Felony amended to Non-Felony	Original_Plea	-	6	8	14
		0.00%	42.86%	57.14%	100.00%
	Final_Plea	-	6	8	14
		0.00%	42.86%	57.14%	100.00%

Research & Statistics

Annual Report FY 2020

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.

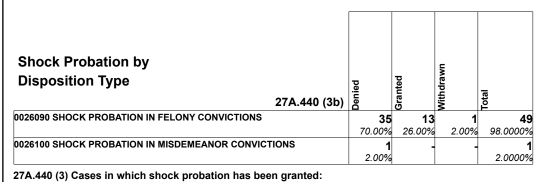
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		12	12
		100.00%	100.00%
Felony Charges		106	106
		100.00%	100.00%
Felony Convictions		53	53
		100.00%	100.00%

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



Research & Statistics

Annual Report FY 2020

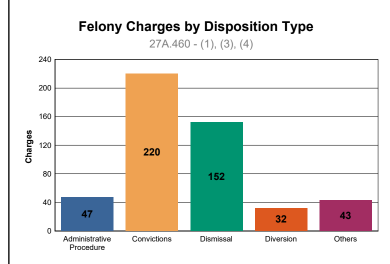
Circuit Court - "Felony" Criminal Cases

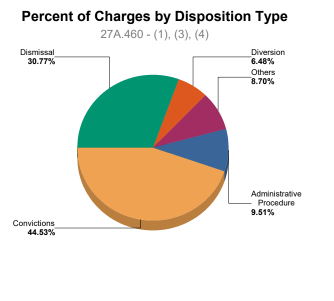
FLOYD

There were 494 felony level offenses and 28 non-felony level offenses disposed within 266 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	494	266
Felony amended to Non-Felony	28	

Of those 494 felony offenses, 220 (44.53%) were convicted; were aquitted (%); and 152 (30.77%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

FLOYD

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	pel e	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	220		111	220	-	_	3		107		20		8
			50.45%	100.00%	73.18%	2.73%	1.36%		48.64%	0.45%	9.09%	0.45%	3.64%
Dismissed	1		- 1	1	-		-		- 1	-	-	-	
			100.00%	100.00%					100.00%				
Diverted	5	-	- 3	3	2		-		- 3	-	-	-	1
			60.00%	60.00%	40.00%	9			60.00%				20.00%
	226		115	224	163	6	3		111	1	20	1	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	76	244	174	494
		15.38%	49.39%	35.22%	100.00%
	Final_Plea	266	54	174	494
		53.85%	10.93%	35.22%	100.00%
Felony amended to Non-Felony	Original_Plea	-	7	21	28
		0.00%	25.00%	75.00%	100.00%
	Final_Plea	1	6	21	28
		3.57%	21.43%	75.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

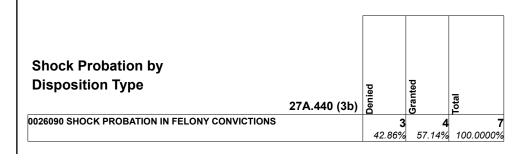
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felon	ıy	26	26
		100.00%	100.00%
Felony Charges		266	266
		100.00%	100.00%
Felony Convictions		168	168
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

FLOYD

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.

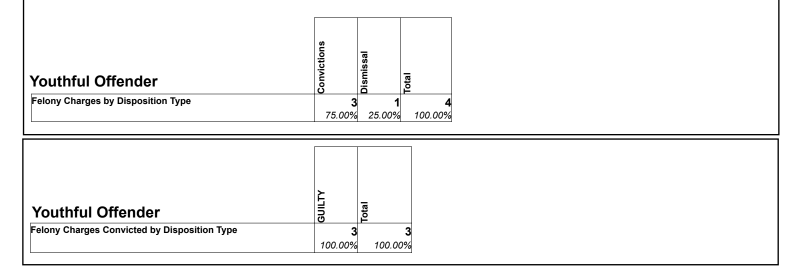
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance 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, 3 (75.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

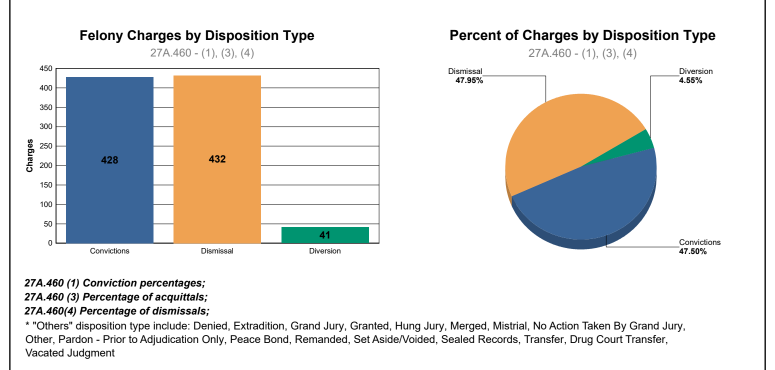
Circuit Court - "Felony" Criminal Cases

FRANKLIN

There were 901 felony level offenses and 121 non-felony level offenses disposed within 375 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	901	375
Felony amended to Non-Felony	121	

Of those 901 felony offenses, 428 (47.50%) were convicted; were aquitted (%); and 432 (47.95%) were dismissed.



Research & Statistics

Annual Report FY 2020

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	423		249		_	_			248		1		- 1
			58.87%	99.76%	33.57%	Ś			58.63%	0.24%	0.24%		0.24%
Dismissed	15		- 9	9	4		-	-	7	4			- 6
			60.00%	60.00%	26.67%	ò			46.67%	26.67%	ò		40.00%
Diverted	1	-		-	1		-	-	-				
					100.00%	9							
	439		- 258	431	147		-	-	255	5	1		- 7

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	-	428	473	901
		0.00%	47.50%	52.50%	100.00%
	Final_Plea	428	-	473	901
		47.50%	0.00%	52.50%	100.00%
Felony amended to Non-Felony	Original_Plea	-	4	117	121
		0.00%	3.31%	96.69%	100.00%
	Final_Plea	4	-	117	121
		3.31%	0.00%	96.69%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

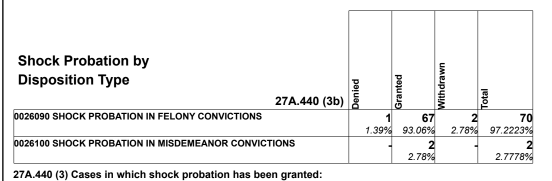
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		86	86
		100.00%	100.00%
Felony Charges		375	375
		100.00%	100.00%
Felony Convictions		229	229
		100.00%	100.00%

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



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

FRANKLIN

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.

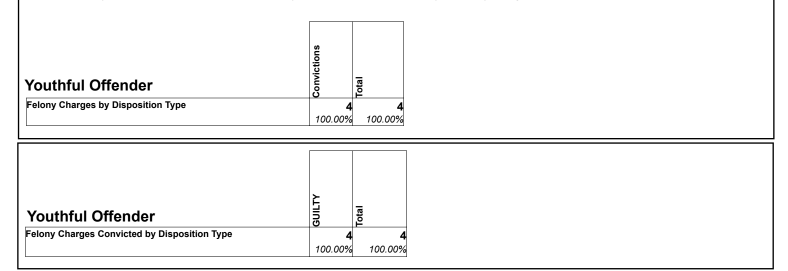
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance 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, 4 (100.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

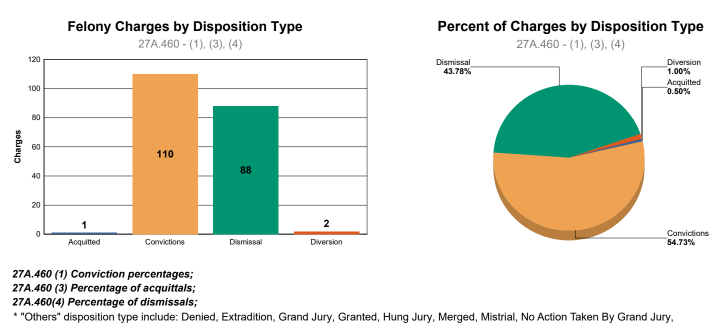
Circuit Court - "Felony" Criminal Cases

FULTON

There were 201 felony level offenses and 4 non-felony level offenses disposed within 107 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	201	107
Felony amended to Non-Felony	4	

Of those 201 felony offenses, 110 (54.73%) were convicted; 1 were aquitted (0.50%); and 88 (43.78%) were dismissed.



* "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

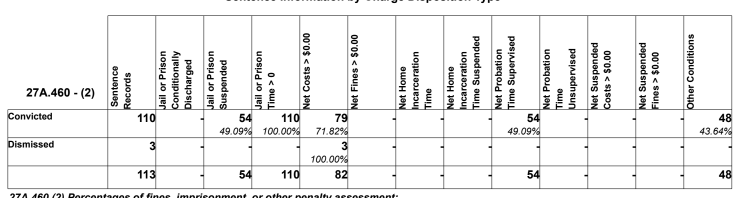
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

FULTON

Sentence Information by Charge Disposition Type



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	73	80	48	201
		36.32%	39.80%	23.88%	100.00%
	Final_Plea	102	51	48	201
		50.75%	25.37%	23.88%	100.00%
Felony amended to Non-Felony	Original_Plea	-	4	-	4
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	-	4	-	4
		0.00%	100.00%	0.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

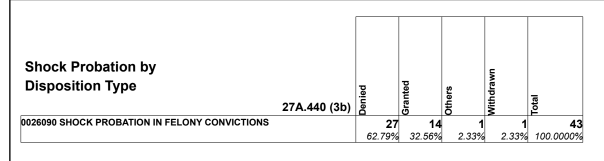
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	3	3
			100.00%	100.00%
Felony Charges		10	99	109
		9.35%	92.52%	101.87%
Felony Convictions		6	84	90
		6.67%	93.33%	100.00%

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:

Research & Statistics

Annual Report FY 2020

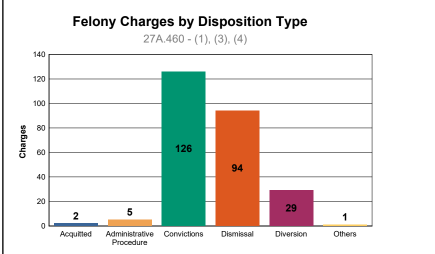
Circuit Court - "Felony" Criminal Cases

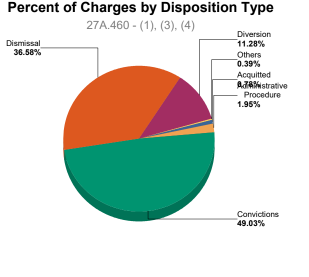
GALLATIN

There were 257 felony level offenses and 3 non-felony level offenses disposed within 198 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	257	198
Felony amended to Non-Felony	3	

Of those 257 felony offenses, 126 (49.03%) were convicted; 2 were aquitted (0.78%); and 94 (36.58%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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
Acquitted	1	,	-	-	- 1	- 1							
					100.00%	100.00%							
Convicted	124	5	91	124	69	3	1		89	2		-	- 6
		4.03%	73.39%	100.00%	55.65%	2.42%	0.81%		71.77%	1.61%			4.84%
Dismissed	4	1	-	4	2	-	_			-		-	
		25.00%		100.00%	50.00%								
Diverted	11	2	-	2	11	1	-		-	-		-	
		18.18%		18.18%	100.00%	9.09%							
	140	8	91	130	83	5	1		89	2		-	- 6

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	46	205	257
		2.33%	17.90%	79.77%	100.00%
	Final_Plea	36	16	205	257
		14.01%	6.23%	79.77%	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;

Research & Statistics

Annual Report FY 2020

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.

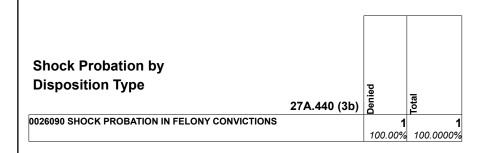
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	2	2
			100.00%	100.00%
Felony Charges		1	198	199
		0.51%	100.00%	100.51%
Felony Convictions		-	105	105
			100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

GARRARD

There were 156 felony level offenses and 3 non-felony level offenses disposed within 92 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	156	92
Felony amended to Non-Felony	3	

Of those 156 felony offenses, 60 (38.46%) were convicted; were aquitted (%); and 68 (43.59%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 70 Dismissal 43.59% 5.77% FTA/FTV 2.56% 60 Others Ad him istrative 50 Procedure
7.05% 40 Charges 68 30 60 20 10 4 4 9 0 Convictions Administrative Convictions Dismissal Diversion FTA/FTV Others 38.46% 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: 7/27/2020 Page 133 of 397

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

GARRARD

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	59		- 29			2			- 29		1		- 16
			49.15%	100.00%	54.24%	ó			49.15%		1.69%		27.12%
Others	4		- 1	4	1				- 1		-		- 1
			25.00%	100.00%	25.00%	ó			25.00%				25.00%
	63		- 30	63	33				- 30		1		- 17

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	153	156
		0.00%	1.92%	98.08%	100.00%
	Final_Plea	1	2	153	156
		0.64%	1.28%	98.08%	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;

Research & Statistics

Annual Report FY 2020

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.

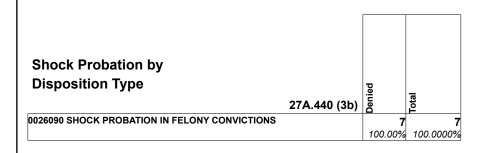
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	3	3
			100.00%	100.00%
Felony Charges		1	91	92
		1.09%	98.91%	100.00%
Felony Convictions		1	39	40
		2.50%	97.50%	100.00%

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.

Research & Statistics

Annual Report FY 2020

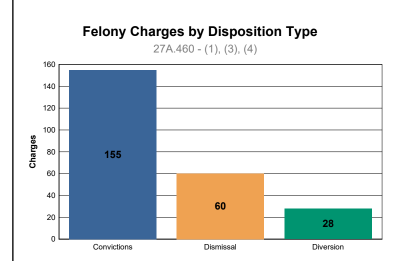
Circuit Court - "Felony" Criminal Cases

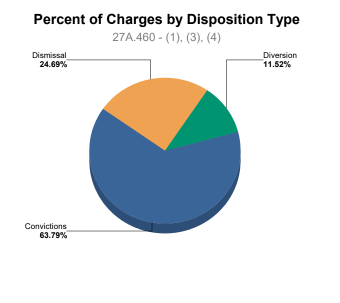
GRANT

There were 243 felony level offenses and 7 non-felony level offenses disposed within 170 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	243	170
Felony amended to Non-Felony	7	

Of those 243 felony offenses, 155 (63.79%) were convicted; were aquitted (%); and 60 (24.69%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

GRANT

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Other Conditions Net Fines > \$0.00 **Time Suspended** Net Suspended Costs > \$0.00 Net Suspended Jail or Prison Time > 0 Jail or Prison Suspended Jail or Prison Conditionally Net Home Incarceration Net Probation Unsupervised Incarceration Fines > \$0.00 Discharged Sentence Records Net Home 27A.460 - (2) Time Time Convicted 153 83 18 2 95 153 1 1 1.31% 0.65% 100.00% 11.76% 66.67% 62.09% 54.25% 0.65% 2 153 95 153 83 18 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	46	109	88	243
		18.93%	44.86%	36.21%	100.00%
	Final_Plea	155	-	88	243
		63.79%	0.00%	36.21%	100.00%
Felony amended to Non-Felony	Original_Plea	1	-	6	7
		14.29%	0.00%	85.71%	100.00%
	Final_Plea	1	-	6	7
		14.29%	0.00%	85.71%	100.00%

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

102

102

Research & Statistics

Annual Report FY 2020

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.

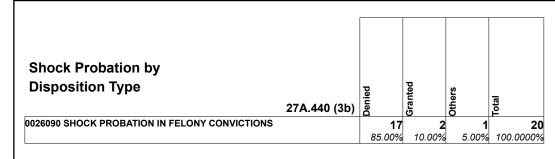
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		5	5
		100.00%	100.00%
Felony Charges		170	170
		100.00%	100.00%
Felony Convictions		111	111
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

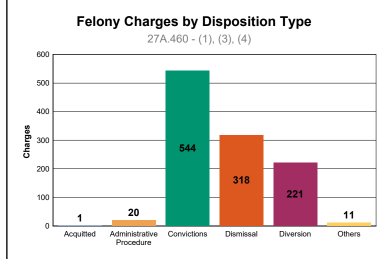
Circuit Court - "Felony" Criminal Cases

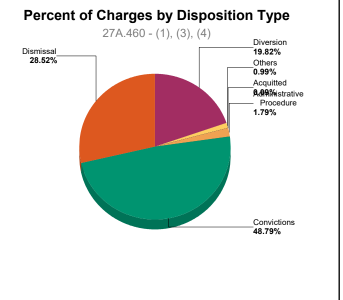
GRAVES

There were 1,115 felony level offenses and 39 non-felony level offenses disposed within 468 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	1,115	468
Felony amended to Non-Felony	39	

Of those 1,115 felony offenses, 544 (48.79%) were convicted; 1 were aquitted (0.09%); and 318 (28.52%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

GRAVES

Sentence Information by Charge Disposition Type

27A.460 - (2)		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	534	1	171	532	223	1	-		170		- 14		- 5
		0.19%	32.02%	99.63%	41.76%	0.19%			31.84%		2.62%		0.94%
Dismissed	4	-	1	1	2	-	-		- 1				-
			25.00%	25.00%	50.00%				25.00%				
Diverted	85	-		-	85	-	-				- 6		
					100.00%						7.06%		
Others	2	-	2	2	1	-			- 2				- 1
			100.00%	100.00%	50.00%				100.00%				50.00%
	625	1	174	535	311	1	-		- 173		- 20		- 6

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	563	551	1,115
		0.09%	50.49%	49.42%	100.00%
	Final_Plea	546	18	551	1,115
		48.97%	1.61%	49.42%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	38	39
		0.00%	2.56%	97.44%	100.00%
	Final_Plea	1	-	38	39
		2.56%	0.00%	97.44%	100.00%

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

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	32	32
			100.00%	100.00%
Felony Charges		4	466	470
		0.85%	99.57%	100.43%
Felony Convictions		4	232	236
		1.71%	99.15%	100.85%

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	nted	
	27A.440 (3b)	Deni	Gran	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		78	14	92
		84.78%	15.22%	100.0000%

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

Research & Statistics

Annual Report FY 2020

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.

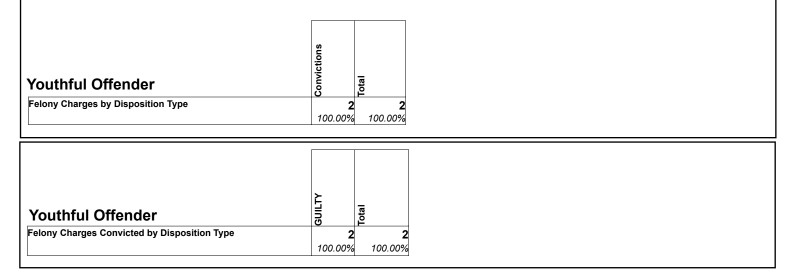
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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.

274 460 (44)		
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.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

GRAYSON

There were 573 felony level offenses and 34 non-felony level offenses disposed within 295 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	573	295	
Felony amended to Non-Felony	34		

Of those 573 felony offenses, 331 (57.77%) were convicted; were aquitted (%); and 138 (24.08%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 350 Dismissal Diversion 17.80% Others 0.35% 300 250 200 Charges 150 331 100 138 102 50 2 0 Convictions Convictions Dismissal Diversion Others 57.77% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

GRAYSON

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 Incarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Time Convicted 301 157 3 142 300 20 15 1.00% 47.18% 4.98% 52.16% 99.67% 6.64% Dismissed 6 6 100.00% 16.67% Diverted 3 3 100.00% 310 157 300 29 142 15 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	-	299	274	573
		0.00%	52.18%	47.82%	100.00%
	Final_Plea	299	-	274	573
		52.18%	0.00%	47.82%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	32	34
		0.00%	5.88%	94.12%	100.00%
	Final_Plea	2	-	32	34
		5.88%	0.00%	94.12%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

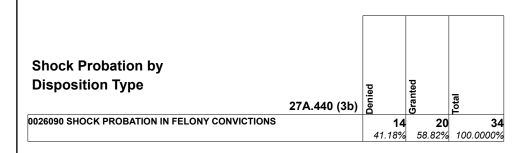
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony	/	26	26
		100.00%	100.00%
Felony Charges		295	295
		100.00%	100.00%
Felony Convictions		179	179
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

GREEN

There were 194 felony level offenses and 21 non-felony level offenses disposed within 87 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	194	87	
Felony amended to Non-Felony	21		

Of those 194 felony offenses, 72 (37.11%) were convicted; were aquitted (%); and 93 (47.94%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 100 Dismissal 11.34% FTA/FTV Ad himistrative Procedure
 2.06% 80 60 Charges 93 40 72 20 22 4 3 0 Convictions Administrative Convictions Dismissal Diversion FTA/FTV 37.11% 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: 7/27/2020 Page 146 of 397

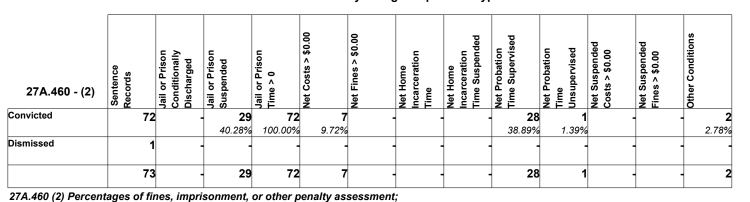
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

GREEN

Sentence Information by Charge Disposition Type



* 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	191	194
		0.00%	1.55%	98.45%	100.00%
	Final_Plea	2	1	191	194
		1.03%	0.52%	98.45%	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;

Research & Statistics

Annual Report FY 2020

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.

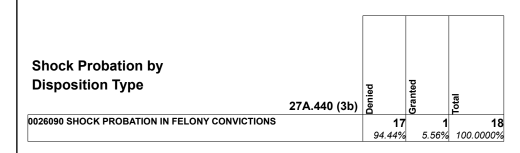
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		21	21
		100.00%	100.00%
Felony Charges		87	87
		100.00%	100.00%
Felony Convictions		46	46
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

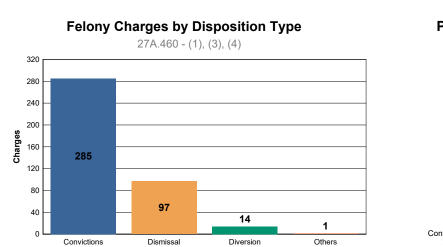
Circuit Court - "Felony" Criminal Cases

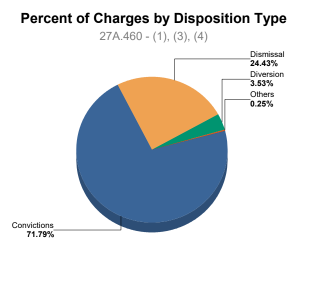
GREENUP

There were 397 felony level offenses and 3 non-felony level offenses disposed within 222 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	397	222
Felony amended to Non-Felony	3	

Of those 397 felony offenses, 285 (71.79%) were convicted; were aquitted (%); and 97 (24.43%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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	271		- 145	271	133	-	-		140	5		-	- 51
			53.51%	100.00%	49.08%				51.66%	1.85%			18.82%
Dismissed	9		- 3	4	7	-	-		3	-		-	
			33.33%	44.44%	77.78%				33.33%				
	280		- 148	275	140		-		143	5		-	- 51

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	-	247	150	397
		0.00%	62.22%	37.78%	100.00%
	Final_Plea	247	-	150	397
		62.22%	0.00%	37.78%	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;

Research & Statistics

Annual Report FY 2020

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.

