

Automated Disposition Reporting (ADR) User's Guide

Selected Information from Data Dictionary 6th Edition

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** DISCLAIMER*

This section was created by the Administrative Office of the Illinois Courts (AOIC) in an attempt to assist circuit clerk personnel in recognizing dispositions and/or sentences that are decided by the court.

The AOIC is not authorized to provide legal advice nor should the definitions provided herein be considered as legal definitions.

DISPOSITION CODES

101 Guilty

A defendant enters a plea of guilty or is found guilty by the court or jury and judgment is entered.

102 Guilty/Mentally Ill

A defendant enters a plea of guilty but mentally ill (due to mental illness at the time of the commission of the criminal offense) pursuant to Article 115 of the Code of Criminal Procedure of 1963 (725 ILCS 5/115-2) or is found guilty but mentally ill by the court or jury and judgment is entered pursuant to Article 115 of the Code of Criminal Procedure of 1963 (725 ILCS 115-3 or 115-4).

Rules: This disposition code must carry a value of 402 in Data Element 72, Sentence Type 1. If more than one sentence type is submitted for this count, at least one record should carry this code.

103 Guilty/Directed Verdict

Note: This code does not appear to be valid as it eliminates the constitutional right of the defendant to a trial by jury. Further review of this code will be conducted to determine its continued availability.

104 Ex Parte/Default Judgment

A defendant fails to appear on a traffic, conservation, or ordinance violation where the penalty is a fine only. The court enters a judgment against the defendant in the defendant's absence.

105 Guilty/20 ILCS 301/40-10

A defendant is convicted of a crime and ordered to undergo drug/alcohol treatment as a condition of probation pursuant to 20 ILCS 301/40-10. The judgment of conviction may be vacated upon successful completion of the treatment and other terms and the conditions of probation.

Rules: This is a special code used only as provided in the above statute.

106 Adjudicated Delinquent

A minor enters a plea of guilty or is found guilty of a criminal offense by the court or jury and adjudicated to be delinquent.

- 107 EJJ/Guilty**
A minor subject to an Extended Jurisdiction Juvenile (EJJ) prosecution who enters a plea of guilty or is found guilty by a court or jury and is sentenced as a juvenile. An adult sentence is also imposed and stayed.
- 108 EJJ/Adult Sentence Imposed**
A minor whose juvenile sentence which was subject to an Extended Jurisdiction Juvenile (EJJ) prosecution is vacated and the corresponding adult sentence is entered.
- 109 Judgment on Violation (Civil Law Only)**
A violator admits or consents to a Civil Law violation or the violator is found in violation by a court or jury for a Civil Law violation.
Rules: This Disposition Code can be used only for Civil Law violations of Paragraph (a), Section 4 of the Cannabis Control Act (720 ILCS 550/4(a)).
- 110 Default Judgment (Civil Law Only)**
A violator fails to appear on a Civil Law violation. The court enters a judgment against the violator in the violator's absence.
Rules: This Disposition Code can be used only for Civil Law violations of Paragraph (a), Section 4 of the Cannabis Control Act (720 ILCS 550/4(a)).
- 201 Not Guilty**
A defendant is found not guilty by court or jury.
- 202 Not Guilty/Insane**
A defendant is found not criminally responsible for conduct due to a mental disease or defect pursuant to Article 115 of the Code of Criminal Procedure of 1963 (725 ILCS 5/115-4).
- 203 Not Guilty/Directed Verdict**
A defendant is found not guilty by the court at the conclusion of the prosecution's case as a matter of law.
- 204 Not Guilty/Guilty of Lesser and Included Offense**
A defendant is not found guilty of the charged offense, but guilty of a lesser and included offense within the same count.

Rules: At least two (2) records must be submitted on the same count to State Police Criminal when this code is used. The first record carries this disposition code and a Charge Status Code of 1 (original), and zero fill (000) Sentence Type 1. The second record on the same count carries the lesser and included offense with a Charge Status Code of 4 (lesser and included).

205 Noelle Prosequi

A formal entry on the record showing the decision of the prosecuting officer not to proceed with the prosecution.

206 No Bill

A document filed of record that reflects a finding of insufficient evidence to warrant the return of a formal charge by a Grand Jury. Rules: This code would be used when a charge is filed, but later submitted to the Grand Jury for consideration, at which time they do not find enough evidence to return a Bill of Indictment.

207 Transferred/No Jurisdiction

The cause is transferred to another jurisdiction for final disposition.

208 Dismiss

An order is entered by the court disposing of an action prior to a trial or before completion of a trial.

Rules: If applicable and when known, a more specific disposition code should be used.

209 Dismiss/State Motion

An action is dismissed against the defendant upon the motion of the State's Attorney.

210 Dismiss/ Defense Motion

An action is dismissed against the defendant upon the motion of the defendant.

211 Dismiss/Court

An action is dismissed against the defendant upon the motion of the court.

