

MASSACHUSETTS DISPOSITION CODES

from the Massachusetts Executive Office of Public Safety and Security

| ADMF ASF | Admit to a Finding | Admission by defendant that criminal charges are true or that there is sufficient evidence that a judge or jury could find such facts true. Court may either continue the case without a finding for a period of time (see CWOF) or enter a finding of guilty. Also known as admission to sufficient facts. |
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| АРР | Appeal | A resort to a higher court for the purpose of obtaining a review of a lower court's decision and reversal of the lower court's judgment. This may also refer to when a defendant, having been convicted in a jury-waived session in the district court, was able to appeal his case and to obtain a six person jury trial under the old de novo system. |
| APP WD | Appeal | When a defendant withdraws his/her appeal to a higher court |
| В | Withdrawn Bail | A monetary or other form of security given to ensure the appearance of the defendant at every stage of the proceedings. The court may as a condition of bail order the defendant to be supervised on pretrial probation and agree to certain conditions. |
| BF | Brought Forward | When defense or prosecutor moves to advance the case prior to the date previously set for hearing or trial. |
| BO BOGJ | Bound Over | When probable cause is found to exist at a preliminary hearing, the court directs that the case be bound over for action by the grand jury. |
| BOF | Balance of Fine | Amount of fine due set by court. |
| С | Continued | Court will continue case for another date for hearing, trial, etc. |
| CASP | Community Alcohol Safety Program | Refers to a condition of probation ordered by the court, usually where the charge is the first offense of operating under the influence. |
| CBF | Case Brought Forward | When defense counsel or prosecutor moves to advance the case prior to the date previously set for hearing or trial by the court. |
| СС | Court Costs | Costs imposed by the court. |
| CCI | Court Costs Included | (see above) |
| CMNTY SRV | Community Service | Condition of bail or probation ordered by the court which includes a specific period of hours of service to the community. |
| CMTD COM | Committed* | Incarcerated. |
| СМИТ | Commuted | The substitution of a lesser penalty or punishment for a greater one. Sentences can only be commuted by the Governor with the advice and consent of Executive Counsel. |
| CONC | Concurrent* | Sentences to be served at the same time or to run together. |
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| CONS | Consecutive* | Sentences to be served one after another. |
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| | 0011000000110 | Not considered a conviction in Massachusetts, but is a conviction for |
| | | immigration purposes. The court allows the defendant to 'save' his/her |
| | Continued | record and not have a guilty finding entered as long as he/she |
| CWOF | Without a | completes a period of probation without further criminal charges and |
| CWF | Finding* | complies with the terms of probation. Most often occurs when the |
| | | defendant has admitted to sufficient facts (see above). |
| | | A child between the ages of 7 and 17 who violates any city ordinance, |
| | | town by-law or commits a crime against the state. Upon a finding of |
| DEL | Delinquent | delinquency, the judge may commit the juvenile to the custody of DYS |
| | · · | until his/her 18th birthday, or until his/her 21st birthday if, after a trial, |
| | | the court find that his/her release poses a danger to the public. |
| D.F. | D . C . 11 | Failure by the defendant to appear in court during a criminal case. A |
| DF | Default | warrant will be entered for his/her arrest. |
| DISCH | Discharged | Released from supervision of the court. |
| | | The court may dismiss a case for various legal reasons. The |
| DISM | Dismissed | Commonwealth has the remedy of appeal if a case is dismissed over its |
| | | objection. |
| | Dismissed at | Refers to criminal charges being dismissed based upon the victim's |
| DRC | Request of | assertion to the court that he/she wishes these charges to be |
| | Complainant | dismissed. |
| | Dismissed | In Massachusetts, the prosecutor must agree to the dismissal of |
| DRD | Request Defense | criminal charges against the defendant. The court may not, on its own, |
| | | dismiss criminal charges based upon the request of the defense. |
| DWOP | Dismissed | The Commonwealth may file a new complaint upon additional evidence |
| DWO ! | Without Prejudice | or a witness coming forward. |
| | Department of | State agency that juveniles are committed to until the ages of 18 or 21, |
| DYS | Youth Services | respectively, upon a finding of delinquency or adjudication as a |
| | | Youthful Offender by the court. |
| DY | Day(s) | May refer to the number of days the defendant was held awaiting trial |
| | | as being served, or a period of sentence following a finding of guilt. |
| EXTN | Extended | Continued for a period of additional time. |
| F&A | - 1 A C. 34 | A sentence to be served consecutively to another sentence (not |
| F/A | From and After* | concurrent). |
| FROM/AFT | F | Cost showed by the count |
| FEE | Fee | Cost charged by the court. |
| | | Case placed on file by the court and disposes of case without the defendant having offered any admission to the criminal charges. |
| FILE | File | Although the case has not been dismissed, the case is placed on file, |
| | | which allows the prosecutor to move to reopen the case. |
| | | A defendant's original plea is "not guilty" and the court may dispose of |
| | | the case with the Commonwealth's consent and place it on file. This |
| FILE NF | Filed No Finding | does not prevent the Commonwealth from moving to reopen the case |
| | | in the future. |
| | | Amount set by statute that defendants are required to pay based upon |
| FINE | Fine* | crimes charged and committed. |
| | | Formerly referred to de novo system in which a defendant could have a |
| FJ | First Instance Jury | bench trial and then if convicted, could appeal the trial to a jury. |
| - - | Trial | Defendant could also waive the bench trial and go straight to the jury. |
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| F&NW | Forthwith & Not | Refers to a sentence to be served immediately. |
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| I CX I V V V | Withstanding | |
| FPA | File Pending Apprehension | Case will be filed once the suspected defendant has been apprehended. |
| FRTH | Forthwith | Court may order defendant to pay fines or monies owed immediately. |
| G | Guilty* | Conviction of a criminal charge. A finding by a judge or jury beyond a reasonable doubt that defendant committed crime(s) against the Commonwealth. |
| G FILED | Guilty Filed* | Conviction of a criminal charge without a period of incarceration or probation. |
| GJ | Grand Jury | Body of people (usually 23) summoned to inform on crimes committed within its jurisdiction and to indict persons of crimes when it has been presented with sufficient evidence to warrant holding a person for trial. |
| HC | House of | County facility for holding inmates on bail or when sentences to a period |
| HOC | Correction* | of incarceration. The maximum sentence is 2 ½ years. |
| HWB | Held Without Bail | Finding by a court that no conditions or monies will ensure the return of the person for every stage of the criminal proceeding. Also called pretrial detention. |
| IND INDICT | Indictment | A formal written accusation drawn up and retuned by the grand jury charging one or more persons with a crime. Indictments in adult cases are tried in Superior Court. |
| INDF | Indefinitely | Prior to 1994, a court could give a defendant an indefinite sentence to the state reformatory, with parole eligibility set by the Parole Board. This was abolished in 1994. |
| JD JURIS DEC | Jurisdiction Declined | A district court may decline jurisdiction over a case in order that it will be handled in the superior court. |
| JT | Jury Trial | The defendant has a constitutional right to be tried by a jury of his peers. In criminal cases, the jury must unanimously find that the defendant committed the crimes charged beyond a reasonable doubt. |
| JUV COMP D | Juvenile Complaint Dismissed | This may occur when a defendant has been indicted as a Youthful Offender and the case proceeds in Juvenile Court as YO case and not as juvenile case. |
| LIFE | Life | A defendant serving a life sentence is eligible for parole after 15 years, except for life sentences for 1st degree murder, which are life without parole. |
| MT MIS | Mistrial | Order by judge terminating trial before conclusion. Generally, a new trial will then occur. |
| NDEL | Not Delinquent | Entered in juvenile court (see Not Guilty). |
| NF | No Finding | The court did not make a finding in the defendant's case. |
| NG | Not Guilty | Finding by a judge or jury that the evidence presented by the Commonwealth did not prove beyond a reasonable doubt that the defendant committed the crimes as charged. |
| NOB | No Bill | When the grand jury declines to indict, it returns a "no bill of indictment." |
| NOLO | Nolo contendere | Formerly use in the Commonwealth in which a defendant enters a plea in a criminal proceeding and does not admit to guilt, but states that he will offer no defense against the charges. The defendant may be declared guilty, yet retain the right to deny the validity of the finding in related proceedings. |