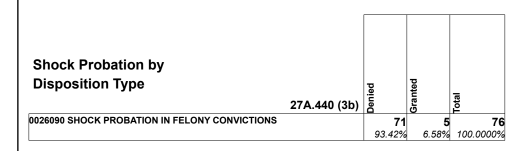
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	1	1	1	2
		50.00%	50.00%	100.00%
Felony Charges		-	222	222
			100.00%	100.00%
Felony Convictions		-	152	152
			100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HANCOCK

There were 193 felony level offenses and 4 non-felony level offenses disposed within 65 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	65		
Felony amended to Non-Felony	4			

Of those 193 felony offenses, 60 (31.09%) were convicted; were aquitted (%); and 113 (58.55%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 120 Dismissal 3.11% FTA/FTV Administrative 100 Procedure
 4.15% 80 Charges 60 113 40 60 20 8 6 6 0 Convictions Administrative Convictions Dismissal Diversion FTA/FTV 31.09% 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: 7/27/2020 Page 152 of 397

Research & Statistics

Annual Report FY 2020

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	49		15		_	-	<u> </u>		- 13		20 28	- 23
		6.12%	30.61%	100.00%	44.90%				26.53%	2.04%		46.94%
Dismissed	9	-	5	5	5	1	-		- 1	3	-	- 4
			55.56%	55.56%	55.56%	11.11%			11.11%	33.33%		44.44%
Diverted	6	-	5	5	3	-	-		- 4			- 2
			83.33%	83.33%	50.00%				66.67%			33.33%
	64	3	25	59	30	1	_		- 18	4		- 29

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	191	193
		0.00%	1.04%	98.96%	100.00%
	Final_Plea	2	-	191	193
		1.04%	0.00%	98.96%	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;

Research & Statistics

Annual Report FY 2020

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.

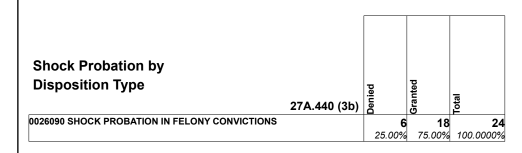
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		4	4
		100.00%	100.00%
Felony Charges		65	65
		100.00%	100.00%
Felony Convictions		36	36
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

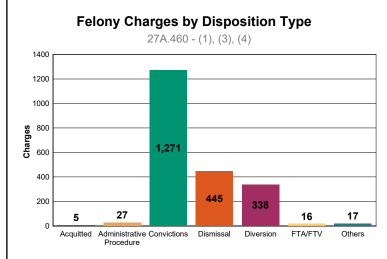
Circuit Court - "Felony" Criminal Cases

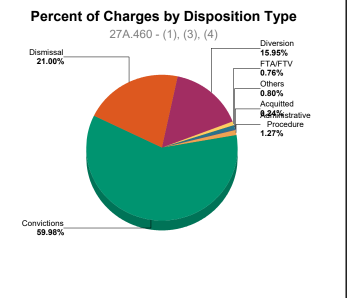
HARDIN

There were 2,119 felony level offenses and 29 non-felony level offenses disposed within 1,249 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	2,119	1,249	
Felony amended to Non-Felony	29		

Of those 2,119 felony offenses, 1,271 (59.98%) were convicted; 5 were aquitted (0.24%); and 445 (21.00%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HARDIN

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 Incarceration Jail or Prison Discharged Suspended Net Home Sentence Time > 0 Records 27A.460 - (2) Time Time Convicted 1,247 15 489 1,239 517 24 141 14 24 1.92% 1.92% 1.20% 39.21% 99.36% 41.46% 11.31% 1.12% Dismissed 65 39 36 49 9 5 4 55.38% 60.00% 75.38% 6.15% 13.85% 7.69% Diverted 149 149 5 100.00% 3.36% 0.67% Others 7 7 100.00% 1,468 15 525 1,285 715 33 150 15 29 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	22	1,581	516	2,119
		1.04%	74.61%	24.35%	100.00%
	Final_Plea	1,488	115	516	2,119
		70.22%	5.43%	24.35%	100.00%
Felony amended to Non-Felony	Original_Plea	-	6	23	29
		0.00%	20.69%	79.31%	100.00%
	Final_Plea	6	-	23	29
		20.69%	0.00%	79.31%	100.00%

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

Research & Statistics

Annual Report FY 2020

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		-	23	23
			100.00%	100.00%
Felony Charges		15	1,235	1,250
		1.20%	98.88%	100.08%
Felony Convictions		11	780	791
		1.39%	98.61%	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		lied	inted	lers	a
	27A.440 (3b)	Den	Gra	đ	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		166	3	1	170
		97.65%	1.76%	0.59%	100.0000%

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

Research & Statistics

Annual Report FY 2020

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.

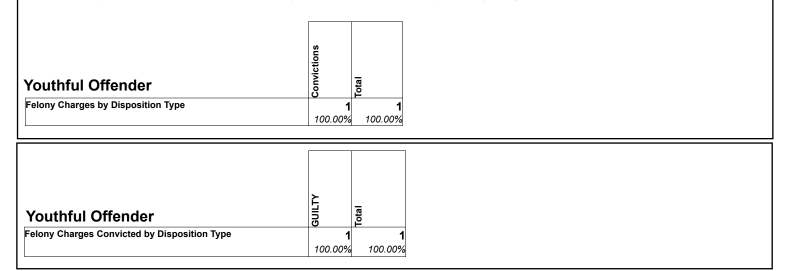
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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 ordiance 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.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HARLAN

There were 513 felony level offenses and 20 non-felony level offenses disposed within 302 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	513	302
Felony amended to Non-Felony	20	

Of those 513 felony offenses, 302 (58.87%) were convicted; were aquitted (%); and 121 (23.59%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Dismissal 320 23.59% Diversion 280 3.51% FTA/FTV 240 2.92% Others 2.53% 200 Charges 160 302 120 80 121 Administrative 40 - Procedure 8.58% 18 15 13 44 0 Convictions Administrative Convictions Dismissal Diversion FTA/FTV Others 58.87% Procedure 27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HARLAN

Sentence Information by Charge Disposition Type

27A.460 - (2)		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	265		130			_			109		11		- 11
		1.13%			59.25%	3.02%			41.13%	1.13%	4.15%		4.15%
Dismissed	5	-	3	5	3		-		- 3	_	_		- 1
			60.00%	100.00%	60.00%	Ś			60.00%				20.00%
Diverted	3	-	3	3	1	-	-	-	-	-	_		
			100.00%	100.00%	33.33%	Ś							
Others	6	-	4	6	2	-	-		- 3	1	_		- 2
			66.67%	100.00%	33.33%	Ś			50.00%	16.67%			33.33%
	279	3	140	279	163	8	-		115	4	11		- 14

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	-	337	176	513
		0.00%	65.69%	34.31%	100.00%
	Final_Plea	326	11	176	513
		63.55%	2.14%	34.31%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	20	20
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	20	20
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

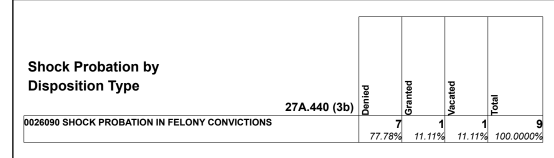
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	-	8	8
			100.00%	100.00%
Felony Charges		3	299	302
		0.99%	99.01%	100.00%
Felony Convictions		2	174	176
		1.14%	98.86%	100.00%

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:

Research & Statistics

Annual Report FY 2020

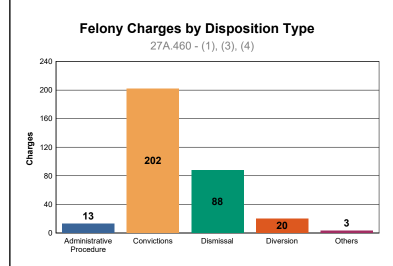
Circuit Court - "Felony" Criminal Cases

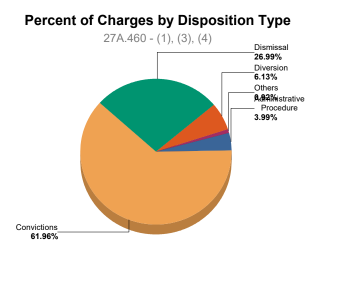
HARRISON

There were 326 felony level offenses and 2 non-felony level offenses disposed within 110 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	326	110
Felony amended to Non-Felony	2	

Of those 326 felony offenses, 202 (61.96%) were convicted; were aquitted (%); and 88 (26.99%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HARRISON

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	190			190	_			<u> </u>	42	<u> </u>	20	-	- 23
		22.11%		100.00%	39.47%				22.11%				12.11%
Dismissed	1	-	-	-	•		-		-			-	
Others	3	1	2	3	3		-		3			-	- 2
		33.33%	66.67%	100.00%	100.00%				100.00%				66.67%
	194	43	2	193	78	-	-		45			-	- 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)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	325	326
		0.31%	99.69%	100.00%
	Final_Plea	1	325	326
		0.31%	99.69%	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;

Research & Statistics

Annual Report FY 2020

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.

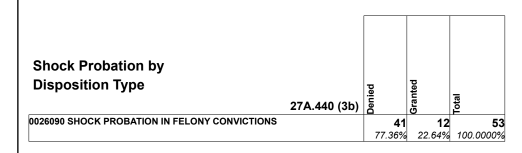
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		2	2
		100.00%	100.00%
Felony Charges		110	110
		100.00%	100.00%
Felony Convictions		78	78
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

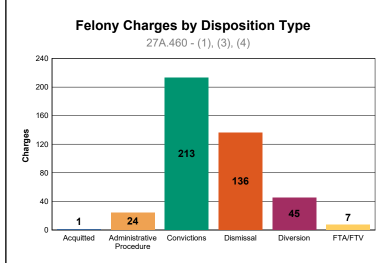
Circuit Court - "Felony" Criminal Cases

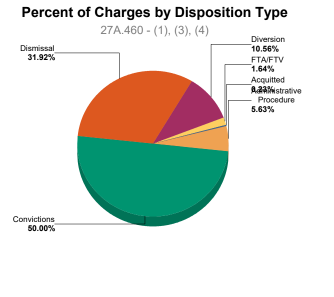
HART

There were 426 felony level offenses and 51 non-felony level offenses disposed within 265 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	426	265
Felony amended to Non-Felony	51	

Of those 426 felony offenses, 213 (50.00%) were convicted; 1 were aquitted (0.23%); and 136 (31.92%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HART

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	A	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	-	1	1	1	-			- 1			-	- 1
			100.00%	100.00%	100.00%				100.00%				100.00%
Convicted	213	30	89	212	140	27	1		- 26	-		-	- 165
		14.08%	41.78%	99.53%	65.73%	12.68%	0.47%		12.21%				77.46%
Dismissed	19	4	1	5	15	-	_			-		-	- 6
		21.05%	5.26%	26.32%	78.95%								31.58%
Diverted	43	23	14	38	25	-	-		- 2	1		-	- 28
		53.49%	32.56%	88.37%					4.65%	2.33%			65.12%
	276	57	105	256	181	27	1		- 29	1		-	- 200

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	228	192	426
		1.41%	53.52%	45.07%	100.00%
	Final_Plea	194	40	192	426
		45.54%	9.39%	45.07%	100.00%
Felony amended to Non-Felony	Original_Plea	-	42	9	51
		0.00%	82.35%	17.65%	100.00%
	Final_Plea	3	39	9	51
		5.88%	76.47%	17.65%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

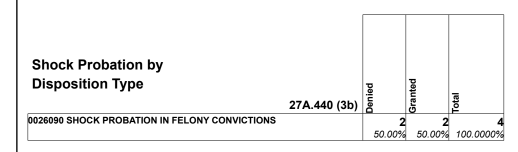
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	20	20
			100.00%	100.00%
Felony Charges		1	264	265
		0.38%	99.62%	100.00%
Felony Convictions		-	151	151
			100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HART

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.

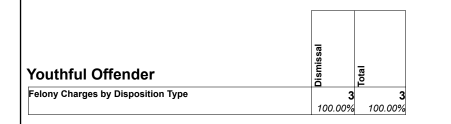
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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.

274 460 (44)		
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, (%) charges were convicted.



Research & Statistics

Annual Report FY 2020 Circuit Court - "Felony" Criminal Cases

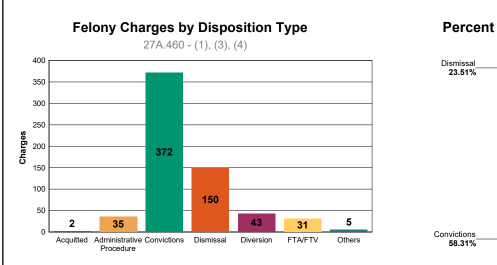
ult Court - Felony Chiminal Ca

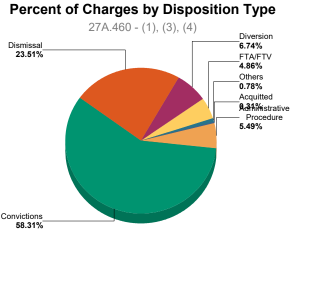
HENDERSON

There were 638 felony level offenses and 40 non-felony level offenses disposed within 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	638	416
Felony amended to Non-Felony	40	

Of those 638 felony offenses, 372 (58.31%) were convicted; 2 were aquitted (0.31%); and 150 (23.51%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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	355			355	—				25		1	- 33
		7.61%		100.00%		1.41%			7.04%		0.28%	9.30%
Dismissed	18	18	-	18	12	_	-		11	2	-	- 12
		100.00%		100.00%	66.67%				61.11%	11.11%		66.67%
Diverted	40	39	-	40	35	_	-		36	-	_	- 35
		97.50%		100.00%					90.00%			87.50%
Others	3	1	-	3	3	_	-		1	-		- 1
		33.33%		100.00%	100.00%				33.33%			33.33%
	416	85	-	416	333	5	-		73	2	1	- 81

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	72	479	87	638
		11.29%	75.08%	13.64%	100.00%
	Final_Plea	427	124	87	638
		66.93%	19.44%	13.64%	100.00%
Felony amended to Non-Felony	Original_Plea	-	37	3	40
		0.00%	92.50%	7.50%	100.00%
	Final_Plea	-	37	3	40
		0.00%	92.50%	7.50%	100.00%

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

Research & Statistics

Annual Report FY 2020

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		_	36	36
			100.00%	100.00%
Felony Charges		5	411	416
		1.20%	98.80%	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

Shock Probation by					
Disposition Type		pa	nted	acated	_
	27A.440 (3b)	Deni	Grar	Vaca	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		102	221	4	327
		31.19%	67.58%	1.22%	100.0000%

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

Research & Statistics

Annual Report FY 2020

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.

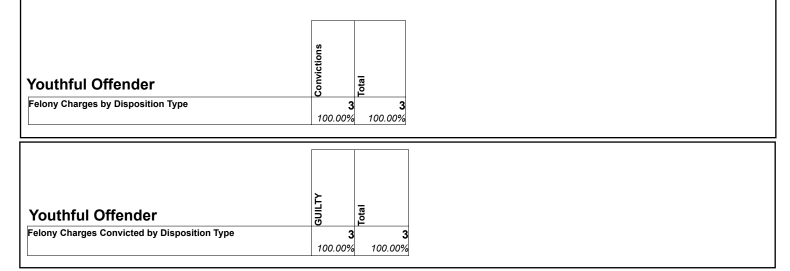
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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)		
217.400 (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, 3 (100.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HENRY

There were 236 felony level offenses and 0 non-felony level offenses disposed within 141 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	236	141
Felony amended to Non-Felony	0	

Of those 236 felony offenses, 81 (34.32%) were convicted; were aquitted (%); and 108 (45.76%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 120 Dismissal 17.80% FTA/FTV Add in the strative 100 Procedure
 0.85% 80 Charges 60 108 81 40 42 20 3 2 0 Convictions Administrative Convictions Dismissal Diversion FTA/FTV 34.32% Procedure 27A.460 (1) Conviction percentages: 27A.460 (3) Percentage of acquittals;

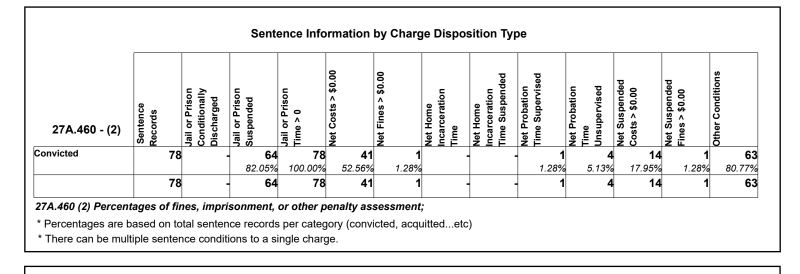
27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HENRY



Plea Type	27A.460 - (5), (6)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	90	70	76	236
		38.14%	29.66%	32.20%	100.00%
	Final_Plea	156	4	76	236
		66.10%	1.69%	32.20%	100.00%

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

Research & Statistics

Annual Report FY 2020

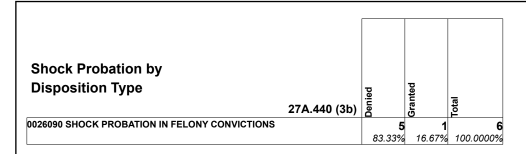
Circuit Court - "Felony" Criminal Cases

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)	JURY TRIAL	NO TRIAL	Total
Felony Charges		1	140	141
		0.71%	99.29%	100.00%
Felony Convictions		1	52	53
		1.89%	98.11%	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:

Research & Statistics

Annual Report FY 2020

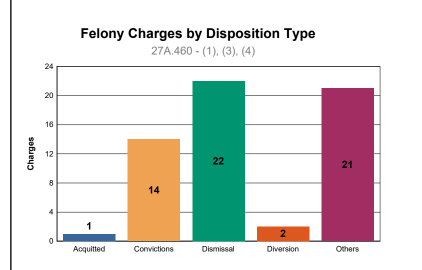
Circuit Court - "Felony" Criminal Cases

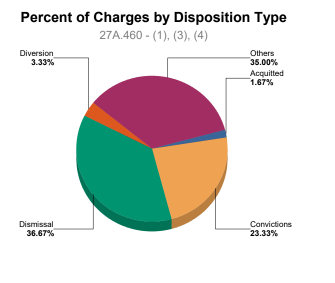
HICKMAN

There were 60 felony level offenses and 7 non-felony level offenses disposed within 28 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	60	28
Felony amended to Non-Felony	7	

Of those 60 felony offenses, 14 (23.33%) were convicted; 1 were aquitted (1.67%); and 22 (36.67%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HICKMAN

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 Conditionally Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Net Probation Unsupervised Discharged Sentence Records Net Home Time 27A.460 - (2) Time Convicted 14 3 14 11 7 7 21.43% 28.57% 100.00% 78.57% 50.00% 50.00% Dismissed 1 100.00% Diverted 2 2 100.00% 50.00% Others 2 1 50.00% 50.00% 19 4 3 15 15 7 8 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	8	48	60
		6.67%	13.33%	80.00%	100.00%
	Final_Plea	7	5	48	60
		11.67%	8.33%	80.00%	100.00%
Felony amended to Non-Felony	Original_Plea	-	4	3	7
		0.00%	57.14%	42.86%	100.00%
	Final_Plea	-	4	3	7
		0.00%	57.14%	42.86%	100.00%

Research & Statistics

Annual Report FY 2020

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	,	2	4	6
		33.33%	66.67%	100.00%
Felony Charges		3	26	29
		10.71%	92.86%	103.57%
Felony Convictions		2	10	12
		16.67%	83.33%	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

Shock Probation by				
Disposition Type		5	b	
		nie	ranted	otal
	27A.440 (3b)	Den	G	ĥ
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		14	3	1
		77.78%	16.67%	94.44459
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		-	1	
			5.56%	5.55569

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HICKMAN

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.

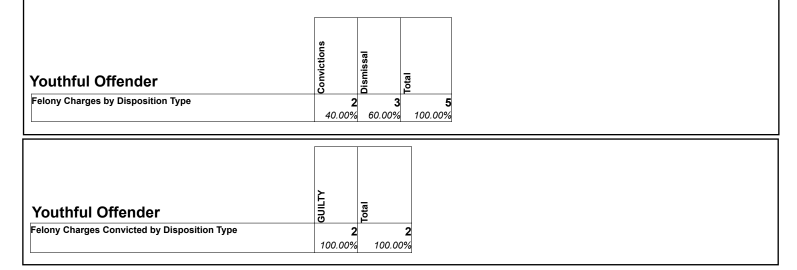
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 5 felony level offenses and 0 non-felony level offenses disposed within 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	5	1
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.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HOPKINS

There were 872 felony level offenses and 21 non-felony level offenses disposed within 436 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	872	436
Felony amended to Non-Felony	21	

Of those 872 felony offenses, 457 (52.41%) were convicted; were aquitted (%); and 272 (31.19%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 500 Dismissal 10.67% Others 450 Ad 14 instrative Procedure
 3.21% 400 350 300 Charges 250 457 200 150 272 100 28 50 93 22 0 Convictions Convictions Administrative Dismissal Diversion Others 52.41% Procedure 27A.460 (1) Conviction percentages:

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

HOPKINS

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	455								207			-	- 212
		3.08%	42.64%	100.00%	2.64%	0.22%			45.49%				46.59%
Dismissed	4	-	4	4	1	-	-		- 4			-	- 4
			100.00%	100.00%	25.00%				100.00%				100.00%
Others	5	-	2	5	2	-	-		1			-	- 2
			40.00%	100.00%	40.00%				20.00%				40.00%
	464	14	200	464	15	1	_		212		_	_	- 218

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	440	427	872
		0.57%	50.46%	48.97%	100.00%
	Final_Plea	418	36	418	872
		47.94%	4.13%	47.94%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	20	21
		0.00%	4.76%	95.24%	100.00%
	Final_Plea	1	-	20	21
		4.76%	0.00%	95.24%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

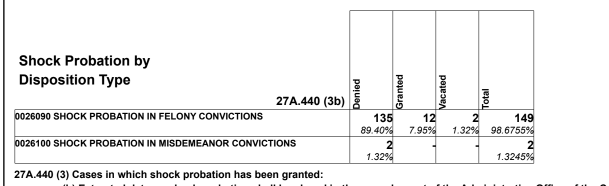
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	COURT TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	18	18
			100.00%	100.00%
Felony Charges		2	434	436
		0.46%	99.54%	100.00%
Felony Convictions		-	236	236
			100.00%	100.00%

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



Research & Statistics

Annual Report FY 2020

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.

