

Basic Expungement and Sealing:

A person can expunge their record i	f they have never been convicted	
CONVICTIONS include the following: Probation Conditional Discharge Time Considered Served Prison or Jail Time Fines (municipal ordinance violations) A record is eligible for expungement if it is n	Even ONE conviction makes an entire record ineligible for expungement!	
 <u>The following can be expunged if there are no convictions on the record:</u> Finding of Not Guilty (FNG) Stricken Off with Leave to Reinstate (SOL) Non-Suit Nolle Prosequi (Nolle) Finding of No Probable Cause (FNPC) <u>Supervision</u> <u>710-1410 Probation</u> 	Waiting Periods to EXPUNGE:160 days: SOL and Non-Suits2 years after completion of supervision, unless listed below.5 years after completion of supervision for: domestic battery; criminal sexual abuse; and 710-1410 probation.**Requires proof of clean drug test taken within 30 days of filing petition.	
If a person has been convicted, they can possibly SEAL their record.		
The following can be sealed: • Misdemeanor acquittals and dismissals. • Misdemeanor convictions and supervisions (unless listed as exception – see back) • Felony acquittals, dismissals. • Felony convictions for the following (*Requires proof of clean drug test taken within 30 days of filing petition): Class 4 • Possession of Controlled Substance* • Possession of Cannabis* • Prostitution • Possession of Burglary Tools Class 3 or 4 • Forgery • Retail Theft • Deceptive Practices Class 3	Waiting Periods to SEAL:Cases resulting in convictions, 710-1410 Probation, and TASC Probation may be sealed <u>3 years</u> after completion of the last sentence (i.e. end of probation, conditional discharge, or parole).Cases resulting in supervisions may be sealed <u>2 years</u> after completion of the last sentence.(Last sentence is the termination of the last conviction or supervision in time, in any jurisdiction, whether or not the underlying offense is eligible for sealing.)No waiting period to seal eligible offense if you earn a high school diploma, associate's degree, career certificate, vocational technical certification, bachelor's degree, or GED during the sentence, aftercare release, or mandatory supervised release for that offense.	
 Possession of Controlled Substance with Intent to Deliver* 	<u>No waiting period</u> to seal acquittals/dismissals, as long as there is no pending case (SOL and Non-Suits 160 days).	

Unsealable Misdemeanor Convictions and Supervisions		
<u>Crimes of Violence under Crime Victims</u> <u>Compensation Act</u> (740 ILCS 45/2(c)) • Domestic Battery • Criminal Sexual Abuse • Violations of Order of Protection	Sex Crimes under Art.11 of the Criminal Code (720 ILCS 5/11, et. seq.)• Solicitation (of prostitute or sexual act)• Patronizing a Prostitute• Fornication• Pimping, Adultery• Keeping a Place of Prostitution• Obscenity, Harmful Material• Public Indecency	
Violations of Humane Care for Animals Act (510 ILCS 70/1) • Dog Fighting • Animal Cruelty	Driving Under the Influence and <u>Reckless Driving*</u> (625 ILCS 5/11-501 and 625 ILCS 5/11-503) *Except youthful offenders defined under 20 ILCS 2630/5.2(a)(3)(A).	

Access to Expunged & Sealed Records

EXPUNGED RECO	ORDS	SEALED RECORDS
 Department of State Police may expunged records as required by Upon conviction for any offense of Corrections shall have access records of that individual The Illinois State Police will onl requiring a 5 year waiting period probation). These records will b enforcement upon a subsequent of sentencing and charging. 	lawPerform, the DepartmentSeeto the expungedSeey "seal" recordsfei(e.g. 710-1410o	courts, prosecutors and the Department of Corrections. ealed felony conviction records can be accessed by any employer that equires fingerprints for employment. They only have access to sealed elony conviction records. Department of Children and Family Services Schools Firefighter applicants Park Districts

Other Forms of Relief from a Criminal Record

**Executive Clemency*: If a person cannot seal their record due to an unsealable misdemeanor conviction or any other felony conviction besides the above, the only option to clearing that record is a Petition for Executive Clemency. Information can be found at <u>www.state.il.us/prb</u>. If the Governor grants a pardon authorizing expungement, a person may petition to expunge that conviction in circuit court.

**Certificates*: Certificates of Relief from Disability/Certificates of Good Conduct may be available to "eligible offenders." 730 ILCS 5/5-5.5-10. Can waive certain statutory barriers to employment as well as licensing requirements. Must have "rehabilitation hearing" in Circuit Court to demonstrate good conduct.

**Waivers*: Healthcare Worker Background Check Act prohibits unlicensed healthcare workers with certain disqualifying convictions from working in the healthcare field. A waiver may be obtained from the Department of Public Health which would allow for employment within that field. <u>www.idph.state.il.us/nar</u>