- 212 Superseded by Indictment, Information, or Complaint**
An original complaint or information is replaced by a formal information, indictment, or amended complaint
Rules: This code is used when an information or indictment must be assigned a new case number.
- 213 Dismiss/No Probable Cause**
An action is dismissed against the defendant following a preliminary hearing where the court found that there was no probable cause shown that the defendant committed the offense.
- 214 Dismiss/Want of Prosecution**
An action is dismissed against the defendant due to a lack of prosecution.
- 220 Non-suit**
A judgment is taken against a plaintiff who has failed to appear or prosecute their case.
- 221 Stricken Off With Leave to Reinstate**
A case is removed from the docket by the court subject to reinstatement.
- 222 Death Suggested/Cause Abated**
A case is terminated by the court upon a determination of the defendant's death.
- 223 Charge Amended/Reduced**
An original charge is amended or reduced to another charge.
Rules: At least two (2) records must be submitted on the same count to State Police Criminal and Secretary of State when this code is used. The first record carries this disposition code and a Charge Status Code of 1 (original), and zero fill (000) Sentence Type 1. The second record on the same count carries the amended or reduced offense with a Charge Status Code of 3 (amended).
- 224 Governor's Pardon**
Act of grace from governor which mitigates the punishment the law demands.

- 225 Expunge/Sealed**
Process by which criminal record(s) are obliterated or sealed.
NOTE: This disposition is not currently reported to any agency.
- 226 Commuted Sentence**
Substitution of a lesser penalty or punishment for a greater one by the governor.
NOTE: This disposition is not currently reported to any agency.
- 227 Merged with Another Offense**
An offense is merged with another offense, usually a more serious offense, when a single criminal act constitutes multiple offenses. The defendant is found guilty on each offense, but judgment and sentence can only be entered one.
Rules: The offense for which judgment and sentence is entered is reported with the appropriate disposition and sentence codes. The other merged offense(s) is reported with Disposition Code 227.
- 228 Delinquency Petition Withdrawn**
An order is entered allowing the delinquency petition to be withdrawn.
- 229 Not Proven/Not Adjudicated Delinquent**
The court determined that a minor has not committed a criminal offense.
- 230 Dismissed/Transferred To Adult**
A juvenile petition is dismissed, and the cause is to be filed in criminal court.
NOTE: This disposition is not currently reported to any agency.
- 231 Dismissed/Transferred To Juvenile**
An action is dismissed against the defendant and the cause is to be filed as a juvenile proceeding.
NOTE: This disposition is not currently reported to any agency.
- 232 Governor's Pardon-Expunge Rights**
Act of grace from governor which mitigates the punishment the law demands and authorizes the defendant to seek to expunge criminal history records and information.

- 233 Dismiss/Offender Initiative Program**
Upon fulfillment of the terms and conditions of the Program, an order is entered to discharge the defendant and dismiss the proceedings.
- 234 Dismiss/Second Chance Probation**
Upon fulfillment of the terms and conditions of the Program, an order is entered to discharge the defendant and dismiss the proceedings.
- 235 No Finding of Violation (Civil Law Only)**
A violator is not found to have committed the violation by a court or jury.
Rules: This Disposition Code can be used only for Civil Law violations of Paragraph (a), Section 4 of the Cannabis Control Act (720 ILCS 550/4(a)) or Paragraph (c), Section 3.5 of the Drug Paraphernalia Act (720 ILCS 600/3.5(c)).
- 301 30 Day Notice of Continued Court Date/DL Suspension Pending**
The court continues the case for a minimum of 30 days and requires a notice be sent to the defendant who has posted an Illinois driver's license or a non-resident driver who was issued a promise to comply and has failed to appear.
Rules: This code should be followed by a 304 (non-resident) or a 305 (Illinois driver) if the defendant does not appear within the time period specified by the court.
- 302 30 Day Notice of Continued Court Date/Forfeiture Pending**
The court enters an order declaring the bond to be forfeited and a notice of the court's order is mailed to the defendant who has posted a bond other than those described in 301 above and has failed to appear. The cause is continued for at least 30 days.
Rules: This code should be followed by a 303 if the defendant does not appear within the time period specified by the court.
- 303 Judgment on Forfeiture**
The court enters a judgment against the defendant following a forfeiture proceeding.
Rules: This code follows a 302 when the defendant fails to appear. It is reported to the Secretary of State pursuant to 625 ILCS 5/6-204(c).

- 304 Failure To Comply/NRVC**
An order of failure to appear is entered against a non-resident driver who has been issued a "promise to comply" and failed to appear within the time frame specified.
Rules: This code follows a 301 code. If the driver is a resident of a member state of the Non-Resident Violator Compact (NRVC), a "Notice of Failure to Comply" will be forwarded by the Secretary of State to the driver's home state for suspension of driving privileges.
- 305 Order of Failure to Appear/Illinois DL to the SOS**
An order of failure to appear is entered against an Illinois driver who has posted a license as bail and failed appear within the time frame specified.
Rules: This code follows a 301 code. This will result in the driver's license being suspended by the Secretary of State.
- 306 BLANK**
- 307 Notice of Compliance**
A defendant has appeared and answered the charge pursuant to IVC 625 ILCS 5/6-308 or complied as provided in the NRVC of 1977 IVC 625 ILCS 5/6-800 et. seq.
NOTE: Until otherwise authorized, Disposition Code 307 requires a paper submission to the Secretary of State.
- 401 Withhold Judgment/710 Probation/720 ILCS 550/10**
A defendant enters a plea of guilty or is found guilty by the court or a jury for a violation of Sections 4(a), 4(b), 4(c), 5(a), 5(b), 5(c), or 8 of the Cannabis Control Act, judgment is withheld, and the defendant is sentenced to probation as a non-felon offender under this Act. A person may not have more than one discharge and dismissal under this Section within a 4-year period.
- 402 Withhold Judgment/1410 Probation/720 ILCS 570/410**
A defendant enters a plea of guilty or is found guilty by the court or a jury for a violation of Section 402(c) or Section 406.2 of the Controlled Substance Act, judgment is withheld, and the defendant is sentenced to probation as a non-felon offender under this Act. A person may not have more than one discharge and dismissal under this section within a 4-year period.