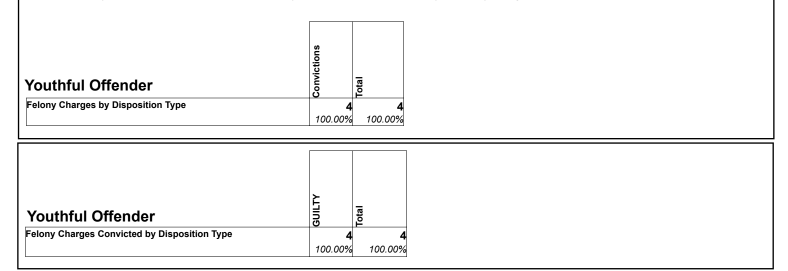
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 4 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 ordiance or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	4	2
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, 4 (100.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

JACKSON

There were 170 felony level offenses and 6 non-felony level offenses disposed within 102 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	170	102
Felony amended to Non-Felony	6	

Of those 170 felony offenses, 72 (42.35%) were convicted; 1 were aquitted (0.59%); and 84 (49.41%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 100 Dismissal Diversion 5.29% Others 2.35% 80 Acquitted 0.59% 60 Charges 84 40 72 20 4 1 0 Convictions Acquitted Convictions Dismissal Diversion Others 42.35% 27A.460 (1) Conviction percentages: 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

JACKSON

Sentence Information by Charge Disposition Type

27A.460 - (2)		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	71	21	-	70	47	_			20		8		- 8
		29.58%		98.59%	66.20%				28.17%	1.41%	11.27%		11.27%
Dismissed	1	1	-	1	-		-		1	-	-		
		100.00%		100.00%					100.00%				
Others	2	-	-	2 100.00%	-			-	_	-	_		-
	74	22	_	73	47			-	21	1	8		- 8

* 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	16	55	99	170
		9.41%	32.35%	58.24%	100.00%
	Final_Plea	69	2	99	170
		40.59%	1.18%	58.24%	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;

Research & Statistics

Annual Report FY 2020

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		-	6	6
			100.00%	100.00%
Felony Charges		1	101	102
		0.98%	99.02%	100.00%
Felony Convictions		1	57	58
		1.72%	98.28%	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	ited	ted	
	27A.440 (3b)	Deni	Granted	Vacated	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		18	3	1	22
		81.82%	13.64%	4.55%	100.0001%

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

Research & Statistics

Annual Report FY 2020

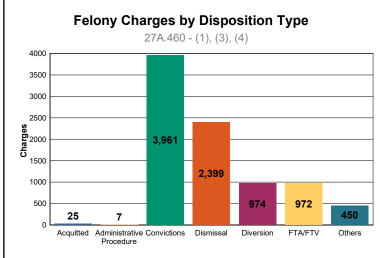
Circuit Court - "Felony" Criminal Cases

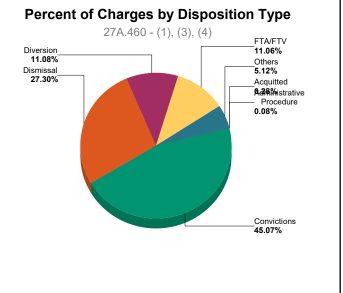
JEFFERSON

There were 8,788 felony level offenses and 486 non-felony level offenses disposed within 3,687 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	8,788	3,687
Felony amended to Non-Felony	486	

Of those 8,788 felony offenses, 3,961 (45.07%) were convicted; 25 were aquitted (0.28%); and 2,399 (27.30%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

JEFFERSON

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	S v	Other Conditions
Convicted	3,940					_			1,571				379
		1.50%				8.68%			39.87%	0.66%	0.86%	0.33%	9.62%
Dismissed	13	-	3	4	4	1	-		- 3	-		-	1
			23.08%	30.77%	30.77%	7.69%			23.08%				7.69%
Diverted	18	-	_	-	18	1	-			-		-	3
					100.00%	5.56%							16.67%
Others	279	1	211	278	74	30	-		- 207	2	4	2	37
		0.36%							74.19%	0.72%	1.43%	0.72%	13.26%
	4,250	60	1,843	4,221	616	374	-		1,781	28	38	15	420

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	686	4,432	3,670	8,788
		7.81%	50.43%	41.76%	100.00%
	Final_Plea	4,560	558	3,670	8,788
		51.89%	6.35%	41.76%	100.00%
Felony amended to Non-Felony	Original_Plea	-	74	412	486
		0.00%	15.23%	84.77%	100.00%
	Final_Plea	3	71	412	486
		0.62%	14.61%	84.77%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

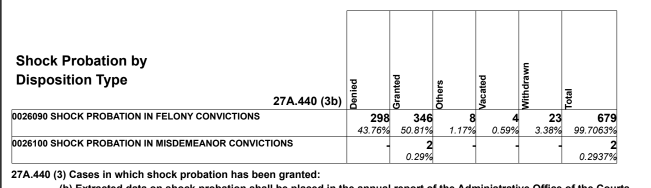
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	COURT TRIAL	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	2	352	354
			0.56%	99.44%	100.00%
Felony Charges		2	28	3,658	3,688
		0.05%	0.76%	99.21%	100.03%
Felony Convictions		-	13	1,815	1,828
			0.71%	99.34%	100.05%

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



Research & Statistics

Annual Report FY 2020

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.

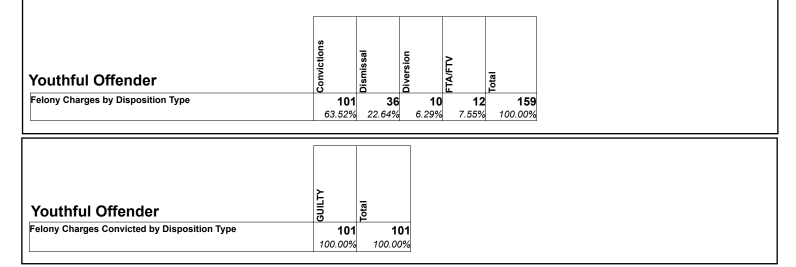
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 159 felony level offenses and 2 non-felony level offenses disposed within 39 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

07.0.400 (44)		
27A.460 - (11)	Charges	Cases
Felony	159	39
Felony amended to Non-Felony	2	

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

Of the 159 felony level offenses disposed within the youthful offender cases, 101 (63.52%) charges were convicted.



Research & Statistics

Annual Report FY 2020

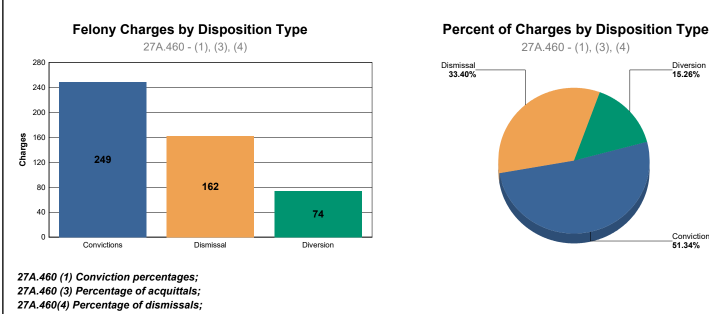
Circuit Court - "Felony" Criminal Cases

JESSAMINE

There were 485 felony level offenses and 75 non-felony level offenses disposed within 295 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	485	295
Felony amended to Non-Felony	75	

Of those 485 felony offenses, 249 (51.34%) were convicted; were aquitted (%); and 162 (33.40%) were dismissed.



* "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

Diversion 15.26%

Convictions

51.34%

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

JESSAMINE

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 Net Home Incarceration Net Probation Unsupervised Jail or Prison Jail or Prison Incarceration Conditionally Jail or Prison Discharged Suspended Sentence Records Net Home Time > 0 27A.460 - (2) Time Time Convicted 246 121 75 2 115 13 10 245 31 0.81% 30.49% 5.28% 12.60% 4.07% 49.19% 99.59% 46.75% Dismissed 2 2 100.00% Diverted 4 4 100.00% 252 10 121 247 2 115 13 31 79 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	251	230	485
		0.82%	51.75%	47.42%	100.00%
	Final_Plea	248	7	230	485
		51.13%	1.44%	47.42%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	73	75
		0.00%	2.67%	97.33%	100.00%
	Final_Plea	1	1	73	75
		1.33%	1.33%	97.33%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

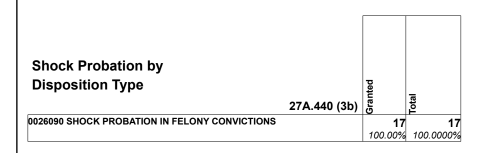
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		58	58
		100.00%	100.00%
Felony Charges		295	295
		100.00%	100.00%
Felony Convictions		159	159
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

JESSAMINE

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.

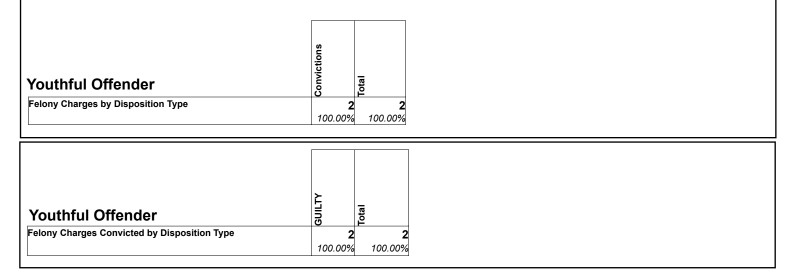
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance or other level offense(s) within those cases.

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, 2 (100.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

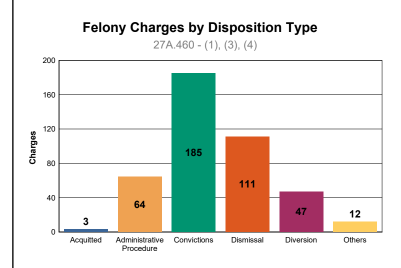
Circuit Court - "Felony" Criminal Cases

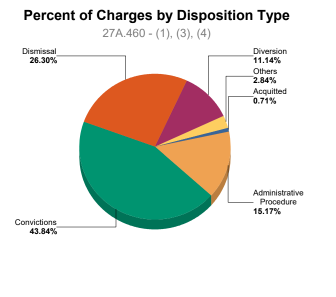
JOHNSON

There were 422 felony level offenses and 33 non-felony level offenses disposed within 266 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	422	266	
Felony amended to Non-Felony	33		

Of those 422 felony offenses, 185 (43.84%) were convicted; 3 were aquitted (0.71%); and 111 (26.30%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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 Fines > \$0.00 Net Suspended Jail or Prison Conditionally Jail or Prison Suspended Net Probation Unsupervised Costs > \$0.00 Jail or Prison Incarceration Incarceration Discharged Sentence Records Net Home Net Home Time > 0 27A.460 - (2) Time Time Convicted 179 114 21 179 111 4 3 89 19 35 62.01% 2.23% 63.69% 100.00% 1.68% 49.72% 10.61% 19.55% 11.73% Dismissed 1 100.00% Others 7 3 5 7 4 14.29% 42.86% 100.00% 71.43% 57.14% 14.29% 187 3 93 21 19 117 186 117 4 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)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	1	115	306	422
		0.24%	27.25%	72.51%	100.00%
	Final_Plea	79	38	305	422
		18.72%	9.00%	72.27%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	33	33
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	33	33
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

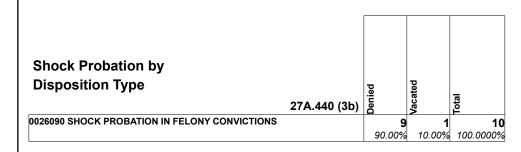
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	24	24
			100.00%	100.00%
Felony Charges		2	265	267
		0.75%	99.62%	100.38%
Felony Convictions		1	115	116
		0.86%	99.14%	100.00%

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.

Research & Statistics

Annual Report FY 2020

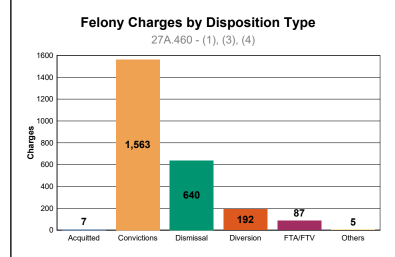
Circuit Court - "Felony" Criminal Cases

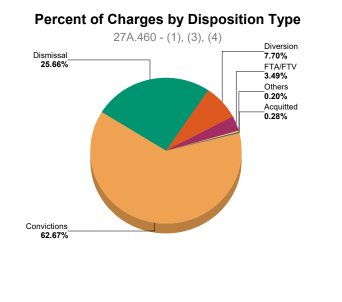
KENTON

There were 2,494 felony level offenses and 101 non-felony level offenses disposed within 1,626 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	2,494	1,626	
Felony amended to Non-Felony	101		

Of those 2,494 felony offenses, 1,563 (62.67%) were convicted; 7 were aquitted (0.28%); and 640 (25.66%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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	1,521	33							-		- 294		- 483
		2.17%	49.90%			4.21%					19.33%		31.76%
Dismissed	13	-	1	6	8	1	1			-			- 6
			7.69%	46.15%	61.54%	7.69%	7.69%						46.15%
Diverted	1	-	1	1	1	-	-			-			- 1
			100.00%	100.00%	100.00%	ò							100.00%
Others	3	-	2	2	2		-			-	- 1		- 3
			66.67%	66.67%	66.67%	ò					33.33%		100.00%
	1,538	33	763	1,527	680	65	1			-	- 295		- 493

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	89	1,489	916	2,494
		3.57%	59.70%	36.73%	100.00%
	Final_Plea	1,529	49	916	2,494
		61.31%	1.96%	36.73%	100.00%
Felony amended to Non-Felony	Original_Plea	-	5	96	101
		0.00%	4.95%	95.05%	100.00%
	Final_Plea	1	4	96	101
		0.99%	3.96%	95.05%	100.00%

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

Research & Statistics

Annual Report FY 2020

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)	COURT TRIAL	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	1	97	98
			1.02%	98.98%	100.00%
Felony Charges		1	12	1,614	1,627
		0.06%	0.74%	99.26%	100.06%
Felony Convictions		-	8	1,130	1,138
			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

Shock Probation by				
Disposition Type		ied	ted	
	27A.440 (3b)	Deni	Gran	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		159	9 42	201
		79.10%	6 20.90%	100.0000%

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.

Research & Statistics

Annual Report FY 2020

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.

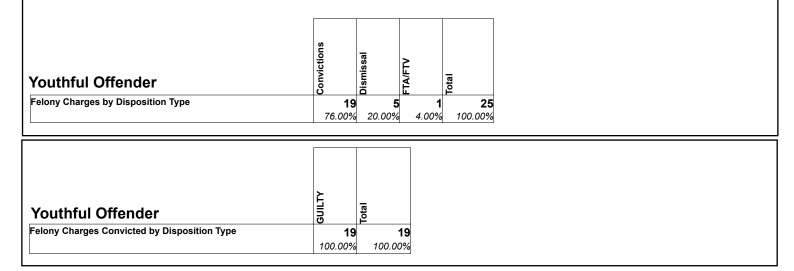
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 25 felony level offenses and 0 non-felony level offenses disposed within 12 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

074 400 (44)		
27A.460 - (11)	Charges	Cases
Felony	25	12
Felony amended to Non-Felony	-	

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

Of the 25 felony level offenses disposed within the youthful offender cases, 19 (76.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

KNOTT

There were 193 felony level offenses and 9 non-felony level offenses disposed within 95 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	95	
Felony amended to Non-Felony	9		

Of those 193 felony offenses, 86 (44.56%) were convicted; were aquitted (%); and 107 (55.44%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 120 Dismissal 100 80 Charges 60 107 86 40 20 0 Convictions Convictions Dismissal 44.56% 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

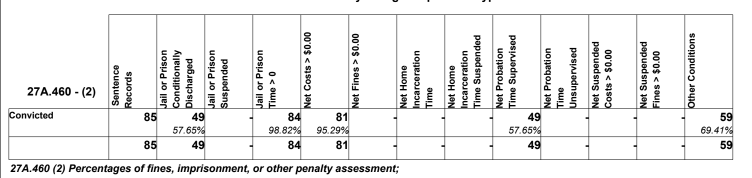
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

KNOTT

Sentence Information by Charge Disposition Type



* 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	193	193
		100.00%	100.00%
	Final_Plea	193	193
		100.00%	100.00%
Felony amended to Non-Felony	Original_Plea	9	9
		100.00%	100.00%
	Final_Plea	9	9
		100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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)	NO TRIAL	Total
Felony Amended Down to Non-Felony		8	8
		100.00%	100.00%
elony Charges		95	95
		100.00%	100.00%
Felony Convictions		82	82
		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

Research & Statistics

Annual Report FY 2020

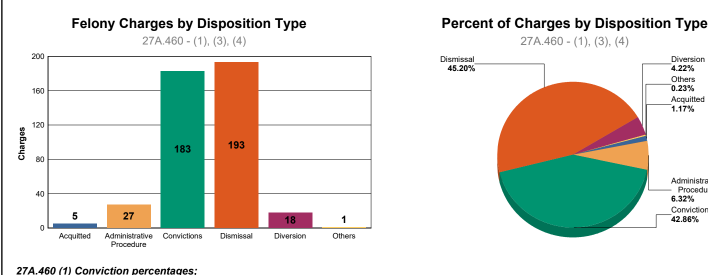
Circuit Court - "Felony" Criminal Cases



There were 427 felony level offenses and 4 non-felony level offenses disposed within 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	427	239			
Felony amended to Non-Felony	4				

Of those 427 felony offenses, 183 (42.86%) were convicted; 5 were aquitted (1.17%); and 193 (45.20%) were dismissed.



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

Diversion Others 0.23%

Acquitted 1.17%

Administrative Procedure

6.32% Convictions 42.86%

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

KNOX

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	173		- 50		137	3			45	4	9		- 63
			28.90%	100.00%	79.19%	1.73%			26.01%	2.31%	5.20%		36.42%
Dismissed	5		- 4	4	5	-	-	-	- 3	1	-		- 1
			80.00%	80.00%	100.00%				60.00%	20.00%			20.00%
Diverted	18		- 3	3	17	-	-		1	2	1		- 15
			16.67%	16.67%	94.44%				5.56%	11.11%	5.56%		83.33%
Others	1		1	1	1	-	-		1	-	-		-
			100.00%	100.00%	100.00%				100.00%				
	197		- 58	181	160	3	-	-	50	7	10		- 79

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	414	427
		0.00%	3.04%	96.96%	100.00%
	Final_Plea	1	12	414	427
		0.23%	2.81%	96.96%	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;

Research & Statistics

Annual Report FY 2020

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.

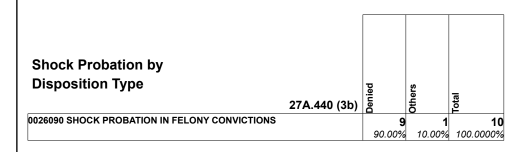
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	4	4
			100.00%	100.00%
Felony Charges		6	234	240
		2.51%	97.91%	100.42%
Felony Convictions		3	146	149
		2.01%	97.99%	100.00%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LARUE

There were 330 felony level offenses and 28 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	330	134			
Felony amended to Non-Felony	28				

Of those 330 felony offenses, 159 (48.18%) were convicted; were aquitted (%); and 116 (35.15%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 160 Dismissal 10.91% FTA/FTV 140 0.61% Others 120 Ad Ainistrative Procedure
 2.12% 100 Charges 159 80 60 116 40 20 36 10 7 2 0 Convictions Administrative Dismissal Diversion Convictions FTA/FTV Others 48.18% 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

Research & Statistics

Annual Report FY 2020

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 Conditions
Convicted	156		92	155	72	2			92		- 1		- 61
		3.85%				1.28%			58.97%		0.64%		39.10%
Dismissed	16	-	1	1	16	-	-		- 1				- 2
			6.25%	6.25%	100.00%	Ś			6.25%				12.50%
Diverted	31	-	-	20	11	-	-						- 4
				64.52%	35.48%	5							12.90%
Others	5	1	3	5	3	-	-		- 3				
		20.00%	60.00%	100.00%	60.00%	Ś			60.00%				
	208	7	['] 96	181	102	2	-		- 96		- 1		- 67

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	-	7	323	330
		0.00%	2.12%	97.88%	100.00%
	Final_Plea	7	-	323	330
		2.12%	0.00%	97.88%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	27	28
		0.00%	3.57%	96.43%	100.00%
	Final_Plea	1	-	27	28
		3.57%	0.00%	96.43%	100.00%

Research & Statistics

Annual Report FY 2020

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.

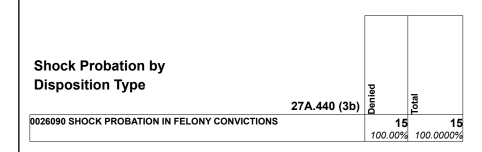
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony	/	28	28
		100.00%	100.00%
elony Charges		134	134
		100.00%	100.00%
Felony Convictions		73	73
		100.00%	100.00%

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



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.

Research & Statistics

Annual Report FY 2020

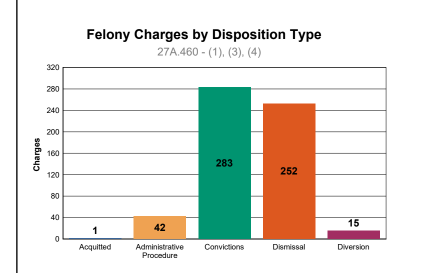
Circuit Court - "Felony" Criminal Cases

LAUREL

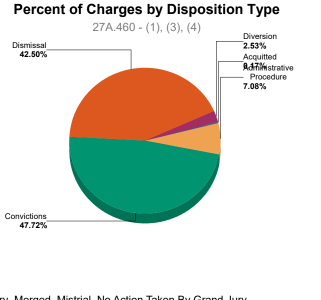
There were 593 felony level offenses and 17 non-felony level offenses disposed within 329 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases			
Felony	593	329			
Felony amended to Non-Felony	17				

Of those 593 felony offenses, 283 (47.72%) were convicted; 1 were aquitted (0.17%); and 252 (42.50%) were dismissed.



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,

Others disposition type include: Denied, Extradition, Grand Jury, Granded, 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 2020

Circuit Court - "Felony" Criminal Cases

LAUREL

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Pe e	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
AP	4		- 4	4	- 4	-			2	2		-	
			100.00%	100.00%	100.00%				50.00%	50.00%			
Convicted	273		- 94	271	116	4	-		83	11		-	- 2
			34.43%	99.27%	42.49%	1.47%			30.40%	4.03%			0.73%
Diverted	6			-	6 100.00%	-	-		_	-		-	
	283		- 98	275	126	4	-		85	13		-	- 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)	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	18	575	593
		3.04%	96.96%	100.00%
	Final_Plea	18	575	593
		3.04%	96.96%	100.00%
Felony amended to Non-Felony	Original_Plea	_	17	17
		0.00%	100.00%	100.00%
	Final_Plea	-	17	17
		0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

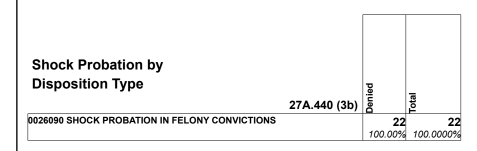
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	16	16
			100.00%	100.00%
Felony Charges		8	322	330
		2.43%	97.87%	100.30%
Felony Convictions		7	228	235
		2.98%	97.02%	100.00%

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.

Research & Statistics

Annual Report FY 2020

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.

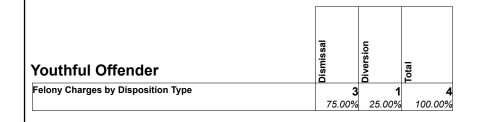
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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 ordiance 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.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LAWRENCE

There were 157 felony level offenses and 16 non-felony level offenses disposed within 106 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	106
Felony amended to Non-Felony	16	

Of those 157 felony offenses, 97 (61.78%) were convicted; were aquitted (%); and 35 (22.29%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 100 Dismissal 80 60 Charges 97 40 20 35 24 1 Convictions 0 Convictions Dismissal Diversion Others 61.78% 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

Diversion 15.29% Others 0.64%

Research & Statistics

Annual Report FY 2020

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	92		50		-	- -		<u> </u>	24				- 25
			54.35%	98.91%	1.09%	6			26.09%	27.17%			27.17%
Dismissed	9	3	6	9	1		1	-	- 6	2			- 5
		33.33%	66.67%	100.00%	11.11%	6	11.11%		66.67%	22.22%			55.56%
Diverted	24	-	24	24			-		- 20	4		_	- 8
			100.00%	100.00%					83.33%				33.33%
	125	3	80	124	2		1		- 50	31			- 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	16	129	12	157
		10.19%	82.17%	7.64%	100.00%
	Final_Plea	123	22	12	157
		78.34%	14.01%	7.64%	100.00%
Felony amended to Non-Felony	Original_Plea	-	12	4	16
		0.00%	75.00%	25.00%	100.00%
	Final_Plea	-	12	4	16
		0.00%	75.00%	25.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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		-	11	11
			100.00%	100.00%
Felony Charges		1	106	107
		0.94%	100.00%	100.94%
Felony Convictions		1	62	63
		1.59%	98.41%	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

Research & Statistics

Annual Report FY 2020

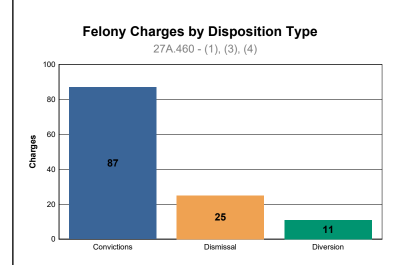
Circuit Court - "Felony" Criminal Cases

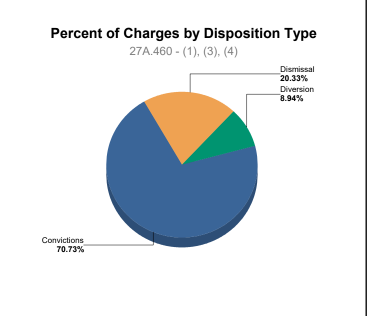


There were 123 felony level offenses and 2 non-felony level offenses disposed within 71 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	123	71
Felony amended to Non-Felony	2	

Of those 123 felony offenses, 87 (70.73%) were convicted; were aquitted (%); and 25 (20.33%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LEE

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	P B C	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	81	4	8	81	- 17	-				1	20		- 8
		4.94%	9.88%	100.00%	20.99%					1.23%	ó		9.88%
Dismissed	7	2	2	4	5				2	-		-	
		28.57%	28.57%	57.14%	71.43%				28.57%				
Diverted	5	1	2	4	2				-			-	- 3
		20.00%	40.00%	80.00%	40.00%								60.00%
	93	7	12	89	24				2	1		-	- 11

* 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	22	72	29	123
		17.89%	58.54%	23.58%	100.00%
	Final_Plea	92	4	27	123
		74.80%	3.25%	21.95%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	-	2
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	2	-	-	2
		100.00%	0.00%	0.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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)	NO TRIAL	Total
Felony Amended Down to Non-Felony		2	2
		100.00%	100.00%
Felony Charges		71	71
		100.00%	100.00%
Felony Convictions		49	49
		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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LESLIE

There were 125 felony level offenses and 3 non-felony level offenses disposed within 73 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	125	73
Felony amended to Non-Felony	3	

Of those 125 felony offenses, 43 (34.40%) were convicted; were aquitted (%); and 72 (57.60%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 80 Dismissal Diversion 4.80% 70 Others 3.20% 60 50 Charges 40 72 30 43 20 10 4 Convictions 0 Convictions Dismissal Diversion Others 34.40% 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

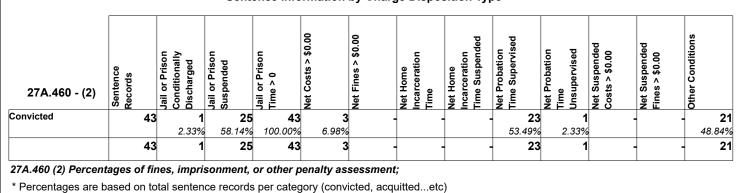
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LESLIE

Sentence Information by Charge Disposition Type



* 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	123	125
		0.00%	1.60%	98.40%	100.00%
	Final_Plea	2	-	123	125
		1.60%	0.00%	98.40%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	3	3
Felony amended to Non-Felony		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	3	3
		0.00%	0.00%	100.00%	100.00%

Research & Statistics

Annual Report FY 2020

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.

