



Ohio Revised Code

Section 2939.24 Discharge of indicted person when no indictment returned.

Effective: October 1, 1953

Legislation: House Bill 1 - 100th General Assembly

If a person held in jail charged with an indictable offense is not indicted at the term of court at which he is held to answer, he shall be discharged unless:

- (A) He was committed on such charge after the discharge of the grand jury.
 - (B) The transcript has not been filed.
 - (C) There is not sufficient time at such term of court to investigate said cause.
 - (D) The grand jury, for good cause, continues the hearing of said charge until the next term of court.
 - (E) It appears to the court of common pleas that a witness for the state has been enticed or kept away, detained, or prevented from attending court by sickness or unavoidable accident.
-