

Misdemeanor Redemption Policy

As of April 1, 2014, the NYS Office of Court Administration's Criminal History Record Report (CHRS) will no longer report a criminal history for any individual whose only conviction was a single misdemeanor more than ten (10) years prior to the date of request.

Misdemeanor Redemption Policy does not apply to convictions for the following misdemeanors.

Vehicle Traffic Law:

110/1192 (2), (3), (4) or (4-a) (attempted operating a motor vehicle while under the influence of alcohol or drugs)

1192 (2), (3), (4) or (4-a) (operating a motor vehicle while under the influence of alcohol or drugs)

Penal Law:

110/195.00 (attempted official misconduct)

195.00 (official misconduct)

110/195.20 (attempted defrauding the government)

110/200.25 (attempted receiving reward for official misconduct in the second degree)

110/130.20 (attempted sexual misconduct)

130.20 (sexual misconduct)

110/130.25 (attempted rape in the third degree)

110/130.40 (attempted criminal sex abuse in the third degree)

110/130.52 (attempted forcible touching)

130.52 (forcible touching)

110/130.53 (attempted persistent sexual abuse)

130.55 (sexual abuse in the third degree)

110/130.60 (attempted sexual abuse in the second degree)

130.60 (sexual abuse in the second degree)

110/130.65-a (attempted aggravated sexual abuse in the fourth degree);

110/130.85 (attempted female sexual mutilation)

110/263.11 (attempted possessing an obscene sexual performance by a child)

110/262.16 (attempted possessing a sexual performance by a child)

This policy does not apply to the courts or the NYS Division of Criminal Justice Service.