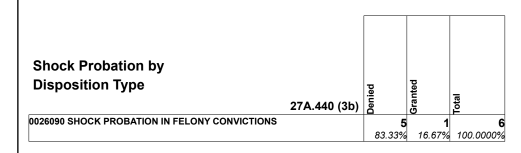
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		3	3
		100.00%	100.00%
Felony Charges		73	73
		100.00%	100.00%
Felony Convictions		41	41
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

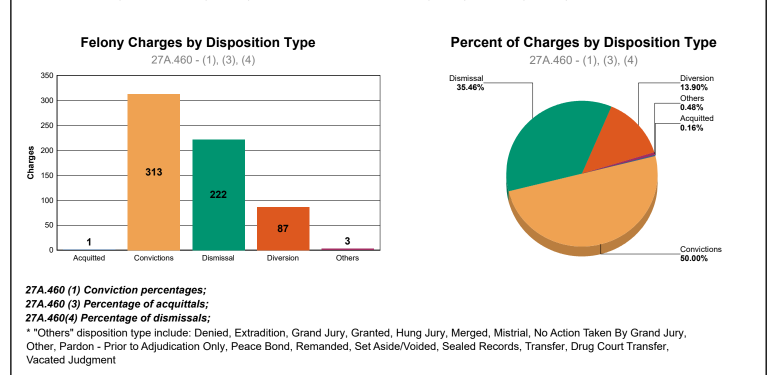
Circuit Court - "Felony" Criminal Cases

LETCHER

There were 626 felony level offenses and 51 non-felony level offenses disposed within 310 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	310
Felony amended to Non-Felony	51	

Of those 626 felony offenses, 313 (50.00%) were convicted; 1 were aquitted (0.16%); and 222 (35.46%) were dismissed.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LETCHER

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	313		- 118	313	17			· · ·	117			•	
			37.70%	100.00%	5.43%	1.60%			37.38%	0.32%			
Dismissed	1			-	1	-	-			-		-	
					100.00%	Ś							
Diverted	5			-	5	-	-		-	_		-	
					100.00%	Ś							
Others	2		- 1	2	2	. 1	-		- 1	-		-	- 1
			50.00%	100.00%	100.00%	50.00%			50.00%				50.00%
	321		- 119	315	25	6	-		- 118	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	-	311	315	626
		0.00%	49.68%	50.32%	100.00%
	Final_Plea	299	12	315	626
		47.76%	1.92%	50.32%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	50	51
		0.00%	1.96%	98.04%	100.00%
	Final_Plea	-	1	50	51
		0.00%	1.96%	98.04%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

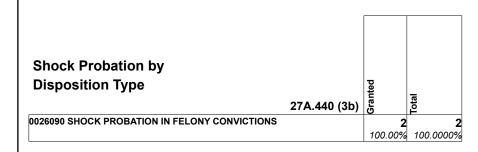
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	39	40
		2.50%	97.50%	100.00%
Felony Charges		4	306	310
		1.29%	98.71%	100.00%
Felony Convictions		3	183	186
		1.61%	98.39%	100.00%

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.

Research & Statistics

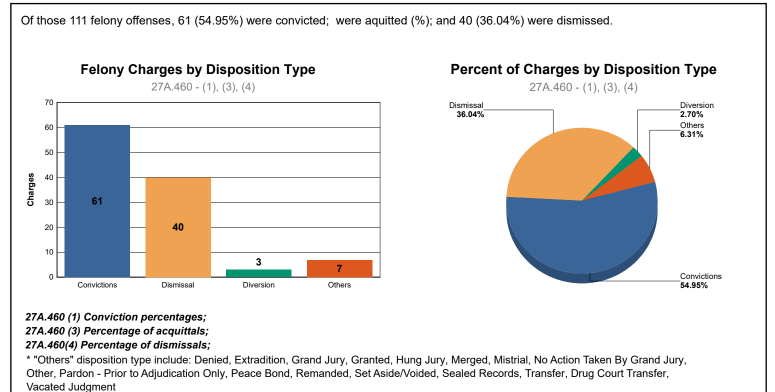
Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LEWIS

There were 111 felony level offenses and 1 non-felony level offenses disposed within 54 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	111	54
Felony amended to Non-Felony	1	



Run Date: 7/27/2020 Page 227 of 397

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LEWIS

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	or pe	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	56		2	56	_				2		1		
			3.57%	100.00%	53.57%	1.79%			3.57%		1.79%		
Dismissed	3	1	2	3	3	-	-		1	2	-		- 2
		33.33%	66.67%	100.00%	100.00%				33.33%	66.67%			66.67%
Diverted	3	3 -	3	3	3	-	_		1	2	-		- 3
			100.00%	100.00%	100.00%				33.33%	66.67%			100.00%
	62	2 1	7	62	36	1	-		- 4	4	1		- 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	2	60	49	111
		1.80%	54.05%	44.14%	100.00%
	Final_Plea	48	14	49	111
		43.24%	12.61%	44.14%	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%

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

Research & Statistics

Annual Report FY 2020

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.

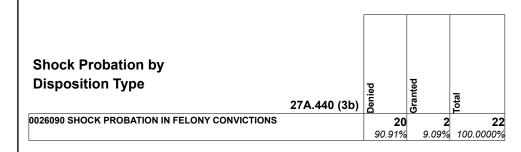
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	1	1
			100.00%	100.00%
Felony Charges		1	53	54
		1.85%	98.15%	100.00%
Felony Convictions		1	40	41
		2.44%	97.56%	100.00%

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:

Research & Statistics

Annual Report FY 2020

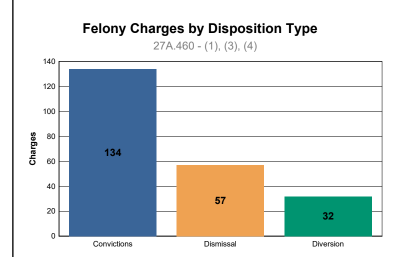
Circuit Court - "Felony" Criminal Cases

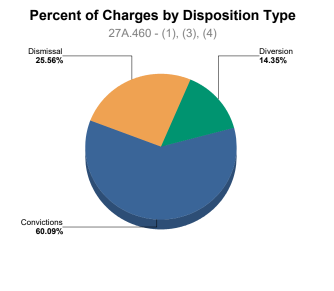
LINCOLN

There were 223 felony level offenses and 3 non-felony level offenses disposed within 164 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	223	164	
Felony amended to Non-Felony	3		

Of those 223 felony offenses, 134 (60.09%) were convicted; were aquitted (%); and 57 (25.56%) were dismissed.





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

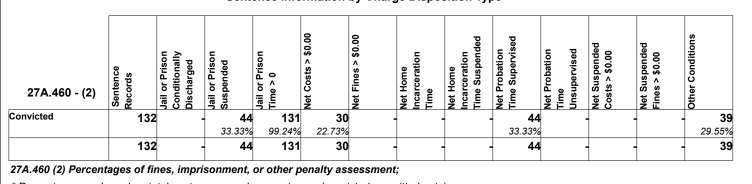
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LINCOLN

Sentence Information by Charge Disposition Type



* 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	51	83	89	223
		22.87%	37.22%	39.91%	100.00%
	Final_Plea	134	_	89	223
		60.09%	0.00%	39.91%	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%

Research & Statistics

Annual Report FY 2020

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		-	3	3
			100.00%	100.00%
Felony Charges		1	163	164
		0.61%	99.39%	100.00%
Felony Convictions		1	105	106
		0.94%	99.06%	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

Research & Statistics

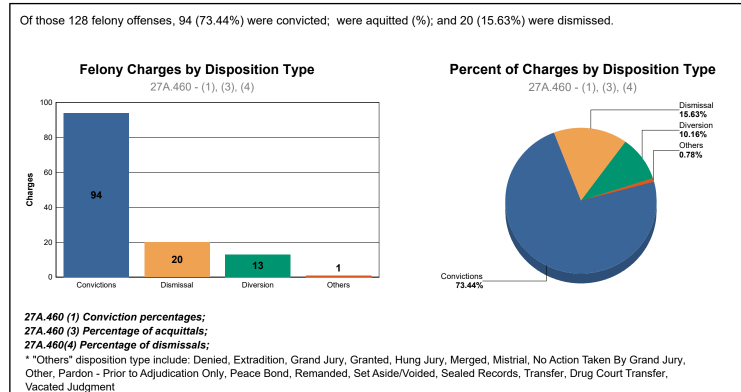
Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LIVINGSTON

There were 128 felony level offenses and 30 non-felony level offenses disposed within 74 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	128	74
Felony amended to Non-Felony	30	



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LIVINGSTON

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 Conditionally Discharged Jail or Prison Suspended Jail or Prison Time > 0 Net Home Incarceration Unsupervised Net Probation Sentence Records Net Home 27A.460 - (2) Time Time Convicted 13 94 18 94 6 5 8 100.00% 13.83% 5.32% 8.51% 19.15% 6.38% Dismissed 1 1 100.00% Diverted 5 5 100.00% 20.00% Others 1 1 1 1 100.00% 100.00% 100.00% 101 19 95 12 1 14 5 8 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	-	97	31	128
		0.00%	75.78%	24.22%	100.00%
	Final_Plea	96	1	31	128
		75.00%	0.78%	24.22%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	29	30
		0.00%	3.33%	96.67%	100.00%
	Final_Plea	1	-	29	30
		3.33%	0.00%	96.67%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

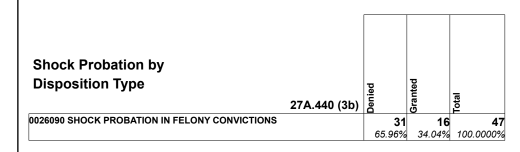
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	9	9
			100.00%	100.00%
Felony Charges		4	70	74
		5.41%	94.59%	100.00%
Felony Convictions		4	54	58
		6.90%	93.10%	100.00%

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:

Research & Statistics

Annual Report FY 2020

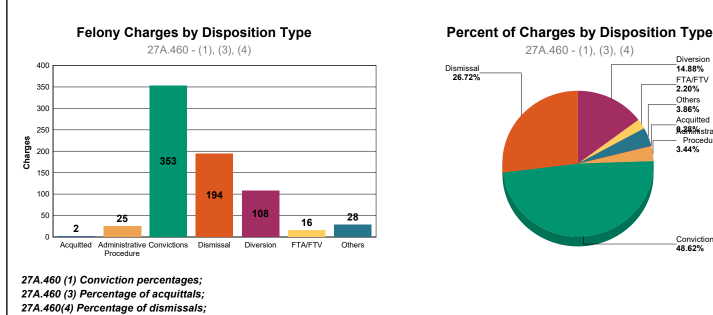
Circuit Court - "Felony" Criminal Cases

LOGAN

There were 726 felony level offenses and 20 non-felony level offenses disposed within 342 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	726	342	
Felony amended to Non-Felony	20		

Of those 726 felony offenses, 353 (48.62%) were convicted; 2 were aquitted (0.28%); and 194 (26.72%) were dismissed.



* "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

Diversion

14.88% FTA/FTV

2.20% Others

3.86% Acauitted Administrative

Procedure 3.44%

Convictions

48.62%

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

LOGAN

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	345		197	344	_	_			195				173
			57.10%	99.71%	35.94%	0.58%			56.52%	0.29%			50.14%
Dismissed	9			-	8	-	-		-	-			. 8
					88.89%								88.89%
Diverted	56			1	50	-	-	-	-	-			- 37
				1.79%	89.29%								66.07%
Others	4			-	3	_	-	-	_	-			. 3
					75.00%								75.00%
	414		- 197	345	185	2	-		195	1		L .	- 221

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	-	664	62	726
		0.00%	91.46%	8.54%	100.00%
	Final_Plea	342	322	62	726
		47.11%	44.35%	8.54%	100.00%
Felony amended to Non-Felony	Original_Plea	-	19	1	20
		0.00%	95.00%	5.00%	100.00%
	Final_Plea	1	18	1	20
		5.00%	90.00%	5.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	20	20
			100.00%	100.00%
Felony Charges		6	336	342
		1.75%	98.25%	100.00%
Felony Convictions		4	194	198
		2.02%	97.98%	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		eq	nted	_
	27A.440 (3b)	Deni	Gran	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		34	64	9
		33.66%	63.37%	97.02979
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		-	3	
			2.97%	2.97039

Research & Statistics

Annual Report FY 2020

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.

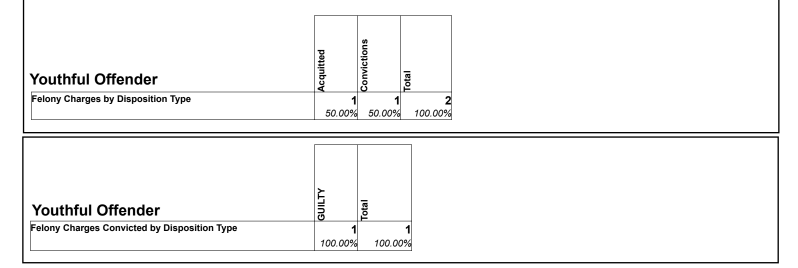
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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 ordiance or other level offense(s) within those cases.

27A.460 - (11)		
27A.400 - (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.



Research & Statistics

Annual Report FY 2020

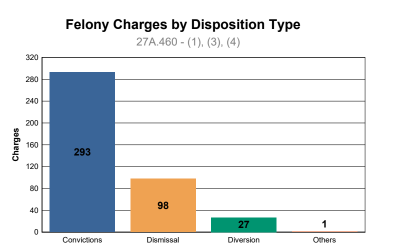
Circuit Court - "Felony" Criminal Cases

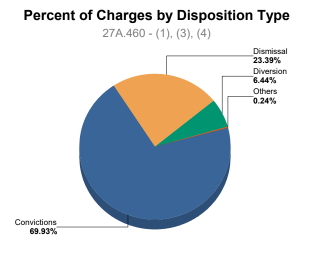


There were 419 felony level offenses and 20 non-felony level offenses disposed within 195 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	419	195
Felony amended to Non-Felony	20	

Of those 419 felony offenses, 293 (69.93%) were convicted; were aquitted (%); and 98 (23.39%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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	289	-	28	289	24	. 1	-		- 28			-	- 1
			9.69%	100.00%	8.30%	0.35%			9.69%				0.35%
Dismissed	21	3	13	16	9		-		- 14	6		-	- 2
		14.29%	61.90%	76.19%	42.86%	Ś			66.67%	28.57%			9.52%
Diverted	25	-	24	24	14		-		- 20	3		-	
			96.00%	96.00%	56.00%	Ś			80.00%	12.00%			
Others	1	-	1	1	1				1	-		-	
			100.00%	100.00%	100.00%	, >			100.00%				
	336	3	66	330	48	1	-		- 63	9		-	- 3

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	5	414	419	
		1.19%	98.81%	100.00%	
	Final_Plea	5	414	419	
		1.19%	98.81%	100.00%	
Felony amended to Non-Felony	Original_Plea	-	20	20	
		0.00%	100.00%	100.00%	
	Final_Plea	-	20	20	
		0.00%	100.00%	100.00%	

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

Research & Statistics

Annual Report FY 2020

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		-	19	19
			100.00%	100.00%
Felony Charges		2	193	195
		1.03%	98.97%	100.00%
Felony Convictions		2	141	143
		1.40%	98.60%	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		be	nted	
	27A.440 (3b)	Denie	Grant	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		79	-	. 107
		73.83%	26.17%	100.0000%

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

Research & Statistics

Annual Report FY 2020

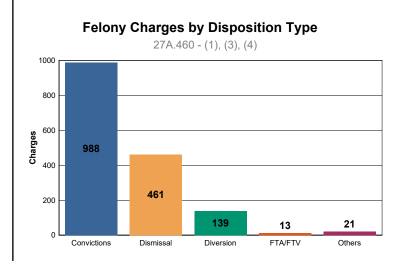
Circuit Court - "Felony" Criminal Cases

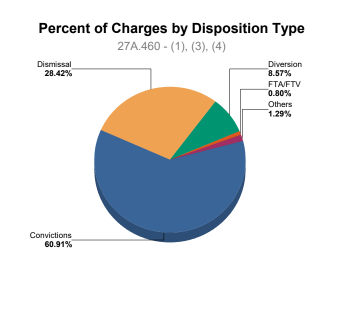
MADISON

There were 1,622 felony level offenses and 72 non-felony level offenses disposed within 813 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	1,622	813
Felony amended to Non-Felony	72	

Of those 1,622 felony offenses, 988 (60.91%) were convicted; were aquitted (%); and 461 (28.42%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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	<u>s</u> v	Other Conditions
Convicted	983		387	981					386		7	1	155
		0.20%	39.37%	99.80%	38.86%	0.41%			39.27%	0.10%	0.71%	0.10%	15.77%
Dismissed	16	1	_	3	13	-	-		- 1	-	-	-	1
		6.25%		18.75%	81.25%				6.25%				6.25%
Diverted	90	-	_	1	88	-	-		_	-	_	_	1
				1.11%									1.11%
Others	1	-	1	1	1	-			1	-	-	_	1
			100.00%	100.00%	100.00%				100.00%				100.00%
	1,090	3	388	986	484	4			388	1	7	1	158

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	1,153	468	1,62	
		0.06%	71.09%	28.85%	100.00%	
	Final_Plea	1,125	29	468	1,622	
		69.36%	1.79%	28.85%	100.00%	
Felony amended to Non-Felony	Original_Plea	-	5	67	72	
		0.00%	6.94%	93.06%	100.00%	
	Final_Plea	-	5	67	72	
		0.00%	6.94%	93.06%	100.00%	

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

Research & Statistics

Annual Report FY 2020

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.

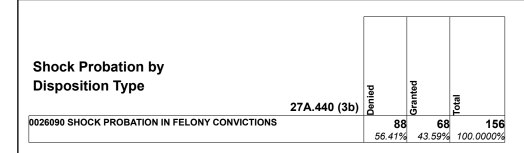
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony	,	58	58
		100.00%	100.00%
Felony Charges		813	813
		100.00%	100.00%
Felony Convictions		578	578
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MAGOFFIN

There were 78 felony level offenses and 1 non-felony level offenses disposed within 45 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	78	45
Felony amended to Non-Felony	1	

Of those 78 felony offenses, 35 (44.87%) were convicted; were aquitted (%); and 36 (46.15%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 40 Dismissal Diversion Ad initiatrative 35 Procedure
 1.28% 30 25 Charges 20 36 35 15 10 5 6 1 0 Convictions Administrative Convictions Dismissal Diversion 44.87% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MAGOFFIN

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	35		10	· ·	_				6				- 8
			28.57%	100.00%	80.00%	5.71%			17.14%				22.86%
Dismissed	2		- 2	2	2	-	-		2			-	- 2
			100.00%	100.00%	100.00%				100.00%				100.00%
Diverted	6		- 5	5	6	-	_		4			_	- 2
			83.33%	83.33%	100.00%				66.67%				33.33%
	43		17	42	36	2	_		12			-	- 12

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	78	78
		100.00%	100.00%
	Final_Plea	78	78
		100.00%	100.00%
Felony amended to Non-Felony	Original_Plea	1	1
		100.00%	100.00%
	Final_Plea	1	1
		100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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		1	1
		100.00%	100.00%
Felony Charges		45	45
		100.00%	100.00%
Felony Convictions		31	31
		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

Research & Statistics

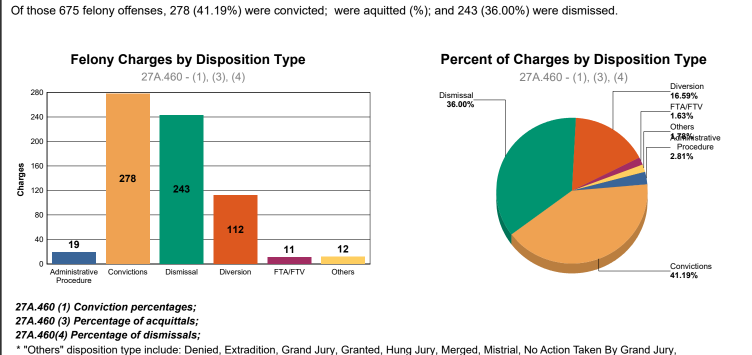
Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MARION

There were 675 felony level offenses and 26 non-felony level offenses disposed within 359 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	675	359
Felony amended to Non-Felony	26	



* "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 2020

Circuit Court - "Felony" Criminal Cases

MARION

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	pe or	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	278		- 165	278	_	_			159		1	1	137
			59.35%	100.00%	26.26%	19.06%			57.19%	1.44%	0.36%	0.36%	49.28%
Dismissed	1		- 1	1	1	-	-		- 1	-	-	_	1
			100.00%	100.00%	100.00%				100.00%				100.00%
Others	5		- 4	4	4		-		- 4		-	_	_
			80.00%	80.00%	80.00%				80.00%				
	284		- 170	283	78	53	_		164	4	1	1	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)	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	675 100.00%	675 100.00%
	Final_Plea	675 100.00%	675 100.00%
Felony amended to Non-Felony	Original_Plea	26 100.00%	26 100.00%
	Final_Plea	26 100.00%	26 100.00%

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

Research & Statistics

Annual Report FY 2020

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.

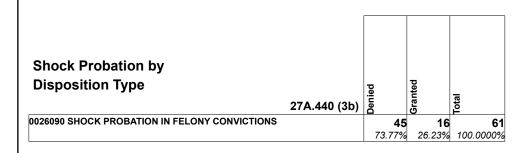
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felon	у	23	23
		100.00%	100.00%
Felony Charges		359	359
		100.00%	100.00%
Felony Convictions		154	154
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MARION

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.