| NOS | Notice of Surrender | Defendant has been given written notice by the probation department that the probation officer intends to seek usually a revocation of probation and an imposition of a custodial sentence. |
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| NP | Nolle prosequi | Motion by the Commonwealth to dismiss the charges as if they were never brought in the first place because of insufficient evidence. |
| NPC | No Probable Cause | Finding by court that there is insufficient evidence to believe that a crime has occurred or that the defendant committed the crime. |
| PARD | Pardoned | Conditional release under supervision by the parole board. A pardon can only be granted by the Governor with the advice and consent of the Executive Council. |
| PC | Probable Cause | Finding by a judge that there is sufficient evidence to believe that a crime has occurred or that the defendant has committed a crime, in order to bind a case over from the district court to superior court for hearing. |
| PD | Paid | Defendant has paid any fines, assessments or costs imposed by court. |
| PG | Plea of Guilty | Admission by defendant to criminal charges and waiver of right to jury or bench trial. |
| PROB | Probation | The court may order the defendant to be supervised by the probation department with certain conditions and/or programs to be completed during a specific period of time. This may be following a period of incarceration, with a suspended sentence, or straight probation. |
| PROB EXTN | Probation Extended | The court may extend the period of probation that the defendant has been ordered to complete. This may be in order to have additional time to complete community service, a program or upon a finding of a violation of probation, the court may extend the period of probation rather than order the defendant to serve a period of incarceration |
| PROC ST | Proceedings Stayed | |
| PROG | Program | Usually refers to a condition of probation that the defendant has been ordered to complete. Examples may include completion of alcohol safety awareness program, anger management program or batterer's treatment program. |
| РТР | Pre-Trial Probation | As a condition of bail or release, the court may order the defendant to report to probation prior to the case being resolved. |
| REM | Removed | Usually refers to the term of removing a case from a lower court to a higher court. |
| REST | Restitution | Amount of monies ordered by the court that the defendant has been ordered to pay as a condition of the sentence. |
| RMT REMIT | Remitted | Refers to when the court does not require the defendant to pay court costs or fines due to indigence or other reasons. |
| ROR | Released on Recognizance | Defendant is not required to post monies to the court to ensure his/her return during the course of the proceedings and instead is released without the requirement of posting bail money. |
| R/R | Revise and Revoke | Post-conviction remedy of defendant asking the court to change his/her original sentence. Sentencing judge may upon certain findings, revoke original sentence and order new sentence or deny the motion. |
| RSVD | Revised | Usually refers to sentencing at the appellate level. |
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| SDP | Sexually Dangerous Person | formal adjudication as a sexually dangerous person. If after a trial an individual is found to be a SDP, such person shall be committed to the treatment center for an indeterminate period of a minimum of one day and a maximum of such person's natural life until discharged pursuant to the provisions of section 9 (M.G. L. c. 123A, s. 14). |
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| SENT | Sentence | After finding by judge of jury on criminal charges, or offer of plea by defendant, the court may sentence a defendant to a period of incarceration (either committed or suspended) and/or probation and other terms. |
| SF | Surfine | Additional fine required by statute associated with specific crimes. |
| SFI | Surfine Included | |
| SFN | Suspended Fine | |
| SP | Supervised Probation | |
| SPS | Split Sentence* | After a finding of guilty or as part of a plea bargain, a defendant may be ordered to serve a period of incarceration and the balance on probation. |
| SS | Suspended Sentence* | When period of incarceration is not ordered to be served but "suspended" during the period of probation. If the defendant successfully completes the probationary period, he/she will not be ordered to serve the sentence (or period of incarceration). |
| SS RVK | Suspended Sentence Revoked | This is when, due to violation of probation or further criminal activity, a defendant may be ordered to serve the sentence that had not been imposed but suspended. |
| STAY | Stay of Order of Sentence | Judicial order that suspends or stops the period of incarceration for a specific time. |
| SUMM | Summons | A mandate issued in lieu of arrest requiring the defendant's appearance in criminal court where he/she may be named to appear to answer to criminal charges, or as a mandate requiring an individual to appear as a witness at a trial or hearing. |
| SUP | Support | Refers to entry of order of child support in cases of paternity or formerly illegitimacy in criminal court. |
| SURR | Surrendered | Refers to having a defendant returned to court, usually when a defendant is on probation and has new criminal activity. |
| SURR DEF | Surrendered on Default | Brought to court to answer to charges of having not appeared in court on the date required. |
| ТВ | True Bill | Return by the grand jury on one or more indictments holding the defendant on criminal charges. |
| TBPD | To Be Paid | Refers to court costs, fines or restitution. |
| TD T&D | Terminated and Discharged | Refers to termination of supervised probation and defendant being discharged for probation. |
| TERM | Terminated | Refers to termination of supervised probation. |
| VAC | Vacated | Usually refers to the removal of default entered on an individual's criminal record. |
| VN | Violation of Probation Notice | Written notice by probation of terms that defendant has allegedly violated. Due process rights attach at hearing that will be scheduled. |

