

**77-3-12 Record of conviction conclusive evidence -- Judgment on undertaking.**

In an action filed by the county attorney to recover on an undertaking:

- (1) The offense shall be alleged as a breach of the undertaking stated in a record of conviction and a record of conviction is conclusive evidence thereof.
- (2) If the court finds the offense constitutes a breach of the undertaking, judgment for the amount of the undertaking shall be entered against the parties liable.

Enacted by Chapter 15, 1980 General Session