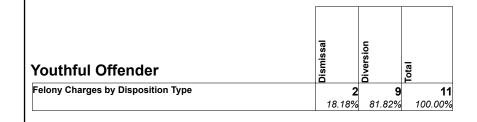
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance 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, (%) charges were convicted.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MARSHALL

There were 524 felony level offenses and 42 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	524	322
Felony amended to Non-Felony	42	

Of those 524 felony offenses, 300 (57.25%) were convicted; were aquitted (%); and 142 (27.10%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 320 Dismissal 5.92% FTA/FTV 280 4.20% Others 240 Ad him istrative Procedure
2.67% 200 Charges 160 300 120 80 142 40 22 14 15 31 0 Convictions Administrative Convictions Dismissal Diversion FTA/FTV Others 57.25% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MARSHALL

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	pe or	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	255		115		_	_			109			-	- 22
			45.10%	99.22%	58.82%	Ś			42.75%	0.78%			8.63%
Dismissed	2	-	- 2	2	2				- 2	-		-	
			100.00%	100.00%	100.00%	ò			100.00%				
Diverted	1	-	-	-	1		- ·			-		-	
					100.00%	ò							
	258	-	117	255	153				111	2		_	- 22

* 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	23	373	128	524
		4.39%	71.18%	24.43%	100.00%
	Final_Plea	342	54	128	524
		65.27%	10.31%	24.43%	100.00%
Felony amended to Non-Felony	Original_Plea	-	5	37	42
		0.00%	11.90%	88.10%	100.00%
	Final_Plea	-	5	37	42
		0.00%	11.90%	88.10%	100.00%

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

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	26	26
			100.00%	100.00%
Felony Charges		1	321	322
		0.31%	99.69%	100.00%
Felony Convictions		1	194	195
		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

Shock Probation by				
Disposition Type		eq	nted	
	27A.440 (3b)	Deni	Gran	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		84	15	99
		84.85%	6 15.15%	100.0000%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MARSHALL

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.

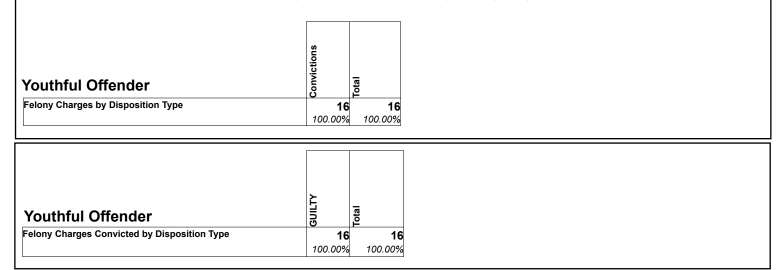
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 16 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	16	1
Felony amended to Non-Felony	-	

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

Of the 16 felony level offenses disposed within the youthful offender cases, 16 (100.00%) charges were convicted.



Research & Statistics

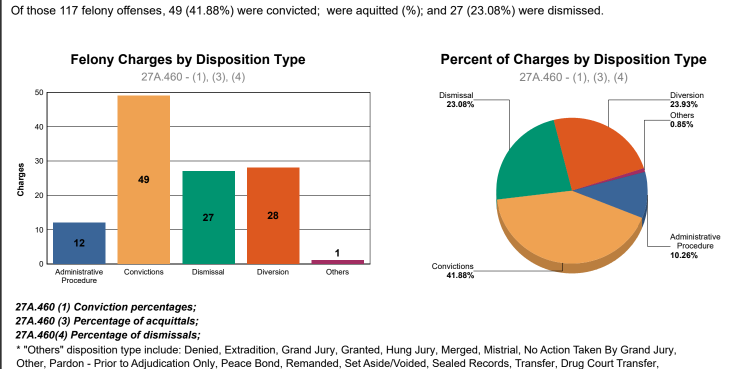
Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MARTIN

There were 117 felony level offenses and 12 non-felony level offenses disposed within 83 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	117	83
Felony amended to Non-Felony	12	



Vacated Judgment

Research & Statistics

Annual Report FY 2020

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	49			49	_		<u> </u>		17	7	3		17
		48.98%	2.04%	100.00%	71.43%	2.04%			34.69%	14.29%	6.12%		34.69%
Dismissed	4	4	-	4	4		-		- 3	1	-		- 2
		100.00%		100.00%	100.00%				75.00%	25.00%	, 9		50.00%
Diverted	28	28	-	28	21	-	-		- 26	2	1		- 21
		100.00%		100.00%					92.86%		3.57%		75.00%
	81	56	1	81	60	1	-		- 46	10	4		- 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)	GUILTY	NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL
Felony Charges	Original_Plea	-	81	36	117
		0.00%	69.23%	30.77%	100.00%
	Final_Plea	81	-	36	117
		69.23%	0.00%	30.77%	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;

Research & Statistics

Annual Report FY 2020

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		10	10
		100.00%	100.00%
Felony Charges		83	83
		100.00%	100.00%
Felony Convictions		38	38
		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

Research & Statistics

Annual Report FY 2020

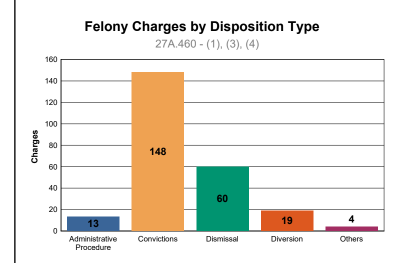
Circuit Court - "Felony" Criminal Cases

MASON

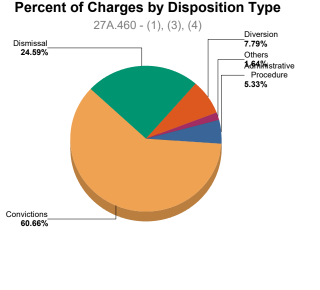
There were 244 felony level offenses and 15 non-felony level offenses disposed within 168 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	244	168
Felony amended to Non-Felony	15	

Of those 244 felony offenses, 148 (60.66%) were convicted; were aquitted (%); and 60 (24.59%) were dismissed.



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

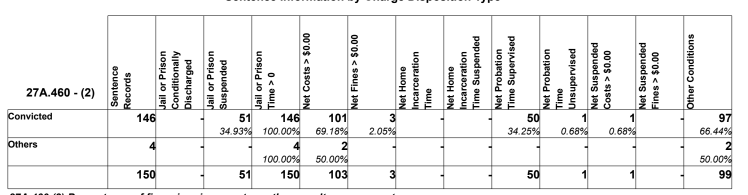
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MASON

Sentence Information by Charge Disposition Type



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	28 11.48%	184 75.41%	32 13.11%	244 100.00%
	Final_Plea	178 72.95%	34 13.93%	32 13.11%	244 100.00%
Felony amended to Non-Felony	Original_Plea	- 0.00%	14 93.33%	1 6.67%	15 100.00%
	Final_Plea	1 6.67%	13 86.67%	1 6.67%	15 100.00%

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

Research & Statistics

Annual Report FY 2020

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)	NO TRIAL	Total	
Felony Amended Down to Non-Felony	Felony Amended Down to Non-Felony			
		100.00%	100.00%	
Felony Charges		168	168	
		100.00%	100.00%	
Felony Convictions		108	108	
		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		q	pe	
	27A.440 (3b)	Denied	Granted	lotal
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		103	48	15
		66.88%	31.17%	98.0519
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		_	3	
			1.95%	1.94819

Research & Statistics

Annual Report FY 2020

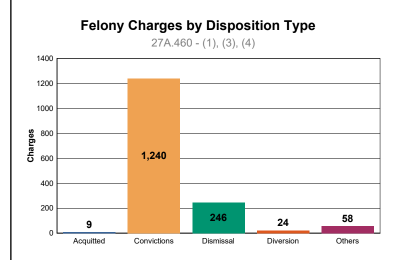
Circuit Court - "Felony" Criminal Cases

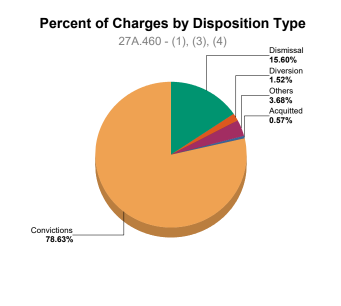
MCCRACKEN

There were 1,577 felony level offenses and 172 non-felony level offenses disposed within 986 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	1,577	986
Felony amended to Non-Felony	172	

Of those 1,577 felony offenses, 1,240 (78.63%) were convicted; 9 were aquitted (0.57%); and 246 (15.60%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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	1,220								366		- 38		- 346
		40.66%	0.16%			0.08%			30.00%		3.11%		28.36%
Dismissed	5	3	_	3	2	-	-						- 1
		60.00%		60.00%	40.00%								20.00%
Diverted	22	-	_		17								- 2
					77.27%								9.09%
Others	2	1	_	1	1	1			- 2				
		50.00%		50.00%	50.00%	50.00%			100.00%				
	1,249	500	2	1,222	654	2	-		- 368		- 38		- 349

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	1,249	323	1,577
		0.32%	79.20%	20.48%	100.00%
	Final_Plea	1,220	34	323	1,577
		77.36%	2.16%	20.48%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	172	172
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	172	172
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	115	115
			100.00%	100.00%
Felony Charges		3	983	986
		0.30%	99.70%	100.00%
Felony Convictions		2	822	824
		0.24%	99.76%	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	Others	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	72	2	. 74
	92.31%	2.56%	94.8718%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS	4		4
	5.13%		5.1282%

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

Research & Statistics

Annual Report FY 2020

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.

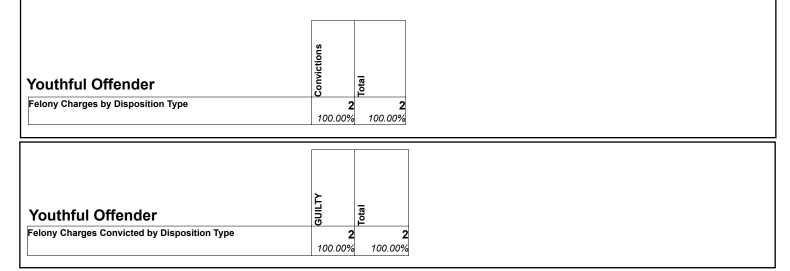
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 2 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 ordiance or other level offense(s) within those cases.

27A.460 - (11)	Charges	Cases
Felony	2	1
Felony amended to Non-Felony	1	

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.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MCCREARY

There were 203 felony level offenses and 11 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	203	121	
Felony amended to Non-Felony	11		

Of those 203 felony offenses, 127 (62.56%) were convicted; were aquitted (%); and 37 (18.23%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 140 Dismissal 6.40% FTA/FTV 7.88% 120 Others Ad him istrative 100 Procedure
1.97% 80 Charges 127 60 40 20 37 6 4 16 13 0 Convictions Administrative Convictions Dismissal Diversion FTA/FTV Others 62.56% Procedure 27A.460 (1) Conviction percentages: 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MCCREARY

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 Net Home Incarceration Net Probation Unsupervised **Jail or Prison** Jail or Prison Incarceration Jail or Prison Conditionally Discharged Suspended Sentence Records Net Home Time > 0 27A.460 - (2) Time Time Convicted 123 62 2 118 1 39 123 34 1.63% 50.41% 27.64% 0.81% 31.71% 100.00% 95.93% Others 1 1 1 100.00% 100.00% 124 39 2 34 124 63 118 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	2	8	193	203
		0.99%	3.94%	95.07%	100.00%
	Final_Plea	10	-	193	203
		4.93%	0.00%	95.07%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	11	11
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	11	11
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

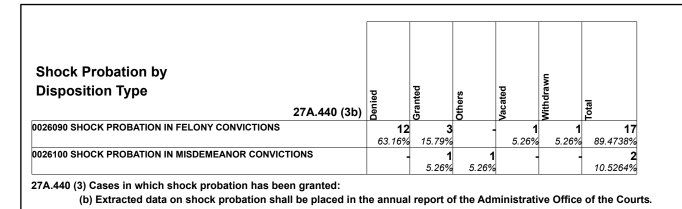
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		10	10
		100.00%	100.00%
Felony Charges		121	121
		100.00%	100.00%
Felony Convictions		79	79
		100.00%	100.00%

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



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MCLEAN

There were 129 felony level offenses and 2 non-felony level offenses disposed within 74 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	129	74	
Felony amended to Non-Felony	2		

Of those 129 felony offenses, 67 (51.94%) were convicted; were aquitted (%); and 31 (24.03%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 70 Diversion 18.60% Dismissal Others 60 5.43% 50 40 Charges 67 30 20 31 24 10 0 Convictions Convictions Dismissal Diversion Others 51.94% 27A.460 (1) Conviction percentages:

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MCLEAN

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	67		20						- 16				- 4
			29.85%	100.00%					23.88%				5.97%
Dismissed	12	-	_	5 41.67%	11 91.67%							-	
Diverted	24		• 2 8.33%	12 50.00%					- 2 8.33%	•		-	- 3 12.50%
Others	5	-		50.00% 50.00%	-	1						-	
	108	-	22	89	67				- 18			-	- 7

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	19	106	4	129
		14.73%	82.17%	3.10%	100.00%
	Final_Plea	107	18	4	129
		82.95%	13.95%	3.10%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	-	2
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	1	1	-	2
		50.00%	50.00%	0.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

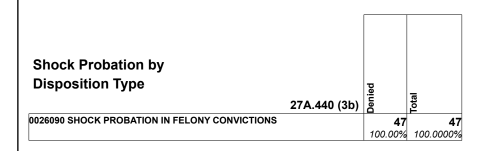
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		_	2	2
			100.00%	100.00%
Felony Charges		1	73	74
		1.35%	98.65%	100.00%
Felony Convictions		1	37	38
		2.63%	97.37%	100.00%

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



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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MEADE

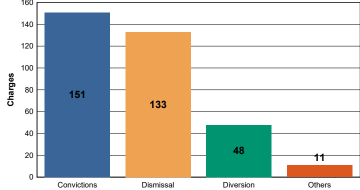
There were 343 felony level offenses and 12 non-felony level offenses disposed within 183 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

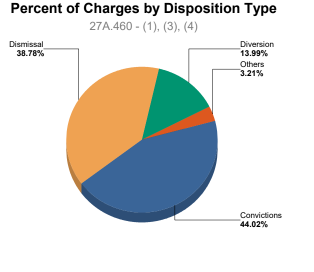
	Charges	Cases	
Felony	343	183	
Felony amended to Non-Felony	12		

 Of those 343 felony offenses, 151 (44.02%) were convicted; were aquitted (%); and 133 (38.78%) were dismissed.

 Felony Charges by Disposition Type
 Percent of Charges by Disposition

 27A.460 - (1), (3), (4)
 27A.460 - (1), (3), (4)





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MEADE

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions **Time Suspended** Net Suspended Jail or Prison Time > 0 Net Suspended Jail or Prison Suspended Net Home Incarceration Unsupervised Net Probation Costs > \$0.00 Incarceration Jail or Prison Conditionally Fines > \$0.00 Discharged Sentence Records Net Home 27A.460 - (2) Time Time Convicted 136 83 70 3 76 136 85 5 4 0.74% 100.00% 61.03% 51.47% 3.68% 55.88% 62.50% 2.21% 2.94% Dismissed 9 9 100.00% Diverted 6 6 2 100.00% 33.33% Others 2 1 2 50.00% 50.00% 100.00% 153 1 76 137 102 85 70 5 3 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	1	200	142	343
		0.29%	58.31%	41.40%	100.00%
	Final_Plea	200	1	142	343
		58.31%	0.29%	41.40%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	10	12
		0.00%	16.67%	83.33%	100.00%
	Final_Plea	2	-	10	12
		16.67%	0.00%	83.33%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

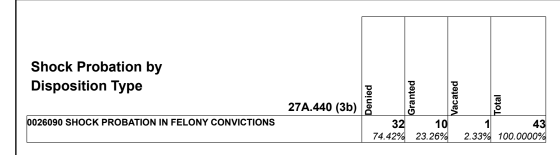
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		12	12
		100.00%	100.00%
Felony Charges		183	183
		100.00%	100.00%
Felony Convictions		91	91
		100.00%	100.00%

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.

Research & Statistics

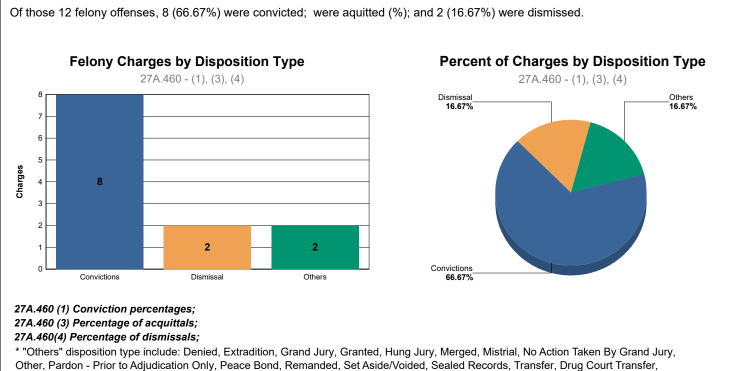
Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MENIFEE

There were 12 felony level offenses and 2 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	12	5
Felony amended to Non-Felony	2	



Vacated Judgment

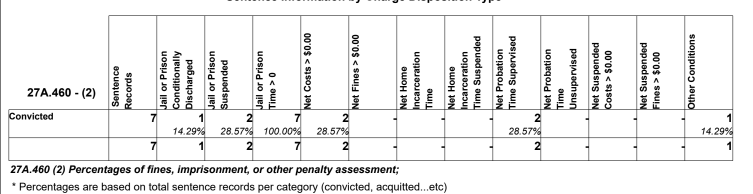
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MENIFEE

Sentence Information by Charge Disposition Type



* 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	8	12
		0.00%	33.33%	66.67%	100.00%
	Final_Plea	4	_	8	12
		33.33%	0.00%	66.67%	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%

Research & Statistics

Annual Report FY 2020

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.

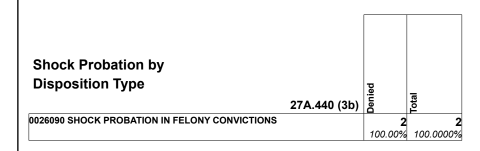
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	1
		100.00%	100.00%
Felony Charges		5	5
		100.00%	100.00%
Felony Convictions		3	3
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

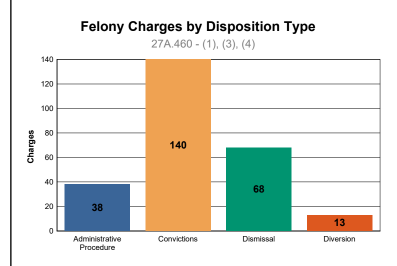
Circuit Court - "Felony" Criminal Cases

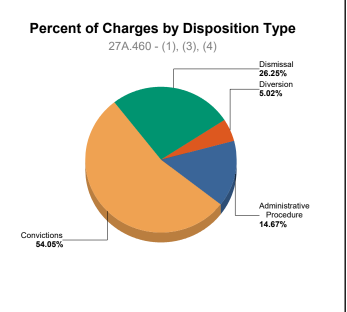
MERCER

There were 259 felony level offenses and 64 non-felony level offenses disposed within 94 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	259	94
Felony amended to Non-Felony	64	

Of those 259 felony offenses, 140 (54.05%) were convicted; were aquitted (%); and 68 (26.25%) were dismissed.





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

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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 Time > 0 Jail or Prison Suspended Jail or Prison Conditionally Net Home Incarceration Net Probation Unsupervised Incarceration Discharged Sentence Records Net Home 27A.460 - (2) Time Time Convicted 138 6 53 53 138 14 3 38.41% 100.00% 4.35% 2.17% 38.41% 10.14% 138 3 53 53 138 14 6 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	128	130	259
		0.39%	49.42%	50.19%	100.00%
	Final_Plea	129	-	130	259
		49.81%	0.00%	50.19%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	63	64
		0.00%	1.56%	98.44%	100.00%
	Final_Plea	1	-	63	64
		1.56%	0.00%	98.44%	100.00%

Research & Statistics

Annual Report FY 2020

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.

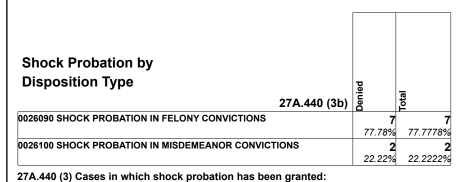
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		55	55
		100.00%	100.00%
Felony Charges		94	94
		100.00%	100.00%
Felony Convictions		64	64
		100.00%	100.00%

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



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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

METCALFE

There were 148 felony level offenses and 2 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	148	84
Felony amended to Non-Felony	2	

Of those 148 felony offenses, 99 (66.89%) were convicted; were aquitted (%); and 39 (26.35%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 100 80 60 Charges 99 40 20 39 7 2 1 0 Convictions Administrative Convictions Diversion Dismissal Others 66.89% 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

Dismissal

26.35% Diversion 4.73%

Others Ad inistrative Procedure
 1.35%

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

METCALFE

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	pe	Jail or Prison Time > 0	Costs >	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		- 58	97		37			- 53		- 2		- 14
			59.79%	100.00%	51.55%	38.14%	1.03%		54.64%		2.06%		14.43%
Dismissed	4			-	2 50.00%	-	-	-					
Diverted	1			-	1 100.00%	1 100.00%	-	•		•		•	-
	102		- 58	97	53	38	1	-	- 53		- 2		- 14

* 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	-	105	43	148
		0.00%	70.95%	29.05%	100.00%
	Final_Plea	105	-	43	148
		70.95%	0.00%	29.05%	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;

Research & Statistics

Annual Report FY 2020

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.

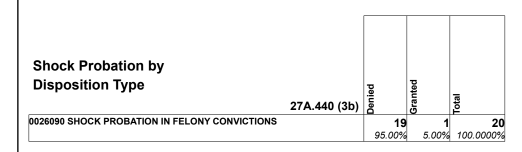
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		2	2
		100.00%	100.00%
Felony Charges		84	84
		100.00%	100.00%
Felony Convictions		58	58
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MONROE

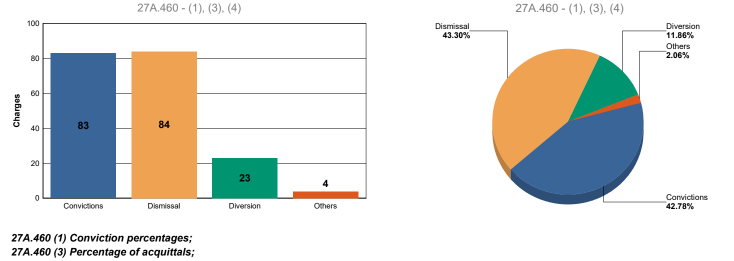
There were 194 felony level offenses and 2 non-felony level offenses disposed within 103 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	194	103
Felony amended to Non-Felony	2	

 Of those 194 felony offenses, 83 (42.78%) were convicted; were aquitted (%); and 84 (43.30%) were dismissed.

 Felony Charges by Disposition Type
 Percent of Charges by Disposition Type

 270, 460, (1), (3), (4)
 270, 460, (1), (3), (4)



27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MONROE

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	78			77	46		2 8	<u> </u>	25		20	-	- 25
		30.77%		98.72%			10.26%		32.05%				32.05%
Dismissed	2	1	-	1	1	-	-		1			-	- 1
		50.00%		50.00%	50.00%	ó			50.00%				50.00%
Diverted	13	-	-	-	13 100.00%		-	-	-	-		-	
	93	25	1	78	60) 4	8	-	26	-		-	- 26

* 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	7	53	134	194
		3.61%	27.32%	69.07%	100.00%
	Final_Plea	58	2	134	194
		29.90%	1.03%	69.07%	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;

Research & Statistics

Annual Report FY 2020

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.

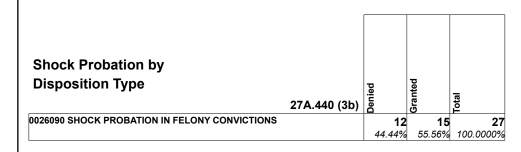
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	2	2
			100.00%	100.00%
Felony Charges		2	101	103
		1.94%	98.06%	100.00%
Felony Convictions		2	59	61
		3.28%	96.72%	100.00%

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



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.

Research & Statistics

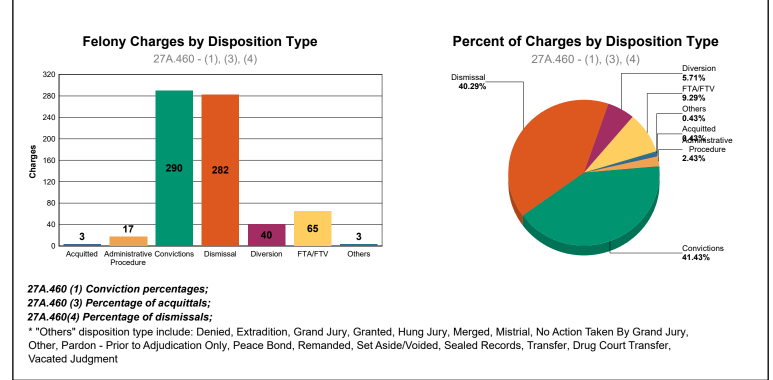
Annual Report FY 2020 Circuit Court - "Felony" Criminal Cases

MONTGOMERY

There were 700 felony level offenses and 33 non-felony level offenses disposed within 343 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	700	343
Felony amended to Non-Felony	33	

Of those 700 felony offenses, 290 (41.43%) were convicted; 3 were aquitted (0.43%); and 282 (40.29%) were dismissed.



