

THE
REVISED STATUTES
OF THE
STATE OF ILLINOIS
1923

COMPRISING ALL THE STATUTORY LAW
OF A GENERAL CHARACTER IN
FORCE NOVEMBER 1, 1923

SMITH—HURD

CHICAGO
BURDETTE J. SMITH & COMPANY
1923

732. Plea of guilty explained.] § 4. In cases where the party pleads "guilty," such plea shall not be entered until the court shall have fully explained to the accused the consequences of entering such plea; after which, if the party persist in pleading "guilty," such plea shall be received and recorded, and the court shall proceed to render judgment and execution thereon, as if he had been found guilty by a jury. In all cases where the court possesses any discretion as to the extent of the punishment, it shall be the duty of the court to examine witnesses as to the aggravation and mitigation of the offense.

Held that the requirement that plea of guilty be explained had been complied with. *P. v. Jones*, 308-125.

Record must show compliance. *P. v. Fulimon*, 308-235.

Necessity of explaining effect of plea of guilty applied to misdemeanor. *P. v. Sweetland*, 210 App. 432.

Failure of record to show that the court explained consequences of pleading guilty in prosecution for transporting intoxicating liquor reversible error. *P. v. Benner*, 224 App. 515.