

NICS Reporting & Docket Code Cheat Sheet

- After a Judge has made a ruling, only the docket codes next to the section of boxes marked by the Judge should be docketed in Odyssey.
- Attach the signed Firearms Findings and Notice image to those docket entries..

Anything in this red box 9807

Anything in this Section 9812

STATE OF NEW MEXICO
 COUNTY OF _____ COURT
 IN THE _____ COURT

STATE OF NEW MEXICO, Plaintiff

v. Case No. _____

_____ Defendant

FIREARMS FINDINGS AND NOTICE

THIS MATTER having come before the Court upon Defendant's conviction of a Misdemeanor Crime of Domestic Violence under 18 U.S.C. §922(g)(9) and/or NMSA 1978, §30-7-16(A)(3), and the Court being otherwise fully advised in the premises, FINDS:

① MISDEMEANOR CRIME OF DOMESTIC VIOLENCE. Defendant was found or pled guilty or no contest to a crime that involved the use or attempted use of physical force or the threatened use of a deadly weapon under 18 U.S.C. §922(g)(9):

MISDEMEANOR CRIME OF DOMESTIC VIOLENCE (MCDV)	
<input type="checkbox"/> Assault (§ 30-3-1)	<input type="checkbox"/> Battery (§ 30-3-4)
<input type="checkbox"/> Assault Against Household Member (§ 30-3-12)	<input type="checkbox"/> Battery Against Household Member* (§ 30-3-15)
<input type="checkbox"/> Criminal Sexual Contact (§ 30-9-12)	<input type="checkbox"/> Aggravated Battery (§ 30-3-5)
<input type="checkbox"/> Public Affray (§30-20-2)	<input type="checkbox"/> Agg. Battery Against Household Member (§ 30-3-16)

RELATIONSHIP BETWEEN DEFENDANT AND VICTIM (Select ONE relationship from either column)	
FEDERAL & STATE FIREARM PROHIBITOR	
<input type="checkbox"/> (QR) Qualifying Relationship - 18 U.S.C. § 921(a)(33)	<input type="checkbox"/> (OH) Other Household Member Relationship (§30-3-11)
<input type="checkbox"/> Current or former spouse of the victim	<input type="checkbox"/> Co-parent of a child <input type="checkbox"/> Present/former step-parent
<input type="checkbox"/> Current or former parent or guardian	<input type="checkbox"/> Present/former parent-in-law
<input type="checkbox"/> Shares a child in common with the victim	<input type="checkbox"/> Grandparent <input type="checkbox"/> Grandparent-in-law
<input type="checkbox"/> Similarly situated to a spouse, parent or guardian	<input type="checkbox"/> (PR) Continuing Personal Relationship (Dating or intimate relationship - cohabitation not necessary)
<input type="checkbox"/> Is or has cohabitated with the victim as a spouse, parent, or guardian	<input type="checkbox"/> (NR) Relationship is neither a qualifying relationship nor a household member relationship
	<input type="checkbox"/> (NE) Insufficient/no evidence to determine relationship

FIREARM PROHIBITOR. A conviction of any crime in Section ① and a Qualifying Relationship (QR), may subject Defendant to federal and state prosecution for possessing, receiving, buying, transporting or purchasing a firearm or ammunition for the Defendant's lifetime. Note: Even if there was insufficient/no evidence presented to support a finding of a Qualifying Relationship, Defendant may still be subject to both federal and state prosecution if the relationship between Defendant and victim is later proved to be a Qualifying Relationship.

② STATE FIREARM AND DESTRUCTIVE DEVICE PROHIBITOR. Defendant was found or pled guilty or no contest to the following misdemeanor crime listed in NMSA 1978, §30-7-16(A)(3):

STATE MISDEMEANOR CRIME (FIREARM PROHIBITOR) (No relationship determination necessary)	
<input type="checkbox"/> Assault Against Household Member* (§ 30-3-15)	<input type="checkbox"/> First Offense of Stalking (§ 30-3A-3)
* only checked if box if relationship is not a Qualifying Relationship (QR) in Section ① above	
<input type="checkbox"/> Criminal Damage to Property of a Household Member (§ 30-3-16)	

STATE FIREARM PROHIBITOR. A conviction for any crime in Section ② may result in prosecution if Defendant receives, transports or possesses a firearm or destructive device in the State of New Mexico.

③ Defendant was represented by counsel or knowingly and intelligently waived the right to counsel, and, if entitled to a jury trial, Defendant had a jury trial or knowingly and intelligently waived the right to jury trial.

USE NOTE: Copies to be provided to the Defendant and all counsel.

Judge _____

9808

9809

9810

9811