Research & Statistics

Annual Report FY 2020

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	245		120		—	_			120				- 245
			48.98%	100.00%	58.37%	1.22%			48.98%				100.00%
Dismissed	1		-	1	-	-	-	-	-	-		-	- 1
				100.00%									100.00%
Others	2			2	2	-	-					-	
				100.00%	100.00%	ò							
	248		120	248	145	3	-		120	-		-	- 246

27A.400 (2) Percentages of lines, imprisonment, of 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	697	700
		0.43%	99.57%	100.00%
	Final_Plea	3	697	700
		0.43%	99.57%	100.00%
Felony amended to Non-Felony	Original_Plea	-	33	33
		0.00%	100.00%	100.00%
	Final_Plea	-	33	33
		0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

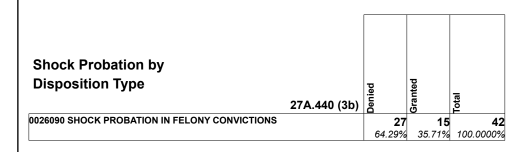
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	32	32
			100.00%	100.00%
Felony Charges		1	342	343
		0.29%	99.71%	100.00%
Felony Convictions		-	187	187
			100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

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.

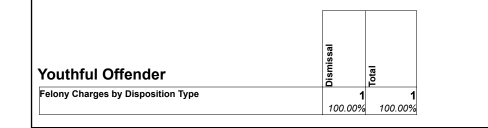
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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 ordiance 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.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MORGAN

There were 176 felony level offenses and 11 non-felony level offenses disposed within 105 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	105
Felony amended to Non-Felony	11	

Of those 176 felony offenses, 86 (48.86%) were convicted; were aquitted (%); and 47 (26.70%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 100 Dismissal 15.34% FTA/FTV Add in instrative 80 Procedure 6.25% 60 Charges 86 40 47 20 27 5 0 Convictions Administrative Convictions Diversion Dismissal FTA/FTV 48.86% Procedure 27A.460 (1) Conviction percentages: 27A.460 (3) Percentage of acquittals; 27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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	83	15	-	82	-	-	<u> </u>		6		1	<u> </u>	53
		18.07%		98.80%	57.83%	1.20%			7.23%		1.20%		63.86%
Dismissed	2	-	-	-	1	-			-		-		
					50.00%	ò							
Diverted	17	1	-	1	14		-		1		-		6
		5.88%		5.88%	82.35%	, >			5.88%				35.29%
	102	16	-	83	63	1	-		- 7	-	1		- 59

* 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	23	137	16	176
		13.07%	77.84%	9.09%	100.00%
	Final_Plea	115	45	16	176
		65.34%	25.57%	9.09%	100.00%
Felony amended to Non-Felony	Original_Plea	-	7	4	11
		0.00%	63.64%	36.36%	100.00%
	Final_Plea	1	6	4	11
		9.09%	54.55%	36.36%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

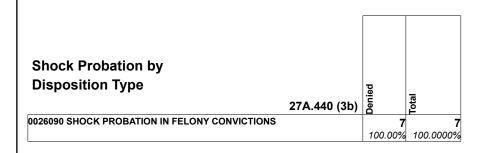
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felon	у	9	9
		100.00%	100.00%
Felony Charges		105	105
		100.00%	100.00%
Felony Convictions		58	58
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

MUHLENBERG

There were 678 felony level offenses and 20 non-felony level offenses disposed within 364 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	678	364
Felony amended to Non-Felony	20	

Of those 678 felony offenses, 384 (56.64%) were convicted; 3 were aquitted (0.44%); and 187 (27.58%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 400 Dismissal Diversion 350 Others 1.62% Acauitted 300 0.44% 250 Charges 200 384 150 100 187 50 93 11 3 0 Convictions Acquitted Convictions Dismissal Diversion Others 56.64%

27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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	364		- 105	363	208	1	-		100		- 6		- 7
			28.85%						27.47%		1.65%		1.92%
Dismissed	5		- 1	3	4		-		1				
			20.00%	60.00%	80.00%	ó			20.00%				
Diverted	23		-	-	19				-				
					82.61%								
Others	8		- 3	8	5	; .	-		- 3		- 1		- 1
			37.50%	100.00%	62.50%	á			37.50%		12.50%		12.50%
	400		- 109	374	236	1	-		104		- 7		- 8

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	386	288	678
		0.59%	56.93%	42.48%	100.00%
	Final_Plea	382	8	288	678
		56.34%	1.18%	42.48%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	19	20
		0.00%	5.00%	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;

Research & Statistics

Annual Report FY 2020

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		-	16	16
			100.00%	100.00%
Felony Charges		3	362	365
		0.82%	99.45%	100.27%
Felony Convictions		1	229	230
		0.44%	100.00%	100.44%

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	Nithdrawn	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		151	31	1	183
		82.51%	16.94%	0.55%	100.0000%

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.

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

NELSON

There were 1,299 felony level offenses and 74 non-felony level offenses disposed within 525 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	1,299	525
Felony amended to Non-Felony	74	

Of those 1,299 felony offenses, 622 (47.88%) were convicted; were aquitted (%); and 444 (34.18%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 700 Dismissal 10.16% FTA/FTV 3.31% 600 Others Administrative 500 Procedure
 2.31% 400 Charges 622 300 444 200 100 43 132 30 28 0 Convictions Convictions Diversion Administrative Dismissal FTA/FTV Others 47.88% Procedure 27A.460 (1) Conviction percentages; 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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	621	14	373	621	275		1		372		1		- 579
		2.25%	60.06%	100.00%	44.28%	, 5	0.16%	, 5	59.90%		0.16%		93.24%
Others	17	1	8	17	5		-		8	-	-		- 9
		5.88%	47.06%	100.00%	29.41%	Ś			47.06%				52.94%
	638	15	381	638	280		1	-	380		1		- 588

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	14 1.08%	613 47,19%	672 51.73%	1,299
	Final_Plea	624 48.04%	3 0.23%	672 51.73%	1,299 100.00%
Felony amended to Non-Felony	Original_Plea	1 1.35%	0.00%	73 98.65%	74 100.00%
	Final_Plea	1 1.35%	0.00%	73 98.65%	74 100.00%

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

Research & Statistics

Annual Report FY 2020

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.

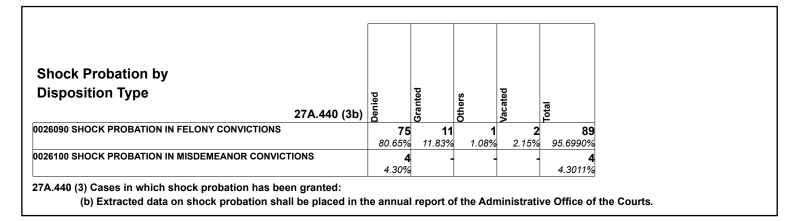
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	50	50
			100.00%	100.00%
Felony Charges		1	524	525
		0.19%	99.81%	100.00%
Felony Convictions		-	289	289
			100.00%	100.00%

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



Research & Statistics

Annual Report FY 2020

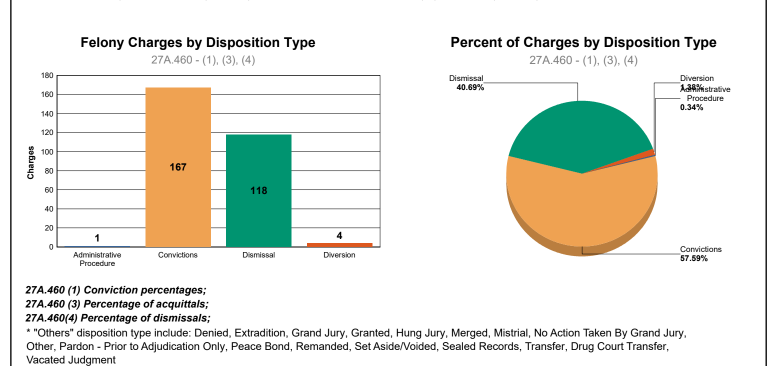
Circuit Court - "Felony" Criminal Cases

NICHOLAS

There were 290 felony level offenses and 2 non-felony level offenses disposed within 57 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	290	57
Felony amended to Non-Felony	2	

Of those 290 felony offenses, 167 (57.59%) were convicted; were aquitted (%); and 118 (40.69%) were dismissed.



Run Date: 7/27/2020 Page 301 of 397

Research & Statistics

Annual Report FY 2020

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	153		- 105						104				- 32
			68.63%	100.00%	23.53%	ó			67.97%				20.92%
Dismissed	4		- 1	1	3		-		- 1			-	- 3
			25.00%	25.00%	75.00%	ó			25.00%				75.00%
Diverted	4		2	2	2	2 .	_		2			_	- 2
			50.00%	50.00%	50.00%	ó			50.00%				50.00%
	161		- 108	156	41				107			_	- 37

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	163	118	290
		3.10%	56.21%	40.69%	100.00%
	Final_Plea	172	-	118	290
		59.31%	0.00%	40.69%	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;

Research & Statistics

Annual Report FY 2020

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.

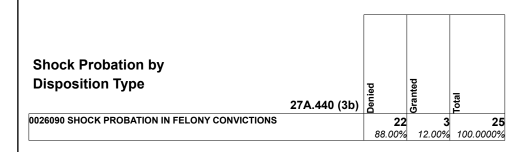
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		2	2
		100.00%	100.00%
Felony Charges		57	57
		100.00%	100.00%
Felony Convictions		45	45
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

OHIO

There were 778 felony level offenses and 11 non-felony level offenses disposed within 261 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	778	261
Felony amended to Non-Felony	11	

Of those 778 felony offenses, 232 (29.82%) were convicted; were aquitted (%); and 446 (57.33%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 450 Dismissal 4.37% Others 400 Administrative Procedure
 5.91% 350 300 Charges 250 446 200 150 232 100 50 20 46 34 0 Convictions Convictions Dismissal Administrative Diversion Others 29.82% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

OHIO

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	210	8	56	210	124	9	-		- 56	-	1		- 1
		3.81%	26.67%	100.00%	59.05%	4.29%			26.67%		0.48%		0.48%
Dismissed	11	-	3	3	10	1	-		2	1	-		
			27.27%	27.27%	90.91%	9.09%			18.18%	9.09%			
	221	8	59	213	134	10	-		- 58	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	213	564	778
		0.13%	27.38%	72.49%	100.00%
	Final_Plea	208	6	564	778
		26.74%	0.77%	72.49%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	11	11
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	11	11
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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	1	-	11	11
			100.00%	100.00%
Felony Charges		5	260	265
		1.92%	99.62%	101.53%
Felony Convictions		5	157	162
		3.11%	97.52%	100.62%

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		ed		nted		_	
	27A.440 (3b)	Deni		Grar		Tota	
0026090 SHOCK PROBATION IN FELONY CONVICTIONS			1		154		155
			0.65%	9	9.35%	10	0.0000%

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

Research & Statistics

Annual Report FY 2020

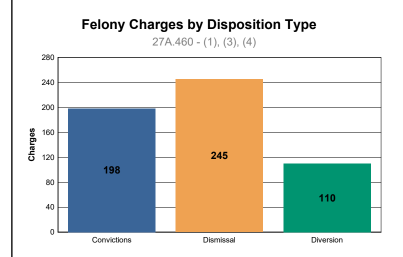
Circuit Court - "Felony" Criminal Cases

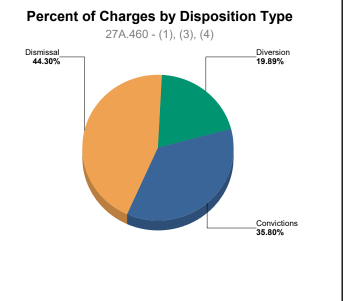
OLDHAM

There were 553 felony level offenses and 19 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	553	294
Felony amended to Non-Felony	19	

Of those 553 felony offenses, 198 (35.80%) were convicted; were aquitted (%); and 245 (44.30%) were dismissed.





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

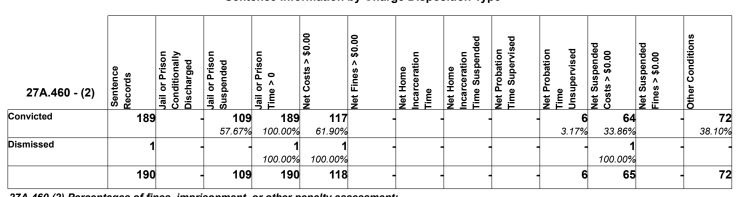
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

OLDHAM

Sentence Information by Charge Disposition Type



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	202	347	4	55
		36.53%	62.75%	0.72%	100.00%
	Final_Plea	530	19	4	55
		95.84%	3.44%	0.72%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	19	19
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	19	19
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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		-	17	17
			100.00%	100.00%
Felony Charges		1	294	295
		0.34%	100.00%	100.34%
Felony Convictions		-	142	142
			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

Ohaala Duahatian ka				
Shock Probation by				
Disposition Type		σ	ted	
	074 440 (01-)	Denie	_	tal
	27A.440 (3b)	å	Gra	<u>٩</u>
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		13	10	23
		56.52%	43.48%	100.0000%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

OLDHAM

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.

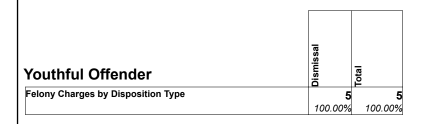
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 5 felony level offenses and 0 non-felony level offenses disposed within 1 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

074 400 (44)		
27A.460 - (11)	Charges	Cases
Felony	5	1
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, (%) charges were convicted.



Research & Statistics

Annual Report FY 2020

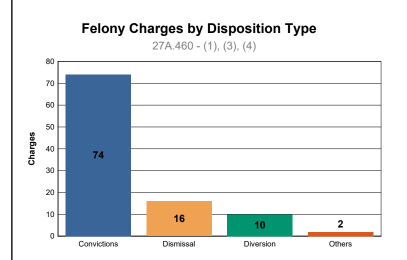
Circuit Court - "Felony" Criminal Cases

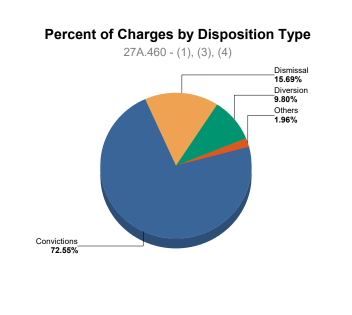
OWEN

There were 102 felony level offenses and 1 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	102	69
Felony amended to Non-Felony	1	

Of those 102 felony offenses, 74 (72.55%) were convicted; were aquitted (%); and 16 (15.69%) were dismissed.





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

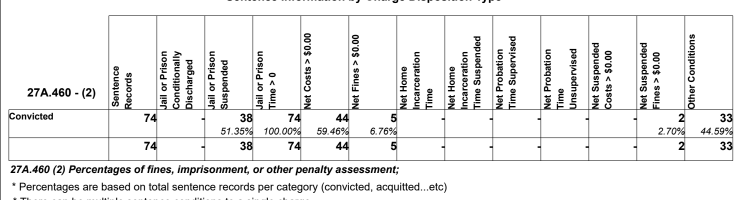
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

OWEN

Sentence Information by Charge Disposition Type



* 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	36	28	102
		37.25%	35.29%	27.45%	100.00%
	Final_Plea	74	-	28	102
		72.55%	0.00%	27.45%	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%

Research & Statistics

Annual Report FY 2020

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.

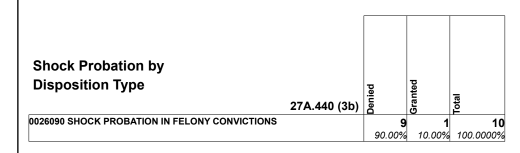
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	1
		100.00%	100.00%
Felony Charges		69	69
		100.00%	100.00%
Felony Convictions		51	51
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

OWSLEY

There were 73 felony level offenses and 5 non-felony level offenses disposed within 23 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	73	23
Felony amended to Non-Felony	5	

Of those 73 felony offenses, 24 (32.88%) were convicted; were aquitted (%); and 47 (64.38%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 50 Dismissal Diversion 1.37% 64.38% Others 1.37% 40 30 Charges 47 20 24 10 1 1 Convictions 0 Convictions Dismissal Diversion Others 32.88% 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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

OWSLEY

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	22			22	2				1			-	- 5
		13.64%		100.00%	9.09%	ó			4.55%				22.73%
Dismissed	3	1	-	1	1		-	-	1			-	- 1
		33.33%		33.33%	33.33%	ó			33.33%				33.33%
Diverted	1	1	-	1			-		1		-	-	- 1
		100.00%		100.00%					100.00%				100.00%
	26	5	-	24	3		-	-	3			-	- 7

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	68	73
		1.37%	5.48%	93.15%	100.00%
	Final_Plea	3	2	68	73
		4.11%	2.74%	93.15%	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;

Research & Statistics

Annual Report FY 2020

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.

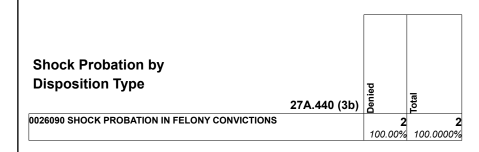
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		4	4
		100.00%	100.00%
Felony Charges		23	23
		100.00%	100.00%
Felony Convictions		13	13
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

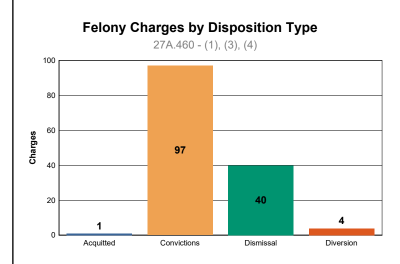
Circuit Court - "Felony" Criminal Cases

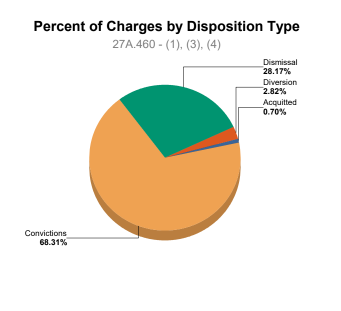
PENDLETON

There were 142 felony level offenses and 2 non-felony level offenses disposed within 63 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	142	63
Felony amended to Non-Felony	2	

Of those 142 felony offenses, 97 (68.31%) were convicted; 1 were aquitted (0.70%); and 40 (28.17%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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	89		- 22	89	48	2	-		- 22			-	- 17
			24.72%	100.00%	53.93%	2.25%			24.72%				19.10%
Dismissed	3		-	-	3 100.00%	-	-					-	- 1 33.33%
Diverted	2			-	2 100.00%	-	-					-	
	94		- 22	89	53	2	-		- 22	-		-	- 18

* 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	88	44	142
		7.04%	61.97%	30.99%	100.00%
	Final_Plea	97	1	44	142
		68.31%	0.70%	30.99%	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;

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	-	2	2	
			100.00%	100.00%
Felony Charges		1	63	64
		1.59%	100.00%	101.59%
Felony Convictions		1	49	50
		2.04%	100.00%	102.04%

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		g	ted	
	27A.440 (3b)	Denie	Grant	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		23	5	28
		82.14%	17.86%	100.0000%

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

Research & Statistics

Annual Report FY 2020

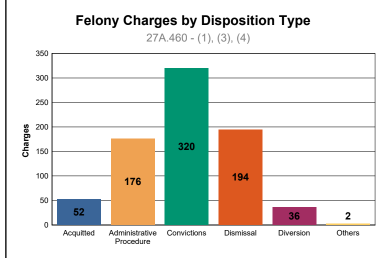
Circuit Court - "Felony" Criminal Cases

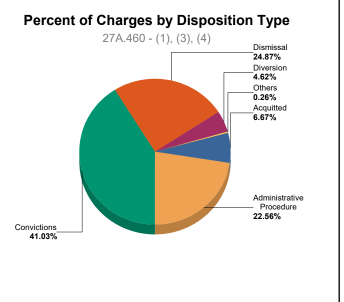
PERRY

There were 780 felony level offenses and 70 non-felony level offenses disposed within 291 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	780	291
Felony amended to Non-Felony	70	

Of those 780 felony offenses, 320 (41.03%) were convicted; 52 were aquitted (6.67%); and 194 (24.87%) were dismissed.





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

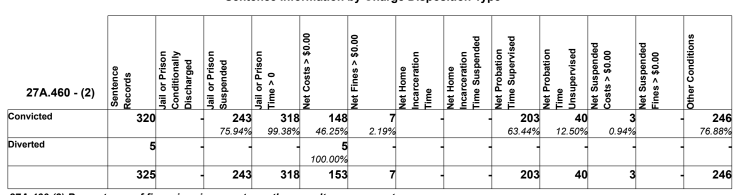
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

PERRY

Sentence Information by Charge Disposition Type



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	55	725	780
		7.05%	92.95%	100.00%
	Final_Plea	55	725	780
		7.05%	92.95%	100.00%
Felony amended to Non-Felony	Original_Plea	-	70	70
		0.00%	100.00%	100.00%
	Final_Plea	-	70	70
		0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

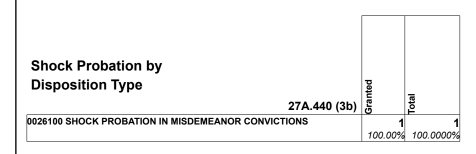
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony	1	-	61	61
			100.00%	100.00%
Felony Charges		3	289	292
		1.03%	99.31%	100.34%
Felony Convictions		2	206	208
		0.96%	99.04%	100.00%

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:

Research & Statistics

Annual Report FY 2020

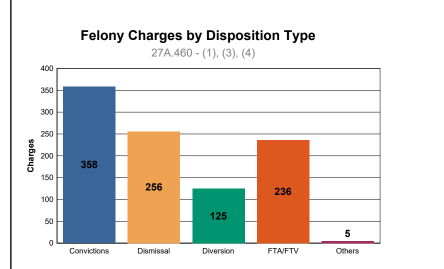
Circuit Court - "Felony" Criminal Cases

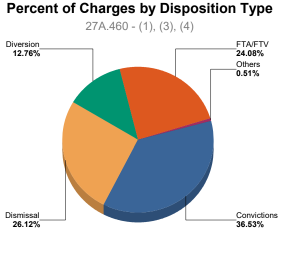


There were 980 felony level offenses and 67 non-felony level offenses disposed within 585 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	980	585
Felony amended to Non-Felony	67	

Of those 980 felony offenses, 358 (36.53%) were convicted; were aquitted (%); and 256 (26.12%) were dismissed.