- 403 Withhold Judgment/Supervision**
A defendant enters a plea of guilty or is found guilty by the court or a jury, judgment is withheld, and the court imposes a disposition of supervision.
- 405 Withhold Judgment/720 ILCS 5/12-4.3**
A defendant enters a plea of guilty or is found guilty by the court or a jury for a violation of aggravated battery of a child, judgment is withheld, and the defendant is sentenced to probation.
NOTE: Pursuant to Public Act 89-313, this disposition option was eliminated from the statute. Therefore, this code is not valid for offenses committed after January 1, 1996.
- 407 Juvenile Continuance Under Supervision**
The court's determination that the cause is to be continued under supervision after the minor's stipulation or admission to the facts supporting a petition and before the finding of adjudication.
- 408 Withhold Judgment/520 ILCS 5/3.5**
A defendant enters a plea of guilty or is found guilty by the court or a jury for a violation of the Wildlife Code as provided in 5/3.5, judgment is withheld, and the defendant is sentenced to probation as a first-time offender.
- 409 Withhold Judgment/720 ILCS 5/12-21.5 or 21.6**
A defendant enters a plea of guilty or is found guilty by the court or a jury for a violation of Child Abandonment or Endangering the Life or Health of a Child, judgment is withheld, and the defendant is sentenced to probation as a first-time offender.
Note: Pursuant to Public Act 89-313, this disposition option was eliminated from the statute. Therefore, this code is not valid for offenses committed after January 1, 1996.
- 410 Withhold Judgment/720 ILCS 646/70**
A defendant enters a plea of guilty or is found guilty by the court or a jury for a violation of Section 60(b)(1) or (2) of the Methamphetamine Control and Community Protection Act, judgment is withheld, and the defendant is sentenced to probation as a non-felon offender under this Act. A person may not have more than one discharge and dismissal under this Section within a 4-year period.

411 Withhold Judgment/720 IL CS 5/11-14.2

A defendant enters a plea of guilty or is found guilty by the court or a jury for a violation of felony prostitution, judgment is withheld, and the defendant is sentenced to probation as a first-time offender.

Note: Pursuant to Public Act 96-1551, this statute was repealed. Therefore, this code is not valid for offenses committed after July 1, 2011.

413 Withhold Judgment 720 ILCS 5/12c-15

A defendant enters a plea of guilty or is found guilty by the court or a jury for violation of Child Abandonment or Endangering the Life or Health of a Child, judgment is withheld, and the defendant is sentenced to probation as a first-time offender. Discharge and dismissal under this Section may occur only once.

414 Withhold Judgment 720 ILCS 5/11-14(c)

A defendant enters a plea of guilty or is found guilty by the court or a jury for a violation of felony prostitution, judgment is withheld, and the defendant is sentenced to probation as a first-time offender.

Note: Pursuant to Public Act 98-538, this disposition option was eliminated from the statute. Therefore, this code is not valid for offenses committed after August 23, 2013.

415 Withhold Judgment 730 ILCS 5/5-6-3.4

A defendant pleads guilty to, or is found guilty of, possession of less than 15 grams of a controlled substance, possession of less than 15 grams of methamphetamine; or a probationable felony offense of possession of cannabis, theft, retail theft, forgery, deceptive practices, possession of a stolen motor vehicle, burglary, possession of burglary tools, disorderly conduct, criminal damage or trespass to property under Article 21 of the Criminal Code of 2012, criminal trespass to a residence, an offense involving fraudulent identification, or possession of cannabis. The court enters an order to withhold judgment and the defendant is sentenced to probation under second chance probation. A person may only have one discharge and dismissal under this Section within a 4-year period.

- 416 First Time Weapon Offender Program – 730 ILCS 5/5-6-3.6**
Any eligible person who pleads guilty to an unlawful use of weapons offense under Section 24-1 or aggravated unlawful use of a weapon offense under Section 24-1.6 of the Criminal code of 2012, a Class 4 felony or lower, the court may, without entering a judgment, sentence the defendant to complete the First Time Weapon Offender Program. The Court, with consent of all parties, shall defer further proceedings in the case until the conclusion of the program. There may be only one discharge and dismissal under this Section.
- 501 Unfit To Stand Trial**
A defendant is found to be unfit to stand trial, plea, or be sentenced pursuant to Article 104 of the Code of Criminal Procedure of 1963, 725 ILCS 5/104et.al.
- 502 Sexually Dangerous/725 ILCS 205/1.01**
A defendant is declared by the court to be suffering from a mental disorder coupled with criminal propensities to the commission of sex offenses.
- 503 Mistrial**
A trial is terminated and declared void prior to the return of a verdict.
- 504 Outstanding Warrant/60+ Days**
A case is placed on inactive status when the warrant, other than a Bond Forfeiture Warrant, has been outstanding for at least 60 days.
- 505 Warrant Quashed/Withdrawn/Recalled/Served**
When a warrant, other than a Bond Forfeiture Warrant, after being placed on inactive status, is terminated by one of these methods.
- 506 BFW Issued**
An order is entered for a bond forfeiture warrant (BFW) by the court directing the arrest of the defendant for failure comply with the conditions of release on bond.