| VOP | Violation of Probation Finding | Finding following a hearing before a judge, concerning whether the defendant has violated the terms of his probation. As a result of the finding that a defendant is in violation, a judge may revoke a CWOF and enter a guilty finding, impose a committed time, or extend probation. |
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| VWF | Victim Witness Fund | Statutory fund established. Depending on whether the defendant is charged with a felony or misdemeanor, he is assessed certain fines that must be paid into the fund. |
| WAR | Warrant | Issued by a court or vested authority naming a person charged with a crime, and commanding their appearance before the court. |
| WAR/WD | Warrant Withdrawn/Recalled | When a defendant appears in court, the warrant will be withdrawn. |
| WD | Withdrawn | May refer to a defendant's withdrawal of appeal to higher court for review. |
| WKND | To Be Served Weekends | Court has authority to order defendant to serve a term of incarceration on the weekends. |
| YO | Youthful Offender | A person who is subject to an adult or juvenile sentence for having committed, while between the ages of 14 and 17, an offense that if he/she were an adult would be punishable by imprisonment in the state prison, and (a) has previously been committed to DYS, or (b) has committed an offense which involves the infliction or threat of serious bodily harm, or (c) has committed a violation of G.L. c. 269, sections 10(a),(c), (d) or 10E. |

^{*}If a disposition code has an asterisk, its use on a record is presumptively indicative of a conviction.

Status Codes

C Case Closed

Open or Pending Case

W Outstanding Warrant

VPH Violation of Probation Hearing

WPD If a warrant was issued to a particular police department, the name of the dept. should follow.