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

Research & Statistics

Annual Report FY 2020

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	356		145						125			- 163
		0.28%	40.73%						35.11%	3.37%	0.56%	45.79%
Dismissed	30	-	29	29	1	-			- 16	4	_	- 22
			96.67%	96.67%	3.33%				53.33%	13.33%		73.33%
Diverted	120	1	115	117	-	-	-		- 90	22	_	- 111
		0.83%	95.83%	97.50%					75.00%	18.33%		92.50%
Others	1	-	_	-	_	-	-			-	_	- 1
												100.00%
	507	2	289	502	103	4	-		- 231	38	2	- 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)		NOT GUILTY	UNKNOWN PLEA TYPE	TOTAL	
Felony Charges	Original_Plea	-	53	927	980	
		0.00%	5.41%	94.59%	100.00%	
	Final_Plea	50	3	927	980	
		5.10%	0.31%	94.59%	100.00%	
Felony amended to Non-Felony	Original_Plea	-	1	66	67	
		0.00%	1.49%	98.51%	100.00%	
	Final_Plea	1	-	66	67	
		1.49%	0.00%	98.51%	100.00%	

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

Research & Statistics

Annual Report FY 2020

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		-	55	55
			100.00%	100.00%
Felony Charges		1	584	585
		0.17%	99.83%	100.00%
Felony Convictions		1	256	257
		0.39%	99.61%	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		eq	ited	ted	_
	27A.440 (3b)	Deni	Granted	Vacated	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		41	1	1	43
		95.35%	2.33%	2.33%	100.0000%

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

Research & Statistics

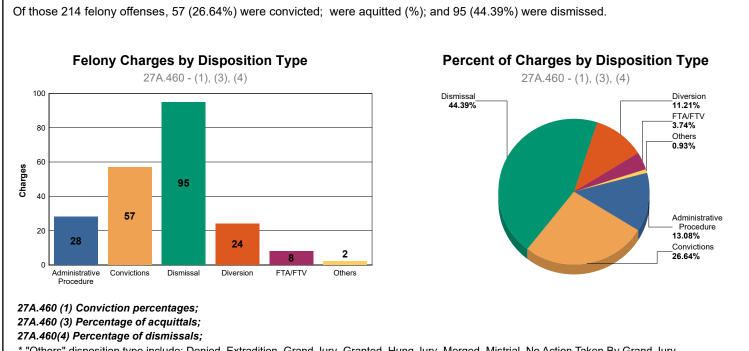
Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

POWELL

There were 214 felony level offenses and 7 non-felony level offenses disposed within 132 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	132
Felony amended to Non-Felony	7	



* "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 2020

Circuit Court - "Felony" Criminal Cases

POWELL

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	56		22		_	_			19		2		- 28
		1.79%	39.29%	100.00%	60.71%				33.93%	1.79%	3.57%		50.00%
Dismissed	3	-	1	2	3	-	-		1				- 1
			33.33%	66.67%	100.00%				33.33%				33.33%
Diverted	21	-	_	-	21	-	-		-	-	1		- 1
					100.00%						4.76%		4.76%
	80	1	23	58	58	-	-		20	1	3		- 30

* 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	61	151	214
		0.93%	28.50%	70.56%	100.00%
	Final_Plea	63	-	151	214
		29.44%	0.00%	70.56%	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;

Research & Statistics

Annual Report FY 2020

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.

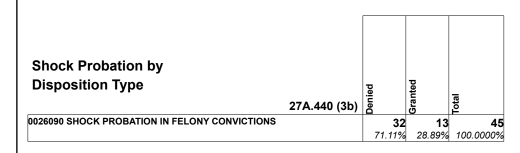
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		6	6
		100.00%	100.00%
Felony Charges		132	132
		100.00%	100.00%
Felony Convictions		40	40
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

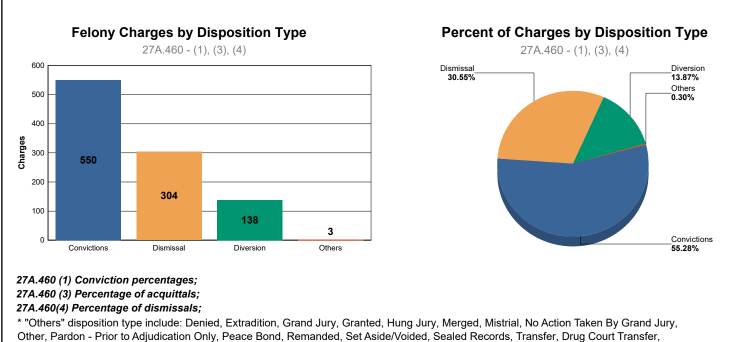
Circuit Court - "Felony" Criminal Cases

PULASKI

There were 995 felony level offenses and 48 non-felony level offenses disposed within 636 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	995	636	
Felony amended to Non-Felony	48		

Of those 995 felony offenses, 550 (55.28%) were convicted; were aquitted (%); and 304 (30.55%) were dismissed.



Vacated Judgment

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

PULASKI

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	pe or	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	546		- 182		_				- 179				44
			33.33%	99.63%	17.22%	ó			32.78%	0.18%			8.06%
Dismissed	8		- 1	2	7		-					-	
			12.50%	25.00%	87.50%	ó							
Diverted	71		- 2	3	70) 1	-		- 2			-	4
			2.82%	4.23%	98.59%	1.41%			2.82%				5.63%
	625		- 185	549	171	1	-		- 181	1	_	-	48

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	553	1	441	995
		55.58%	0.10%	44.32%	100.00%
	Final_Plea	554	-	441	995
		55.68%	0.00%	44.32%	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;

Research & Statistics

Annual Report FY 2020

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	1	_	44	44
			100.00%	100.00%
Felony Charges		1	636	637
		0.16%	100.00%	100.16%
Felony Convictions		1	436	437
		0.23%	100.00%	100.23%

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		v	-	nted	
	27A.440 (3b)	Denie		Grant	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS			75	14	. 89
		84.2	7%	15.73%	100.0000%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

PULASKI

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.

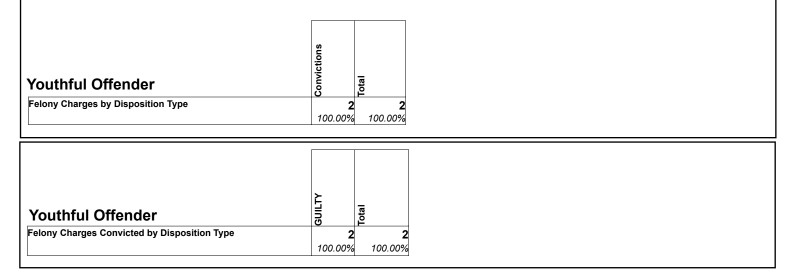
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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 ordiance or other level offense(s) within those cases.

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, 2 (100.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ROBERTSON

There were 31 felony level offenses and 4 non-felony level offenses disposed within 11 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	31	11	
Felony amended to Non-Felony	4		

Of those 31 felony offenses, 13 (41.94%) were convicted; were aquitted (%); and 17 (54.84%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 18 Dismissal Diversion 3.23% 54.84% 16 14 12 Charges 10 17 8 13 6 4 2 0 Convictions Convictions Dismissal Diversion 41.94% 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

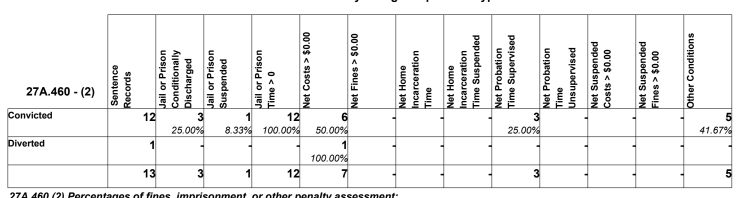
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ROBERTSON

Sentence Information by Charge Disposition Type



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	1	30	31
		3.23%	96.77%	100.00%
	Final_Plea	14	17	31
		45.16%	54.84%	100.00%
Felony amended to Non-Felony	Original_Plea	-	4	4
		0.00%	100.00%	100.00%
	Final_Plea	-	4	4
		0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	1	1
			100.00%	100.00%
Felony Charges		1	10	11
		9.09%	90.91%	100.00%
Felony Convictions		1	5	6
		16.67%	83.33%	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

Research & Statistics

Annual Report FY 2020 Circuit Court - "Felony" Criminal Cases

ROCKCASTLE

There were 337 felony level offenses and 23 non-felony level offenses disposed within 215 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	337	215	
Felony amended to Non-Felony	23		

Of those 337 felony offenses, 144 (42.73%) were convicted; were aquitted (%); and 123 (36.50%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 160 Dismissal 12.17% Others 140 Administrative Procedure
 7.42% 120 100 Charges 80 144 123 60 40 20 41 25 4 0 Convictions Convictions Dismissal Diversion Administrative Others 42.73% 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

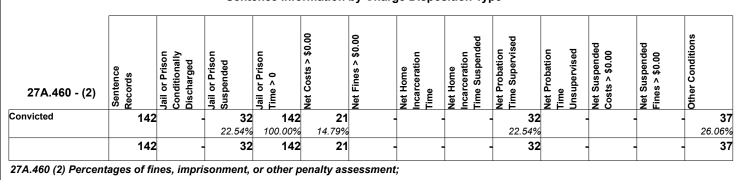
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ROCKCASTLE

Sentence Information by Charge Disposition Type



* 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	1	336	337
		0.30%	99.70%	100.00%
	Final_Plea	1	336	337
		0.30%	99.70%	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;

Research & Statistics

Annual Report FY 2020

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.

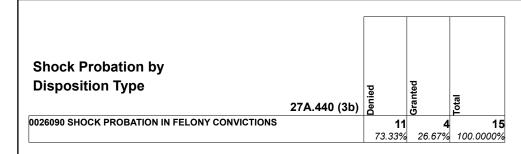
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felon	iy 🗌	22	22
		100.00%	100.00%
Felony Charges		215	215
		100.00%	100.00%
Felony Convictions		113	113
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

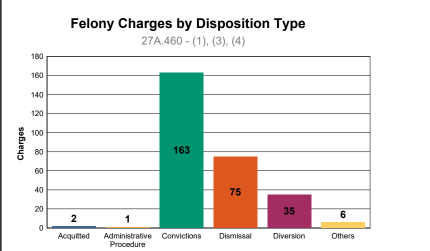
Circuit Court - "Felony" Criminal Cases

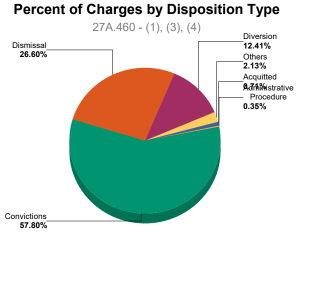
ROWAN

There were 282 felony level offenses and 48 non-felony level offenses disposed within 176 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	282	176
Felony amended to Non-Felony	48	

Of those 282 felony offenses, 163 (57.80%) were convicted; 2 were aquitted (0.71%); and 75 (26.60%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

ROWAN

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 Other Conditions **Time Suspended** Net Suspended Fines > \$0.00 Net Suspended Jail or Prison Conditionally Jail or Prison Suspended Net Home Incarceration Net Probation Unsupervised Costs > \$0.00 Jail or Prison Incarceration Discharged Sentence Records Net Home Time > 0 27A.460 - (2) Time Time Convicted 154 68 2 9 76 154 76 1 123 0.65% 1.30% 100.00% 44.16% 79.87% 49.35% 49.35% 5.84% Dismissed 1 100.00% Diverted 2 2 100.00% 157 76 154 68 2 9 123 79 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	-	154	128	282
		0.00%	54.61%	45.39%	100.00%
	Final_Plea	154	-	128	282
		54.61%	0.00%	45.39%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	47	48
		0.00%	2.08%	97.92%	100.00%
	Final_Plea	1	-	47	48
		2.08%	0.00%	97.92%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

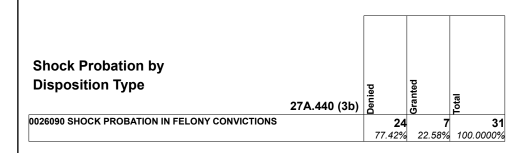
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		18	18
		100.00%	100.00%
Felony Charges		176	176
		100.00%	100.00%
Felony Convictions		100	100
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

RUSSELL

There were 402 felony level offenses and 16 non-felony level offenses disposed within 222 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	402	222
Felony amended to Non-Felony	16	

Of those 402 felony offenses, 222 (55.22%) were convicted; were aquitted (%); and 117 (29.10%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 240 Dismissal 13.68% Others Addinistrative 200 Procedure
 1.00% 160 Charges 120 222 80 117 40 55 4 4 0 Convictions Administrative Convictions Dismissal Diversion Others 55.22% Procedure

27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

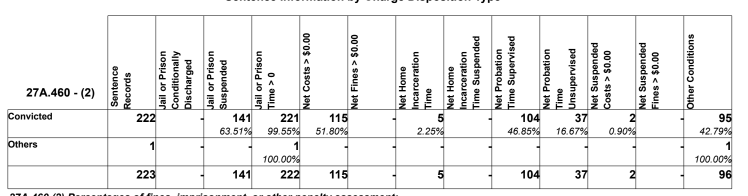
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

RUSSELL

Sentence Information by Charge Disposition Type



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	36	336	30	402
		8.96%	83.58%	7.46%	100.00%
	Final_Plea	290 72.14%	82 20.40%	30 7.46%	402 100.00%
Felony amended to Non-Felony	Original_Plea	0.00%	14 87.50%	2 12.50%	16 100.00%
	Final_Plea	1 6.25%	13 81.25%	2 12.50%	16 100.00%

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

Research & Statistics

Annual Report FY 2020

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.

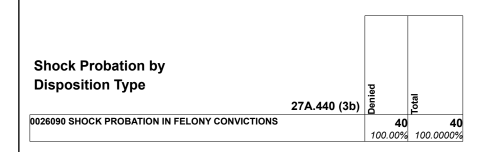
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony	/	13	13
		100.00%	100.00%
Felony Charges		222	222
		100.00%	100.00%
Felony Convictions		127	127
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

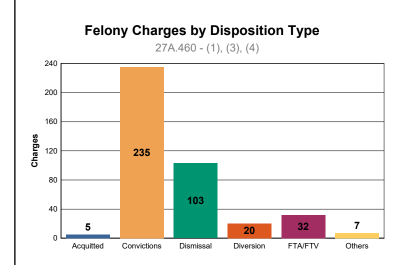
Circuit Court - "Felony" Criminal Cases

SCOTT

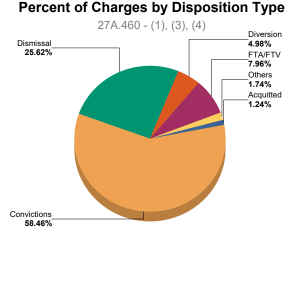
There were 402 felony level offenses and 34 non-felony level offenses disposed within 196 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	Cases
Felony	402	196
Felony amended to Non-Felony	34	

Of those 402 felony offenses, 235 (58.46%) were convicted; 5 were aquitted (1.24%); and 103 (25.62%) were dismissed.



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



Research & Statistics

Annual Report FY 2020

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 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	223		115	223	_				107		5		94
			51.57%	100.00%	42.15%	2.24%			47.98%	1.35%	2.24%		42.15%
Dismissed	3	-		-	-	-	-	-	-	-			- 3
													100.00%
Others	5	-	_	5	1	-	-	-	-	-	_		-
				100.00%	20.00%								
	231	-	115	228	95	5	-	-	107	3	5		97

* 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	16	218	168	402
		3.98%	54.23%	41.79%	100.00%
	Final_Plea	229	5	168	402
		56.97%	1.24%	41.79%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	33	34
		0.00%	2.94%	97.06%	100.00%
	Final_Plea	1	-	33	34
		2.94%	0.00%	97.06%	100.00%

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

Research & Statistics

Annual Report FY 2020

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	,	-	29	29
			100.00%	100.00%
Felony Charges		2	194	196
		1.02%	98.98%	100.00%
Felony Convictions		1	118	119
		0.84%	99.16%	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	anted	Vithdrawn	_
	27A.440 (3b)	Den	Grai	With	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		26	4	1	31
		83.87%	12.90%	3.23%	100.0000%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

SHELBY

There were 447 felony level offenses and 30 non-felony level offenses disposed within 242 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	447	242
Felony amended to Non-Felony	30	

Of those 447 felony offenses, 251 (56.15%) were convicted; were aquitted (%); and 123 (27.52%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 280 Dismissal 13.20% Others Addinistrative 240 Procedure
 0.67% 200 160 Charges 251 120 80 123 40 59 11 3 0 Convictions Administrative Convictions Dismissal Diversion Others 56.15% Procedure 27A.460 (1) Conviction percentages:

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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	247		170		-	_			170		- 7		146
		2.02%	68.83%	100.00%	43.32%	0.81%			68.83%		2.83%		59.11%
Dismissed	5	-	4	4	3		-		- 4		-		2
			80.00%	80.00%	60.00%				80.00%				40.00%
Others	5	-	4	5	3	-	-		- 4		1		3
			80.00%	100.00%	60.00%				80.00%		20.00%		60.00%
	257	5	178	256	113	2	-		- 178		8		151

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	19	256	172	447
		4.25%	57.27%	38.48%	100.00%
	Final_Plea	268	7	172	447
		59.96%	1.57%	38.48%	100.00%
Felony amended to Non-Felony	Original_Plea	-	9	21	30
		0.00%	30.00%	70.00%	100.00%
	Final_Plea	8	1	21	30
		26.67%	3.33%	70.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

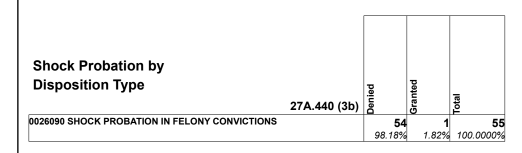
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felon	у	21	21
		100.00%	100.00%
Felony Charges		242	242
		100.00%	100.00%
Felony Convictions		130	130
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

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.

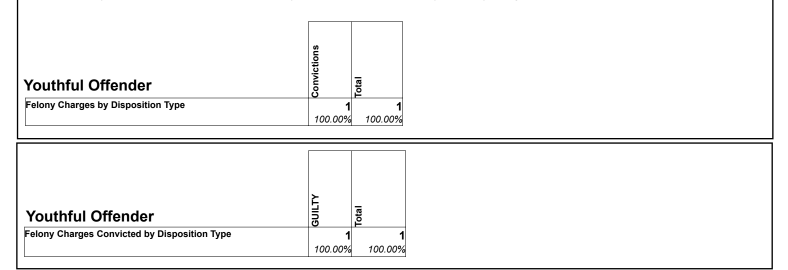
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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 ordiance or other level offense(s) within those cases.

074 400 (44)		
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.



Research & Statistics

Annual Report FY 2020

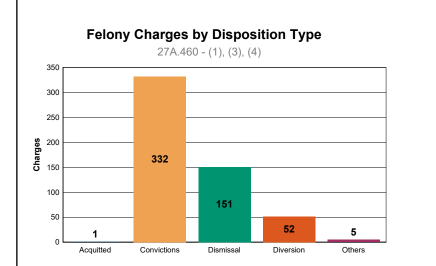
Circuit Court - "Felony" Criminal Cases

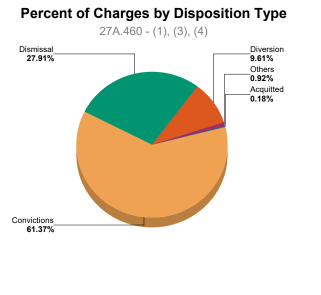
SIMPSON

There were 541 felony level offenses and 57 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	541	331
Felony amended to Non-Felony	57	

Of those 541 felony offenses, 332 (61.37%) were convicted; 1 were aquitted (0.18%); and 151 (27.91%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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	S V	Other Conditions
Convicted	331	27	198	330	26	308	-	-	195		-	- 25	237
		8.16%			7.85%	93.05%			58.91%			7.55%	71.60%
Dismissed	10	1	1	3	8	5	-	-	1				1
		10.00%	10.00%	30.00%	80.00%	50.00%			10.00%				10.00%
Diverted	15	-	-	-	15 100.00%		-				-		-
Others	1		1	1		1			1				
	•		100.00%	100.00%		100.00%			100.00%				_
	357	28	200	334	49	314	-		197			- 25	238

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	-	257	284	541
		0.00%	47.50%	52.50%	100.00%
	Final_Plea	247	10	284	541
		45.66%	1.85%	52.50%	100.00%
Felony amended to Non-Felony	Original_Plea	-	3	54	57
		0.00%	5.26%	94.74%	100.00%
	Final_Plea	3	-	54	57
		5.26%	0.00%	94.74%	100.00%

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

Research & Statistics

Annual Report FY 2020

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)	COURT TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	33	33
			100.00%	100.00%
Felony Charges		1	330	331
		0.30%	99.70%	100.00%
Felony Convictions		_	225	225
			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		eq	Ited	s	_
	27A.440 (3b)	Deni	Granted	Othe	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		21	41	4	66
		31.82%	62.12%	6.06%	100.0000%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

SPENCER

There were 139 felony level offenses and 2 non-felony level offenses disposed within 82 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	139	82
Felony amended to Non-Felony	2	

Of those 139 felony offenses, 59 (42.45%) were convicted; were aquitted (%); and 55 (39.57%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 60 Dismissal Diversion 17.27% Others 0.72% 50 40 Charges 30 59 55 20 24 10 1 0 Convictions Convictions Dismissal Diversion Others 42.45% 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

er, Drug Court Transier,

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

SPENCER

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 Net Home Incarceration Net Probation Unsupervised Jail or Prison Incarceration Jail or Prison Conditionally Jail or Prison Discharged Suspended Sentence Records Net Home Time > 0 Time 27A.460 - (2) Time Convicted 57 34 3 58 9 24 4 26 29 44.83% 41.38% 58.62% 6.90% 5.17% 50.00% 15.52% 98.28% Dismissed 1 100.00% Diverted 15 15 100.00% 74 9 24 57 34 26 3 4 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	-	4	135	139
		0.00%	2.88%	97.12%	100.00%
	Final_Plea	2	2	135	139
		1.44%	1.44%	97.12%	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;

Research & Statistics

Annual Report FY 2020

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.

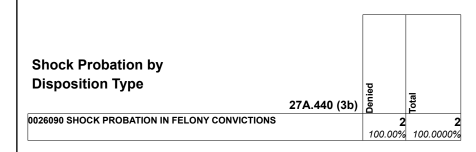
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	2	2
			100.00%	100.00%
Felony Charges		1	81	82
		1.22%	98.78%	100.00%
Felony Convictions		-	42	42
			100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

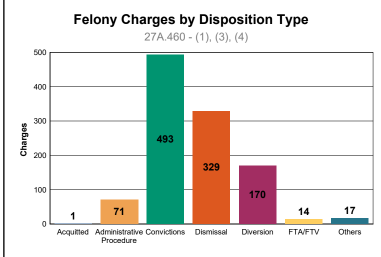
Circuit Court - "Felony" Criminal Cases

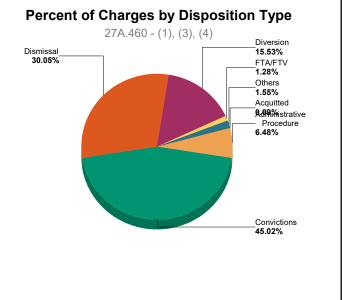
TAYLOR

There were 1,095 felony level offenses and 72 non-felony level offenses disposed within 495 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	1,095	495
Felony amended to Non-Felony	72	

Of those 1,095 felony offenses, 493 (45.02%) were convicted; 1 were aquitted (0.09%); and 329 (30.05%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

TAYLOR

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	Pe or	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	470		176	470	_				174		5		90
			37.45%	100.00%	49.36%	0.21%			37.02%	0.43%	1.06%		19.15%
Diverted	1	-	-	-	1 100.00%	-	-		-	-	-		_
Others	6	-	6	6	1	-	-		- 6	-	-		1
			100.00%	100.00%	16.67%				100.00%				16.67%
	477	-	182	476	234	1	-		180	2	5		91

* 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	-	18	1,077	1,095
		0.00%	1.64%	98.36%	100.00%
	Final_Plea	1	17	1,077	1,095
		0.09%	1.55%	98.36%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	72	72
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	72	72
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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	,	-	55	55
			100.00%	100.00%
Felony Charges		3	492	495
		0.61%	99.39%	100.00%
Felony Convictions		2	246	248
		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

Shock Probation by					
Disposition Type		ied	nted	ers	-
	27A.440 (3b)	Den	Grai	Oth	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		189	30	4	223
		84.75%	13.45%	1.79%	100.0000%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

TAYLOR

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.

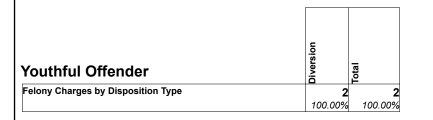
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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.

274 460 (44)		
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, (%) charges were convicted.