- 507 BFW Quashed/Withdrawn/Recalled/Served**
A previously issued bond forfeiture warrant is terminated by one of these methods.
- 508 Pre-Trial Diversion/Specialty court**
A defendant is referred to a rehabilitative program in lieu of criminal prosecution for mental health, drug, or alcohol abuse treatment, a Specialty/Problem-Solving court such as Drug Court, Mental Health Court, DUI Court, and Veteran's Treatment Court, or other pre-sentence deferred prosecution program.
- 509 Mentally Disabled (Not Not Guilty)**
The court determines that a person, is of marked subnormal intelligence, or mental illness, mental impairment, incompetency, condition or disease, enters an order adjudicating the person mentally disabled and orders the clerk to report the adjudication pursuant to Article 104 of the Code of Criminal Procedure of 1963 (725 ILCS 5/104-17).
- 510 Offender Initiative Program – 730 ILCS 5/5-6-3.3**
Any person who has not previously been convicted of any felony offense and is charged with a probational felony offense of theft, retail theft, forgery, possession of a stolen motor vehicle or burglary tools, burglary, deceptive practices, disorderly conduct, criminal damage or trespass to property under Article 21 of the Criminal Code of 2012, criminal trespass to a residence, obstructing justice, or an offense involving fraudulent identification, or possession of cannabis, controlled substance or methamphetamine may be allowed to participate in the Offender Initiative Program. The court, with consent of all parties, enters an order suspending the proceedings while the defendant participates in an Offender Initiative Program. A person may only have one discharge and dismissal under the Section within a 4-year period.
- 511 Interlocutory Appeal**
An Interlocutory Appeal has been filed.
- 601 Revocation/Vacate/Probation**
A court action nullifying a previous order of probation.

- 602 Revocation/Vacate/Conditional Discharge**
A court action nullifying a previous order of conditional discharge.
- 603 Revocation/Vacate/Supervision**
A court action nullifying a previous order of supervision.
Rules: Revocation of supervision on an offense previously reported to the Secretary of State must be submitted on paper.
- 604 Revocation/Vacate/720 ILCS 550/10**
A court action nullifying a previous order of probation for a non-felon offender under the Cannabis Control Act.
- 605 Revocation/Vacate/720 ILCS 570/410**
A court action nullifying a previous order of probation for a non-felon offender under the Controlled Substance Act.
- 606 Revocation/Vacate/Probation 720 ILCS 5/12-4.3**
A court action nullifying a previous order of probation for the offense of aggravated battery of a child.
Note: Pursuant to Public Act 89-313, this sentencing option was eliminated from the statute. Therefore, this code is not valid for offenses committed after January 1, 1996.
- 607 Revocation/Vacate/Juvenile Continuance Under Supervision**
A court action nullifying a previous order of supervision.
- 608 Revocation/Vacate/Probation 520 ILCS 5/3.5**
A court action nullifying a previous order of probation for a first-time offender.
- 610 Revocation/Vacate/Probation 720 ILCS 646/70**
A court action nullifying a previous order of probation for a non-felon offender.
- 613 Revocation/Vacate/Probation 720 ILCS 5/12c-15**
A court action nullifying a previous order of probation for a first-time offender.
- 615 Revocation/Vacate/Probation 730 ILCS 5/5-6-3.4**
A court action nullifying a previous order of probation under second chance probation.

650 Modified/Trial Court

A subsequent order of the court which modifies a previously entered dispositional or sentencing order.

651 Vacated Trial Court

A court order vacates a previously entered dispositional or sentencing order.

Rules: Vacating an offense previously reported to Secretary of State must be submitted on paper, except as otherwise authorized.

652 Vacate Adult/Juvenile Sentence Completed

A court order vacates an adult sentence upon the completion of a juvenile sentence resulting from an Extended Jurisdiction Juvenile Prosecution.

653 Vacate Order of Failure to Appear Pursuant to Rule 556(a)

A court order vacates a previously entered disposition of Failure to Comply/NRVC (304) or Order of Failure to Appear (305).

Note: Until otherwise authorized, Disposition Code 653 requires a paper submission to the Secretary of State.

654 Vacate Order for Judgment on Forfeiture (Vacate of 303 Code)

A court order vacates a previously entered disposition of a Judgment on Forfeiture.

Note: Until otherwise authorized, Disposition Code 654 requires a paper submission to the Secretary of State.

701 Probation Terminated

A previously entered order of probation is terminated.

Rules: Use a 707 or 708 code if the condition of termination is known.

702 Conditional Discharge Terminated

A previously entered order of conditional discharge is terminated.

704 DUI School Completed

A report is filed with the clerk that reflects the defendant completed a court ordered DUI School.

