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Criminal Justice Process

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| **Across**  **2.** Stage in which defendant enters a plea (before trial)  **7.** when evidence comes in contact with other evidence  **11.** required amount of evidence for criminal conviction  **12.** evidence required for legal search  **15.** fingerprints, picture and personal information are collected at  **16.** A defendant can waive their right to a jury trial and instead just have judge decide. | **Down**  **1.** sufficient evidence that is seen by both prosecution and defense  **3.** the prosecution offers a lenient deal and the defendant agrees  **4.** Constitutional rights of the accused.  **5.** jury can not decide  **6.** At a preliminary hearing, a \_\_\_\_will decide if enough evidence to prosecute  **8.** posted collateral for defendant release  **9.** evidence that is 2nd hand and not admissable  **10.** cash required to be released  **13.** to decide  **14.** type of evidence that an expert/ professional in a field might give |