Research & Statistics

Annual Report FY 2020

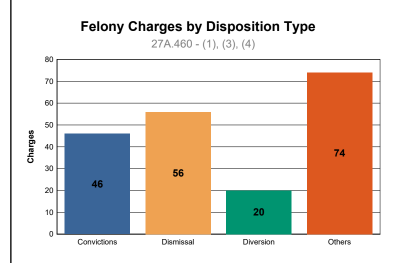
Circuit Court - "Felony" Criminal Cases

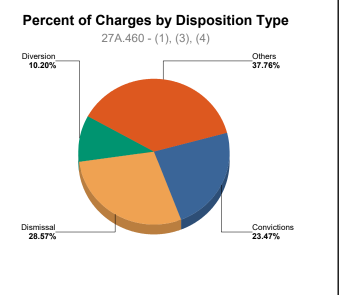


There were 196 felony level offenses and 1 non-felony level offenses disposed within 71 circuit criminal cases during the fiscal year. Non-felony offenses include misdemeanor, violation, local ordiance or other level offense(s) within those cases.

	Charges	C
	Charges	Cases
Felony	196	71
Felony amended to Non-Felony	1	

Of those 196 felony offenses, 46 (23.47%) were convicted; were aquitted (%); and 56 (28.57%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

TODD

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	45	15	11	45	20				- 23		- 3		- 21
		33.33%	24.44%	100.00%					51.11%		6.67%		46.67%
Dismissed	9	-	_	-	1		-		-				- 7
					11.11%								77.78%
Diverted	20	9	11	20	12				- 20				- 14
		45.00%	55.00%	100.00%	60.00%				100.00%				70.00%
Others	5	1	-	1	-				-				- 5
		20.00%		20.00%									100.00%
	79	25	22	66	33				- 43		- 3		- 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	18	151	27	196
		9.18%	77.04%	13.78%	100.00%
	Final_Plea	113	56	27	196
		57.65%	28.57%	13.78%	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;

Research & Statistics

Annual Report FY 2020

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.

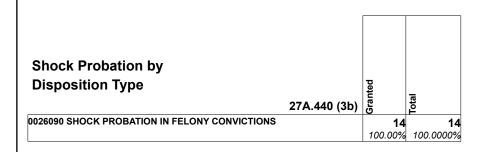
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		1	1
		100.00%	100.00%
Felony Charges		71	71
		100.00%	100.00%
Felony Convictions		31	31
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

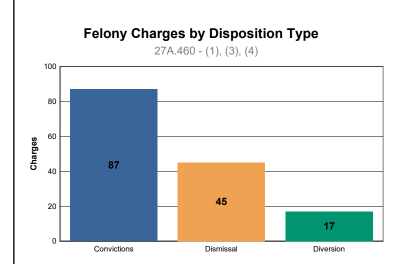
Circuit Court - "Felony" Criminal Cases

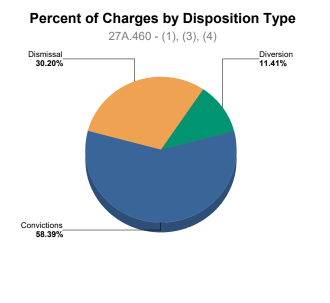
TRIGG

There were 149 felony level offenses and 12 non-felony level offenses disposed within 89 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	149	89
Felony amended to Non-Felony	12	

Of those 149 felony offenses, 87 (58.39%) were convicted; were aquitted (%); and 45 (30.20%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

TRIGG

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	pe or	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		- 29	86	_	-			- 27	2			7
			33.72%	100.00%	5.81%				31.40%	2.33%			8.14%
Dismissed	4	-		-	4 100.00%	-	-	. <u>-</u>	-	-			-
Diverted	1	-	-	1 100.00%	-	-	-		-	-			-
	91	-	- 29	87	9	-	-		- 27	2			7

* 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	144	149
		0.00%	3.36%	96.64%	100.00%
	Final_Plea	3	2	144	149
		2.01%	1.34%	96.64%	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;

Research & Statistics

Annual Report FY 2020

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		-	7	7
			100.00%	100.00%
Felony Charges		1	89	90
		1.12%	100.00%	101.12%
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

Shock Probation by					
Disposition Type		þ	ted	ñ	
	27A.440 (3b)	Denie	Granted	Other	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		34	18	1	53
		64.15%	33.96%	1.89%	100.0000%

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

Research & Statistics

Annual Report FY 2020

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.

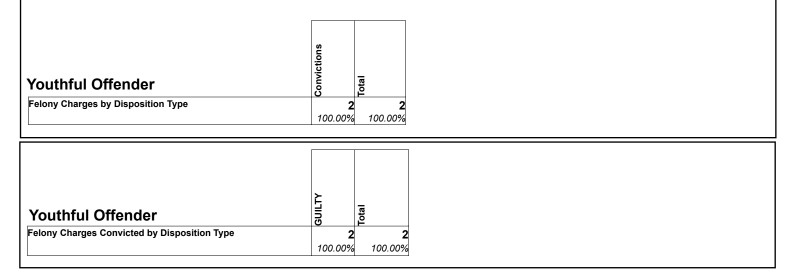
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

There were 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.



Research & Statistics

Annual Report FY 2020

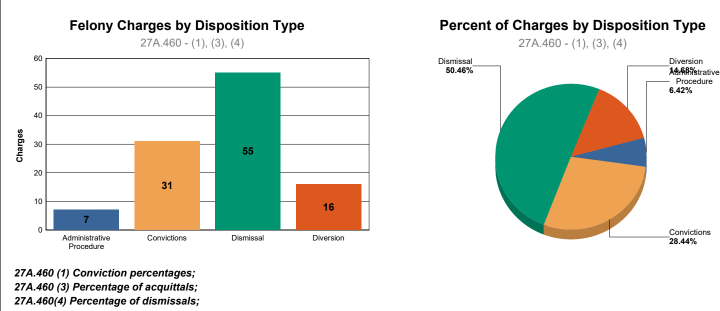
Circuit Court - "Felony" Criminal Cases

TRIMBLE

There were 109 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 ordiance or other level offense(s) within those cases.

	Charges	Cases	
Felony	109	65	
Felony amended to Non-Felony	2		

Of those 109 felony offenses, 31 (28.44%) were convicted; were aquitted (%); and 55 (50.46%) were dismissed.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

TRIMBLE

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	30		17		_	_			-		15		24
		13.33%	56.67%	96.67%	66.67%						50.00%		80.00%
Dismissed	20	-	- 19	19	15	-	-	-	11	1	3		- 20
			95.00%	95.00%	75.00%				55.00%	5.00%	15.00%		100.00%
Diverted	16	-	- 14	14	11	-	1	-	-	5	6		- 14
			87.50%	87.50%			6.25%			31.25%	37.50%		87.50%
	66	4	50	62	46	-	1	-	11	6	24		- 58

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	23	79	7	109
		21.10%	72.48%	6.42%	100.00%
	Final_Plea	47	55	7	109
		43.12%	50.46%	6.42%	100.00%
Felony amended to Non-Felony	Original_Plea	-	2	-	2
		0.00%	100.00%	0.00%	100.00%
	Final_Plea	-	2	-	2
		0.00%	100.00%	0.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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		2	2
		100.00%	100.00%
Felony Charges		65	65
		100.00%	100.00%
Felony Convictions		25	25
		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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

UNION

There were 278 felony level offenses and 5 non-felony level offenses disposed within 192 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	278	192
Felony amended to Non-Felony	5	

Of those 278 felony offenses, 128 (46.04%) were convicted; were aquitted (%); and 49 (17.63%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 140 Diversion 16.55% Dismissal Others 120 1.44% 100 80 Charges 128 60 40 51 49 46 Administrative 20 - Procedure 18.35% 4 0 Convictions Convictions Dismissal Administrative Diversion Others 46.04% Procedure 27A.460 (1) Conviction percentages:

27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

UNION

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	128		- 40	128	71	1			- 35		3		- 20
			31.25%	100.00%	55.47%	0.78%			27.34%	1.56%	2.34%		15.63%
Dismissed	1		- 1	1	1	-	-		- 1	-	-		- 1
			100.00%	100.00%	100.00%				100.00%				100.00%
Diverted	6			-	6	-	-			-			
					100.00%								
Others	1		- 1	1	1	-	-		- 1	-	-		1
			100.00%	100.00%	100.00%				100.00%				100.00%
	136		- 42	130	79	1	-		- 37	2	3		- 22

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	274	278
		0.00%	1.44%	98.56%	100.00%
	Final_Plea	3	1	274	278
		1.08%	0.36%	98.56%	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;

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	5	5
			100.00%	100.00%
Felony Charges		1	191	192
		0.52%	99.48%	100.00%
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

Shock Probation by				
Disposition Type		ied	nted	_
	27A.440 (3b)	Deni	Grar	Tota
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		11	22	33
		33.33%	66.67%	100.0000%

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

Research & Statistics

Annual Report FY 2020

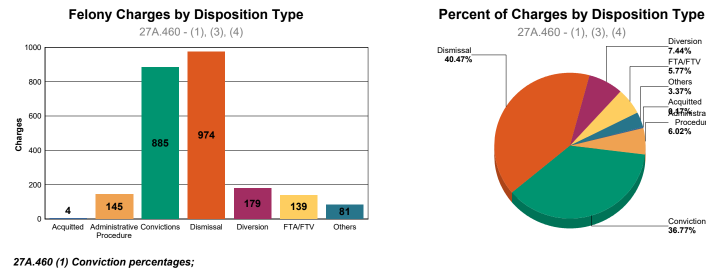
Circuit Court - "Felony" Criminal Cases

WARREN

There were 2,407 felony level offenses and 68 non-felony level offenses disposed within 1,305 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	2,407	1,305
Felony amended to Non-Felony	68	

Of those 2,407 felony offenses, 885 (36.77%) were convicted; 4 were aquitted (0.17%); and 974 (40.47%) were dismissed.



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

Diversion

7.44% FTA/FTV 5.77%

Others 3.37% Acquitted Administrative

Procedure 6.02%

Convictions

36.77%

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

WARREN

Sentence Information by Charge Disposition Type

27A.460 - (2)	Sentence Records	Jail or Prison Conditionally Discharged	pe	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	871		326	871	453				317	- 9	18		318
			37.43%	100.00%	52.01%	1.84%			36.39%	1.03%	2.07%		36.51%
Dismissed	2	-	-	-	-	-	-			-	-	-	-
Others	16	-	15	16	3		-		15	-			13
			93.75%	100.00%	18.75%				93.75%				81.25%
	889	-	341	887	456	16	-		332	9	18		331

* 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	757	1,641	2,407
		0.37%	31.45%	68.18%	100.00%
	Final_Plea	759	7	1,641	2,407
		31.53%	0.29%	68.18%	100.00%
Felony amended to Non-Felony	Original_Plea	-	-	68	68
		0.00%	0.00%	100.00%	100.00%
	Final_Plea	-	-	68	68
		0.00%	0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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	1	-	61	61
			100.00%	100.00%
Felony Charges		4	1,301	1,305
		0.31%	99.69%	100.00%
Felony Convictions		2	613	615
		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

Shock Probation by Disposition Type	27A.440 (3b)	Denied	Granted	Withdrawn	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS		689	284	52	1,025
		67.22%	27.71%	5.07%	100.0000%

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

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

WARREN

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.

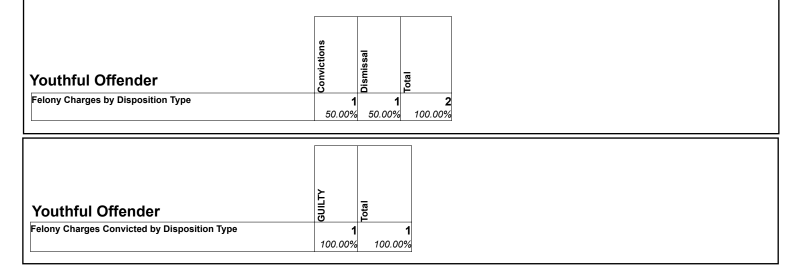
The youthful offender data is pulled by looking at the circuit criminal cases with defendant's age calculated from date of birth to the case filing date, which is under 18, however, those eighteen(18) or older may not be accounted.

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, 1 (50.00%) charges were convicted.



Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

WASHINGTON

There were 311 felony level offenses and 27 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	311	113
Felony amended to Non-Felony	27	

Of those 311 felony offenses, 93 (29.90%) were convicted; 1 were aquitted (0.32%); and 162 (52.09%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) Diversion 180 Dismissal 10.29% FTA/FTV 160 5.14% Others 140 0.96% Acauitted 120 Add in istrative Charges 100 Procedure 1.29% 162 80 60 93 40 20 32 4 3 1 16 0 Convictions Acquitted Administrative Convictions Dismissal Diversion FTA/FTV Others 29.90% 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: 7/27/2020 Page 379 of 397

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

WASHINGTON

Sentence Information by Charge Disposition Type Net Probation Time Supervised Net Costs > \$0.00 Vet Fines > \$0.00 **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 Incarceration Jail or Prison Conditionally Discharged Sentence Records Net Home Time > 0 27A.460 - (2) Time Time Convicted 2 82 42 88 21 5 24 1 1 93.18% 2.27% 23.86% 5.68% 47.73% 27.27% 1.14% 1.14% Diverted 15 8 53.33% 103 21 5 82 2 24 1 50 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	-	97	214	311
		0.00%	31.19%	68.81%	100.00%
	Final_Plea	96	1	214	311
		30.87%	0.32%	68.81%	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;

Other Conditions

39

10

49

44.32%

66.67%

Research & Statistics

Annual Report FY 2020

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.

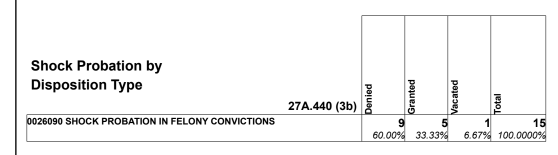
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	22	22
			100.00%	100.00%
Felony Charges		1	112	113
		0.88%	99.12%	100.00%
Felony Convictions		-	47	47
			100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

WAYNE

There were 415 felony level offenses and 12 non-felony level offenses disposed within 254 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	415	254	
Felony amended to Non-Felony	12		

Of those 415 felony offenses, 262 (63.13%) were convicted; were aquitted (%); and 98 (23.61%) were dismissed. Felony Charges by Disposition Type Percent of Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 280 Dismissal Diversion 9.88% FTA/FTV 240 2.41% Others 200 0.96% Charges 160 262 120 80 98 40 10 41 4 Convictions 0 Convictions Dismissal Diversion FTA/FTV Others 63.13% 27A.460 (1) Conviction percentages:

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

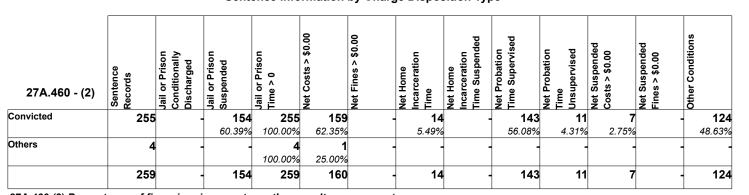
Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

WAYNE

Sentence Information by Charge Disposition Type



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	249	165	415
		0.24%	60.00%	39.76%	100.00%
	Final_Plea	249	1	165	415
		60.00%	0.24%	39.76%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	11	12
		0.00%	8.33%	91.67%	100.00%
	Final_Plea	-	1	11	12
		0.00%	8.33%	91.67%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

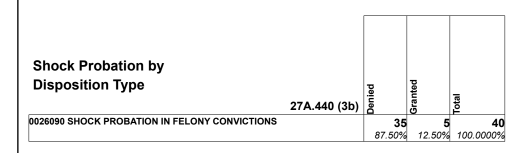
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony	y	12	12
		100.00%	100.00%
Felony Charges		254	254
		100.00%	100.00%
Felony Convictions		175	175
		100.00%	100.00%

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:

Research & Statistics

Annual Report FY 2020

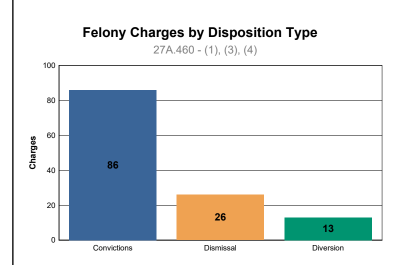
Circuit Court - "Felony" Criminal Cases

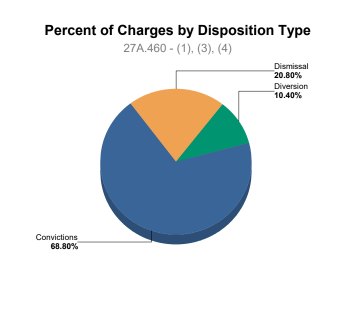
WEBSTER

There were 125 felony level offenses and 2 non-felony level offenses disposed within 66 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	125	66	
Felony amended to Non-Felony	2		

Of those 125 felony offenses, 86 (68.80%) were convicted; were aquitted (%); and 26 (20.80%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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 Conditionally Jail or Prison Suspended Net Home Incarceration Jail or Prison Time > 0 Net Probation Unsupervised Incarceration Discharged Sentence Records Net Home Time Time 27A.460 - (2) Convicted 86 32 9 86 23 26.74% 100.00% 10.47% 59.30% 37.21% Diverted 11 8 72.73% 63.64% 97 23 40 9 86 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	3	122	125
		2.40%	97.60%	100.00%
	Final_Plea	3	122	125
		2.40%	97.60%	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;

51

58

Research & Statistics

Annual Report FY 2020

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.

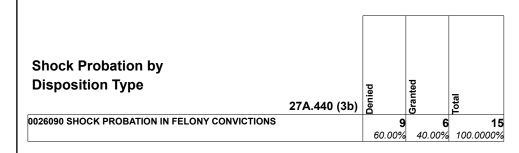
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	NO TRIAL	Total
Felony Amended Down to Non-Felony		2	2
		100.00%	100.00%
Felony Charges		66	66
		100.00%	100.00%
Felony Convictions		45	45
		100.00%	100.00%

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.

Research & Statistics

Annual Report FY 2020

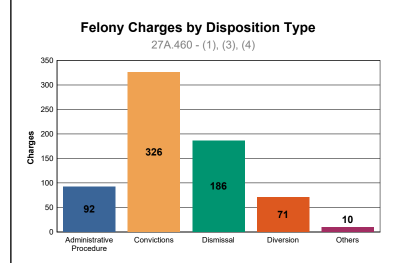
Circuit Court - "Felony" Criminal Cases

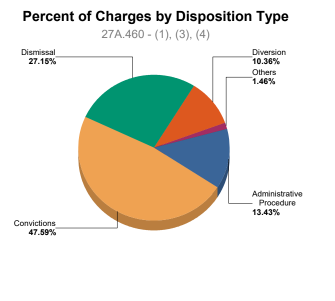
WHITLEY

There were 685 felony level offenses and 15 non-felony level offenses disposed within 355 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	685	355	
Felony amended to Non-Felony	15		

Of those 685 felony offenses, 326 (47.59%) were convicted; were aquitted (%); and 186 (27.15%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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	323			317					146				24
		46.44%		98.14%					45.20%	0.31%			7.43%
Dismissed	2	-	-	_	2 100.00%	-	-		_	-	-	-	-
Diverted	55	-	-	3	53		-					_	2
				5.45%									3.64%
Others	4	1	-	4	3	-	-		-			-	1
		25.00%		100.00%	75.00%								25.00%
	384	151	-	324	226	4	-		146	1	-	_	27

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	680	685
		0.00%	0.73%	99.27%	100.00%
	Final_Plea	5	-	680	685
		0.73%	0.00%	99.27%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	14	15
		0.00%	6.67%	93.33%	100.00%
	Final_Plea	1	-	14	15
		6.67%	0.00%	93.33%	100.00%

Research & Statistics

Annual Report FY 2020

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	,	-	15	15
			100.00%	100.00%
Felony Charges		2	354	356
		0.56%	99.72%	100.28%
Felony Convictions		2	185	187
		1.07%	98.93%	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	nted	_
27A.440 (3b)	Deni	Gran	Total
0026090 SHOCK PROBATION IN FELONY CONVICTIONS	34	4	. 38
	87.18%	10.26%	97.4359%
0026100 SHOCK PROBATION IN MISDEMEANOR CONVICTIONS		-	1
	2.56%		2.5641%

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

WOLFE

There were 128 felony level offenses and 3 non-felony level offenses disposed within 90 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	128	90
Felony amended to Non-Felony	3	

Of those 128 felony offenses, 46 (35.94%) were convicted; were aquitted (%); and 52 (40.63%) were dismissed. Percent of Charges by Disposition Type Felony Charges by Disposition Type 27A.460 - (1), (3), (4) 27A.460 - (1), (3), (4) 60 Dismissal Diversion 19.53% FTA/FTV 50 1.56% Others 2.34% 40 Charges 30 52 46 20 25 10 3 2 0 Convictions Convictions Dismissal Diversion FTA/FTV Others 35.94% 27A.460 (1) Conviction percentages: 27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

Circuit Court - "Felony" Criminal Cases

WOLFE

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	46		24	46	- 28	_			23				- 19
			52.17%	100.00%	60.87%				50.00%	2.17%			41.30%
Dismissed	4		- 4	4	1		-	-	- 4	-			- 4
			100.00%	100.00%	25.00%				100.00%				100.00%
Diverted	1		- 1	1	1		-		1	-			- 1
			100.00%	100.00%	100.00%				100.00%				100.00%
	51		- 29	51	30		-	-	- 28	1			- 24

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	1	127	128
		0.78%	99.22%	100.00%
	Final_Plea	1	127	128
		0.78%	99.22%	100.00%
Felony amended to Non-Felony	Original_Plea	-	3	3
		0.00%	100.00%	100.00%
	Final_Plea	-	3	3
		0.00%	100.00%	100.00%

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

Research & Statistics

Annual Report FY 2020

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)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	3	3
			100.00%	100.00%
Felony Charges		1	89	90
		1.11%	98.89%	100.00%
Felony Convictions		1	35	36
		2.78%	97.22%	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

Research & Statistics

Annual Report FY 2020

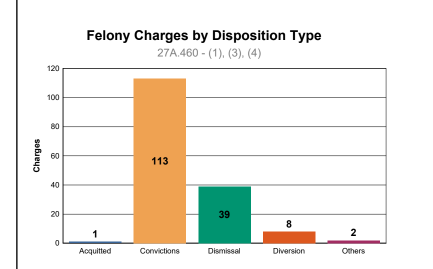
Circuit Court - "Felony" Criminal Cases

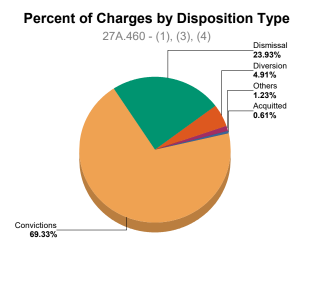
WOODFORD

There were 163 felony level offenses and 6 non-felony level offenses disposed within 82 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	163	82
Felony amended to Non-Felony	6	

Of those 163 felony offenses, 113 (69.33%) were convicted; 1 were aquitted (0.61%); and 39 (23.93%) were dismissed.





27A.460 (1) Conviction percentages;

27A.460 (3) Percentage of acquittals;

27A.460(4) Percentage of dismissals;

Research & Statistics

Annual Report FY 2020

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	111		- 63	111	_				51		20	-	- 1
			56.76%	100.00%	41.44%	1.80%			45.95%	9.91%			0.90%
Dismissed	1			-	-	-			-	-		-	
Diverted	1		- 1	1	1	-			- 1	-		-	
			100.00%	100.00%	100.00%				100.00%				
	113		- 64	112	47	2	-		- 52	11		-	- 1

* 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	57	102	163
		2.45%	34.97%	62.58%	100.00%
	Final_Plea	60	1	102	163
		36.81%	0.61%	62.58%	100.00%
Felony amended to Non-Felony	Original_Plea	-	1	5	e
		0.00%	16.67%	83.33%	100.00%
	Final_Plea	1	-	5	e
		16.67%	0.00%	83.33%	100.00%

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

Research & Statistics

Annual Report FY 2020

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.

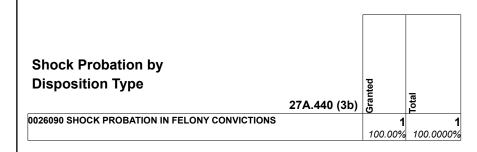
Cases by Trial Type	27A.460 - (7), (8), (9), (10)	JURY TRIAL	NO TRIAL	Total
Felony Amended Down to Non-Felony		-	6	6
			100.00%	100.00%
Felony Charges		1	82	83
		1.22%	100.00%	101.22%
Felony Convictions		1	61	62
		1.61%	98.39%	100.00%

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.