- 705 Failure To Pay/Notice To SOS 625 ILCS 5/6-306.6**
The issuance of a notice to the Secretary of State, pursuant to 625 ILCS 5/6-306.6, when an Illinois resident has failed to pay a traffic fine.
Note: Pursuant to Public Act 101-652, this statute was repealed. Therefore, this code is not valid for offenses committed after July 1, 2021.
- 706 Paid In Full/Compliance of 705**
The issuance of a notice to the Secretary of State, pursuant to 625 ILCS 5/6-306.6, that all amounts due have been paid in full, or the failure to pay (705) is no longer applicable due to court action.
Note: Pursuant to Public Act 101-652, this statute was repealed. Therefore, this code is not valid for offenses committed after July 1, 2021.
- 707 Terminated Unsatisfied**
An order entered by the court that terminates a previous order of probation, supervision, or conditional discharge showing the defendant did not successfully complete the full conditions of the order.
- 708 Terminated Satisfied**
An order entered by the court that terminates a previous order of probation, supervision, or conditional discharge showing the defendant successfully completing the full conditions of the order.
- 709 Abandon Vehicle/Fail To Pay/Notice to SOS 625 ILCS 5/4-214.1**
The issuance of a notice to the Secretary of State, pursuant to 625 ILC S 5/4-214.1, when an Illinois resident has failed to pay a traffic fine resulting from an abandon vehicle violation.
Note: Pursuant to Public Act 101-652, this statute was repealed. Therefore, this code is not valid for offenses committed after July 1, 2021.
- 710 Abandon Vehicle/Paid In Full/Compliance of 709-625 ILCS 5/4-214.1 (d)**
The issuance of a notice to the Secretary of State, pursuant to 625 ILC S 5/4-214.1(d), that all amounts dew have been paid in full.

Note: Pursuant to Public Act 101-652, this statute was repealed. Therefore, this code is not valid for offenses committed after July 1, 2021.

801 Reversed/Reviewing Court

Reviewing court has reversed the decision of the trial court.

802 Remanded/Reviewing Court

A reviewing court has returned the case to the trial court for further proceedings.

803 Modified/Reviewing Court

A reviewing court has modified the decision of the trial court.

804 Vacate/Reviewing Court

A reviewing court has rescinded the decision of the trial court.

888 No Charge Disposition/Not Available

This code should be used only when trying to report a historical disposition where the information has been destroyed or cannot be located.

CHARGE STATUS CODES

- 1. Original Charge**
A charge against the defendant which is stated in the charging document initiating a case.
- 2. Added Charge**
A charge which is stated in a superseding indictment or information which was not stated in the charging document which initiated the case, or a charge which is added to the case through consolidation of cases.
- 3. Amended Charge**
A charge not stated in the initiating charging document which is entered by the prosecution as an amendment from or in connection with the disposition by dismissal of one or more other charges against a defendant usually in connection with a negotiated plea of guilty.
- 4. Lesser and Included Offense**
A charge not stated in the charging document for which a defendant is convicted in lieu of conviction on a charge for which tried.

SENTENCE CODES

101 Death

The defendant is sentenced to death.

NOTE: Abolished pursuant to PA 96-1543 07/01/2011.

102 Life

The defendant is sentenced to life imprisonment.

103 Repair of Criminal Damage to Property

The defendant is ordered by the court to repair the property that was damaged in the commission of a crime.

201 DOC

The defendant is sentenced to a term of imprisonment in the Illinois Department of Corrections.

202 Jail

The defendant is sentenced to a term of imprisonment in the county jail.

203 Periodic Imprisonment/Work Release

The defendant is sentenced to a term of imprisonment on a periodic basis in the county jail. Usually this sentence is ordered when the defendant is released from custody for employment purposes.

204 Probation

The defendant is sentenced to a term of probation.

205 Probation/Special Conditions

The defendant is sentenced to a term of probation with special conditions.

206 Conditional Discharge

The defendant is sentenced to a term of conditional discharge.

207 Conditional Discharge/Special Conditions

The defendant is sentenced to a term of conditional discharge with special conditions.

- 208 Supervision**
The defendant is sentenced to a term of supervision.
- 209 Public/Community Service**
The defendant is ordered to perform a term of public or community service.
- 210 Intensive Probation (IPS)**
The defendant is sentenced to a term of Intensive Probation Service.
NOTE: Probation Department must be designated for IPS.
- 211 Credit Time Served**
The court orders the defendant's term of imprisonment be credited for previous time served in the county jail or DOC.
Note: Pursuant to PA 101-652, effective 01/01/2023, credit for time served will also include time served on electronic monitoring, GPS monitoring, or home confinement.
- 212 Home Confinement**
The defendant is sentenced to term of home confinement.
- 213 Electronic/GPS Monitoring**
The defendant is ordered to wear an electronic monitoring device.
- 214 Boot Camp**
The court recommends the defendant serve a term of imprisonment in a correctional boot camp.
- 215 Juvenile Detention**
A juvenile is ordered to term of confinement in juvenile detention or correctional facility.
- 216 Aftercare Release**
A juvenile is released from the Department of Juvenile Justice on conditional and revocable terms.
- 217 Mandatory Supervised Release**
A defendant is released from the Department of Corrections under the supervision of a parole officer on conditional and revocable terms.

