NIBRS Reminders

Theft From A Building vs. Burglary

Theft From A Building is defined as a theft offense within a building which is either open to the general public or to which the offender has legal access. For example, buildings such as churches, restaurants, schools, libraries, and other public and professional offices during the hours when the facilities are open to the public.

Burglary is defined as the unlawful entry into a building or other structure with the intent to commit a felony or a theft. Law enforcement agencies should classify offenses locally known as Burglary, Breaking and Entering, and Safecracking as Burglary. The element of trespassing is essential to the offense of Burglary.

Note: Theft is an element of Burglary and should not be reported as a separate offense if associated with the unlawful entry of a structure.

Example: If an individual is invited to someone’s home for a meal and that individual steals something from the home during the visit, the incident should be classified as Theft From A Building. The guest had a right to be in the home (legal access) but stole something from the home while there. However, if the individual returned to the home while the homeowners were away, entered the home without permission (unlawful entry), and stole something, the incident should be classified as Burglary.

ACIC requests that NIBRS or Statistics Personnel submit data by the 10th of each month to insure your agency is correctly submitting data. ACIC must receive 12 months of complete NIBRS data to be included in the FBI Crime in The United States Publication. For the latest information concerning your agency’s progress please call the ACIC NIBRS Program at 501-682-2222.