

Superior Court of the District of Columbia Criminal Division

500 Indiana Avenue, N.W. Washington, DC 20001



November 8, 2019

Defendant's Name: **LAMONT MAURICE BUTLER**

Case Number: 2011 CTF 017412

PDID #: 651303

DOB: 05/15/1984

Date of Offense: 08/06/2011

Charge(s)

Disposition

Disposition Date

No Permit

Dismissed

03/23/2012

Under the seal of this Court, the foregoing is a true copy of the disposition of the above listed case in the Superior Court of the District of Columbia.

Deputy Clerk, Adolfo Loeri

Acquitted

The legal and formal certification of the innocence of a person who has been charged with a crime. A finding of not guilty.

Dismissed for Want of Prosecution

An order or judgment disposing of the charge(s) without a trial. An involuntary dismissal accomplished on the Court's own motion for lack of prosecution or on motion from the defendant for lack of prosecution or failure to introduce evidence of facts on which relief may be granted. The dismissal is without prejudice which allows the prosecutor the right to rebring the charge(s) at a later date.

Dismissal

The United States Attorney's Office of the District of Columbia or the Office of the Attorney General for the District of Columbia filed a Dismissal for the incident that lead to the arrest. This means that after an indictment was returned, the court entered a dismissal at the request of the Government prior to commencement of the trial, or the court entered a dismissal after making its own finding that there was an unnecessary delay by the Government in presenting the case. Dismissals are without prejudice unless otherwise stated.

Found Guilty - Plea

Formal admission in court as to guilt of having committed the criminal act(s) charged, which a defendant may make if he or she does so intelligently and voluntarily. It is binding and is equivalent to a conviction after trial. A guilty plea has the same effect as a verdict of guilty and authorizes imposition of the punishment prescribed by law.