- 301 Fine/Assessments/Cost/Penalties/Fees**
A defendant is ordered to pay a fine(s), assessments, and costs (which may include fees and penalties).
Rules: All fine(s), assessments, costs, fees, and penalties may be added together and reported with this code, with the exception of restitution. Restitution should be submitted with Sentence Code 302. Use code 303 if no fine amount is ordered. However, Sentence Codes 301 and 303 cannot be used on the same disposition, as they are mutually exclusive.
- 302 Restitution**
A defendant is ordered to make restitution.
- 303 Assessments/Costs/Penalties/Fees Only**
A defendant is only ordered to pay assessments, costs, fees, or penalties. No fine(s) is imposed.
Rules: Sentence Codes 301 and 303 cannot be used on the same disposition. See Code 301 above.
- 304 Civil Penalty**
The defendant is ordered to pay a civil penalty or fine.
- 401 Study/Vocational Training**
A defendant is ordered to complete a course of study or vocational training.
- 402 Medical/Mental Treatment**
The defendant is ordered to undergo medical or mental treatment.
- 403 Drug Addiction Treatment**
A defendant is ordered to undergo drug addiction treatment.
- 404 Alcoholic Treatment**
The defendant is ordered to undergo alcoholism treatment.
- 405 Special Facility Attendance/Residence**
The defendant is ordered to attend or reside at a special facility.
- 406 DUI School**
The defendant is ordered to complete a course at a DUI School.

407 Driver Education School

The defendant is ordered to complete a course at a driver's education school.

408 Anger Management

The defendant is ordered to complete an anger management program.

CHARGE DISPOSITION TYPE

A code to indicate whether a disposition was finding, verdict or plea.

1. Bench
2. Jury
3. Guilty Plea
4. Court Action (represents action such as ex parte or forfeiture)
5. Admission to the Delinquency Petition

SENTENCE STATUS CODES

A code to indicate the status of a sentence pronounced by the court.

1. Sentence in Force
2. Waived
3. Suspended
4. Suspended in Part
5. Concurrent
6. Consecutive
7. Stayed

DEFENDANT PLEA CODES

A code to indicate the plea of the defendant.

- 0. Admit/Consent (Civil Law Violation Only)
- 1. Not Guilty
- 2. Guilty
- 3. Not Guilty/Insanity Defense
- 4. Guilty but Mentality Ill
- 5. No Contest
- 6. No Plea Entered
- 7. Admission to Delinquency Petition
- 8. Denial of Delinquency Petition
- 9. Electronic Plea of Guilty

BOND TYPES (FORMS OF RELEASE)

- 00 Unknown
- 01 No Bond
- 02 Illinois Driver's License
- 03 Personal Recognizance/Individual (I-Bond)
- 04 Full Cash Bond
- 05 Bond Card
- 06 10% Cash Deposit
- 07 DUI Bond (DL + \$1,000 or 10%)
- 08 Real Estate
- 09 Securities
- 10 Bond on Companion Case
- 11 Appeal Bond
- 12 Bond Transfer
- 13 Notice to Appear
- 14 Promise to Comply
- 25 Other

INCHOATE OFFENSE CODES

C Conspiracy

The charge is conspiracy to commit the offense cited, as defined in the Illinois Compiled Statutes 720 ILCS 5/8-2 or the Illinois Revised Statutes 38-8-2.

S Solicitation

The charge is solicitation of another to commit the offense cited, as defined in the Illinois Compiled Statutes 720 ILCS 5/8-1 or in the Illinois Revised Statutes 38-8-1.

A Attempt

The charge is attempt to commit the offense cited, as defined in the Illinois Compiled Statutes 720 ILCS 5/8-4 or in the Illinois Revised Statutes 38-8-1.

D Drug Conspiracy

The charge is conspiracy to commit the offense cited, as defined in the Illinois Compiled Statutes 720 ILCS 570/405.1.

E *Synthetic Drug Conspiracy

The charge is conspiracy to commit the offense cited, as defined in the Illinois Compiled Statutes 720 ILCS 570/405.3.

M Methamphetamine Conspiracy

The charge is conspiracy to commit the offense cited, as defined in the Illinois Compiled Statutes 720 ILCS 646/65.

O The charge is the substantive offense cited.

** Pursuant to Public Act 94-0556, the inchoate option of Synthetic Drug Conspiracy (E) was eliminated from statute. Therefore, this code is not valid for offenses committed after September 10, 2005.*

SECRETARY OF STATE ERROR EXCEPTIONS

EC DESCRIPTION

--(No Error Listed)

- The disposition is a 705 or 305 and it is not on an Illinois driver's license. These dispositions are for Illinois drivers only.
- If the driver license state was entered incorrectly, fix and resend through ADR. Otherwise the disposition may need to be corrected for a non-resident driver.
- The record may be reported on yellow copy of ticket or a Report of Court Disposition form, if necessary.

-- 01 INV AMD CHG STATUS

- A charge status (DE 51) of '3' (amended) was entered on an original charge; OR
- A disposition (DE 67) charge (101, 104, 408, etc.) with a charge status of '3' (amended) was on the ADR file, but a 223 disposition with a charge status of '1' (original) was not found. The original may not actually be missing but errored.
- Check the error exceptions for another record on the same case. Resend both records unless the amended offense is not reportable. If it isn't reportable, disregard the error AND the error on the original.

