

>>> Pretrial Release Process

Pretrial Release is when a person who is accused of a crime and who has been booked into custody is then released from custody, with or without monitoring conditions, before trial, with charges pending.



Arrest

Law enforcement can cite and release (for infractions and certain misdemeanors) or transport individuals to jail for booking.



Booking

Arrested individuals can also be cited and released for infractions or certain misdemeanors. Individuals who remain booked have a bail amount based on a predetermined bail schedule.



Assessment

Pretrial Release Services (PRS) assess in-custody, eligible individuals and submit reports and other pertinent documents for judicial decisionmaking before or at arraignment.



Pretrial Release Services

PRS monitors individuals who are released OR with pretrial release conditions. The objective of conditions is to ensure a return to court and public safety.



Arraignment

Judicial officers review PRS reports and make decisions to set bail, detain, or release on own recognizance (OR). OR release can involve monitoring conditions and/or supportive services through pretrial services.



Pearraignment

Judicial officers may release in-custody individuals prearraignment dependent on the PRS report. Individuals released must attend their arraignment.