--10, 11, 12, 20 NAME

- The defendant's last name (DE 11), first name (DE 12), middle initial (DE 13) or title (DE 14) contains an invalid character.
- Record can be corrected and resent through ADR.

14 DATE OF BIRTH

- Defendant must be older than 15 years old to report a Failure to Appear. Charge Disposition Code 305 (DE 67).
- Must be reported on paper.

15 INVALID DOB (YR)

- Date of Birth (DE 27) indicates the defendant is less than 10 years old or greater than 110 years old.
- Must be reported on paper.

16 SEX

- Invalid sex/gender code (DE 19) does not equal "M" or "F"
- Record and be corrected and recent through ADR or submitted by paper.

26 INVALID ADM DATE

- Invalid Administrative Date field provided by court.
- Must be reported on paper.

27 INVALID INPUT CT

- Invalid record counter is out of sequence as provided by court.
- Must be reported on paper.

28 INVALID COURT-SEQ

- Duplicate record sent on Failure to Pay disposition Code (DE 67).
- DO NOT SEND

29 TYPE OFFENSE

- The offense (DE 55) listed is not reportable to SOS through ADR
- The offense is not reportable to SOS at all.
- The offense is a CDL offense and the commercial motor vehicle indicator is not 'Y'.
- The record may be reported on yellow copy of ticket or a Report of Court Disposition form, if necessary.

30 MIS:INV IDNT:ARR

- Arrest date (DE 40) may be prior to the effective date of an offense.
- Offense may no longer be effective as of the date of the offense.
- Check to see if the arrest date and offense are accurate, correct and resend through ADR. Otherwise, it may be reported on yellow copy of ticket or a Report of Court Disposition form.

31 ARR G:C OFF TABLE

- Arrest date (DE 40) is outside valid date ranges with the active/inactive dates on the Offense Code Table.
- Must be reported on paper.

33 TICKET NUMBER

- The ticket number (DE 64) is blank or zeros. If no ticket number is available on a case (i.e. CF case), fill ticket number with the case sequence number up to 7 digits.
- Enter ticket number and resend through ADR.

34 MISSING AMEND TC

- Charge status (DE 51) of '3' was entered in error;
OR
- A disposition charge (DE 67) (101, 104, 408, etc.) with a charge status of '3' (amended) was on the ADR file, but a 223 disposition with a charge status of '1' (original) was not found. The original may not actually be missing but errored.
- Check the error exceptions for another record on the same case. Resend both records unless the amended offense is not reportable. If it isn't reportable, disregard the error AND the error on the original.

35 CHDS NO=TYPE ACT

- The SOS Offense Table does not contain a type action that equals the charge disposition.
- Must be reported on paper.

36 DL FILE NO COMP

- Check DL number, last name, first name, middle initial, date of birth, and sex of the defendant. Do not use DL number provided before the error exception code unless it is correct.
- If a DL correction can be made, resend through ADR. Otherwise, fill out the yellow copy of the ticket or submit a Report of Court Disposition form.

45 INV:MISS ARR-DT

- Supervision prior to 10/1/2000, disregard error.
- Arrest date (DE 40) is after the run date.
- Arrest date (DE 40) is after conviction date.
- If arrest date or conviction date is inaccurate, fix and resend record.

46 INV/IL COURT DATA

- NLIC Court Code is invalid.
- Must be reported on paper.

49 AMD, ORIG 223 ERR

- A 223 (DE 67) disposition with a charge status of '1' (original) was on the file, but no other disposition with a charge status of '3' (amended) was reported. The amended may not actually be missing, but errored.
- Check the error exceptions for the missing record. Resend both records unless the amended offense is not reportable. If it isn't reportable, disregard the error AND the error on the original.

51 DL NO'S ENT NOT=

- Check DL number, last name, first name, middle initial, date of birth, and sex of the defendant. Do not use DL number provided before the error exception code unless it is correct.
- If a DL correction can be made, resend through ADR. Otherwise, fill out the yellow copy of the ticket or submit a Report of Court Disposition form.

52 ZIP CODE

- Missing or invalid zip code (DE 33).
- Record can be corrected and resent through ADR or submitted by paper.

53 SENTENCE TYPE

- Sentence type (DE 72) is not reportable to SOS.
- Sentence type (DE 72) is not a valid sentence code.
- Check to see if sentence information was entered incorrectly, fix and resend through ADR.

56 CHG DIS DT NEW: P

- Charge Disposition Date (DE 69) is a future date.
- Correct the date and resend through ADR.

57 ARR NEWER CHG D

- The arrest date is not the same year as the case number year.
- If the arrest date is incorrect, fix and resend through ADR.
- If arrest date cannot be fixed, fill out the yellow copy of the ticket or submit a Report of Court Disposition form to SOS.

58 CHG DIS DT IV/MS

- Missing or invalid Charge Disposition Date (DE 69).
- Record can be corrected and resent through ADR or submitted by paper.

60 ADDRESS/CITY

- There is an invalid character in address (DE 29 & 30) or city, (DE 31) such as ‘#’.
- There are 2 or more spaces in a row in the address or city.
- Correct and resend through ADR.

61 RESIDENCE STATE

- Missing or invalid Residence State (DE 32).
- See list of valid codes for United States, Canada and Mexico. All others not listed are ‘YY’.
- Correct and resend through ADR.

70 NOT IL RESIDENT

- The disposition (DE 67) is 705 and it is not on an Illinois driver's license. 705 is for Illinois drivers only.
- Must be submitted by paper.

73 INVALID CASE TYPE

- Invalid Case type (DE 2).
- Record can be corrected and resent through ADR or submitted by paper.

76 ALIAS NAME LMFT

- Name is not in the correct format or it has invalid characters.
- Record must be submitted by paper.

77 CASE SEQ. NO P/1

- Case Sequence Number (DE 3) is invalid because it is greater than zero and not equal to Cook County.
- Record must be submitted by paper.

80 DEF DL NO

- Driver's License Number (DE 36) is invalid, program cannot compute.
- Record must be submitted by paper.

81 LIC ISSUE ST

- The driver's license (DE 37) is not valid.
- Correct and resend through ADR.

82 CHG STATUS CODE

- Invalid Charge Status Code (DE 51), not reportable to SOS via ADR.
- Record must be submitted by paper.

83 CHG LEVEL GOV'T

- Invalid Charge Level Source Code (DE 53).
- Record must be submitted by paper.

84 OFFENSE ID CODE

- The offense (DE 55) is not reportable to SOS through ADR. (The offense is not marked as reportable on the Offense Code Table).
- Offense may not be reportable to SOS at all.
- The disposition is supervision prior to 10/1/2000.
- If necessary to resend information, send yellow copy of ticket or Report of Court Disposition form.

85 INJURY/DEATH

- Injury/Death Code (DE 60) does not equal "P", "D", "V", "I", or space.
- Record must be submitted by paper.

87 CHG DISP

- The disposition is not reportable to SOS through ADR.
- Send yellow copy of ticket or Report of Court Disposition form, if necessary.

88 NOT IL REGISTERED PLATE

- Offence (DE 55) of 625 ILCS 5/3-707 not reportable for out-of-state plate to SOS through ADR. (*PA 100-828 eff. 01-01-19*)
- If blank, submit to Mandatory Insurance.
- Record must be submitted by paper.

99 INCORRECT COURT TYPE

- Invalid Court Type (DE 169).
- Record can be corrected and resent through ADR or submitted by paper.

STATE CODES

AL	Alabama
AK	Alaska
AZ	Arizona
AR	Arkansas
CA	California
CO	Colorado
CT	Connecticut
DE	Delaware
DC	District of Columbia
FL	Florida
GA	Georgia
HI	Hawaii
ID	Idaho
IL	Illinois
IN	Indiana
IA	Iowa
KS	Kansas
KY	Kentucky
LA	Louisiana
ME	Maine
MD	Maryland
MA	Massachusetts
MI	Michigan
MN	Minnesota
MS	Mississippi
MO	Missouri

MT	Montana
NB	Nebraska
NV	Nevada
NH	New Hampshire
NJ	New Jersey
NM	New Mexico
NY	New York
NC	North Carolina
ND	North Dakota
OH	Ohio
OK	Oklahoma
OR	Oregon
PA	Pennsylvania
RI	Rhode Island
SC	South Carolina
SD	South Dakota
TN	Tennessee
TX	Texas
UT	Utah
VT	Vermont
VA	Virginia
WA	Washington
WV	West Virginia
WI	Wisconsin
WY	Wyoming
US	Unknown (United States)
YY	Other Not/Listed

*Note: State code of YY **MUST** be reported on paper to the SOS.*

CANADIAN PROVINCES CODES

AB	Alberta
BC	British Columbia
MB	Manitoba
NK	New Brunswick
NF	Newfoundland (includes Labrador)
NT	Northwest Territories
NS	Nova Scotia
ON	Ontario
PE	Prince Edward Island
PQ	Quebec
SN	Saskatchewan
CD	Unknown Canadian Province
YT	Yukon (Territory)

TERRITORIAL POSSESSION CODES

AM	American Samoa (Islands)
BK	Baker Island
CZ	Canal Zone
CG	Caroline Islands
GM	Guam
HO	Howland Island
JR	Jarvis Island
JI	Johnston Atoll
KI	Kingman Reef
MH	Marshall Islands
MW	Midway Islands
VL	Navassa Island
MK	Northern Marianas Islands
PL	Palmura Atoll
PR	Puerto Rico
VI	Virgin Islands
WK	Wake Island

MEXICAN STATES CODES

AG	Aguascalientes
BA	Baja California (Northern Section)
BJ	Baja California (Southern Section)
CE	Campeche
CI	Chiapas
CH	Chihuahua
CU	Coahuila
CL	Colima
DF	Distrito Federal (Mexico, D.F.)
DO	Durango
GU	Guanajuato
GR	Guerrero
HL	Hidalgo
JL	Jalisco
DF	Mexico, D.F. (Distrito Federal)
MX	Mexico (State)
MC	Michoacán
MR	Morelos
NA	Nayarit
NL	Nuevo Leon
OA	Oaxaca
PB	Puebla
QU	Queretaro
QR	Quintana Roo
SL	San Luis Potosi
SI	Sinaloa
SO	Sonora
TB	Tabasco
TA	Tamaulipas
TL	Tlaxcala
MM	Unknown Mexican State
VC	Veracruz
YU	Yucatan
ZA	Zacatecas