

REMOVING BARRIERS TO REENTRY

Cuyahoga County Office of Reentry

Our Mission



The Cuyahoga County Office of Reentry's Mission is to remove the stigma and social burdens that challenge returning citizens by launching and sustaining a reentry movement that provides the full range of comprehensive services, support, and opportunities needed for successful reintegration.

Contact Information



Katrice Williams, MSSA, MNO Program Officer 4 Cuyahoga County Office of Reentry E. <u>katrice.Williams@jfs.ohio.gov</u> Web: <u>www.reentry.cuyahogacounty.us</u>

Funded Services



Reentry Services

- North Star Recovery Resource Center
- Adult Transitions Model (Pre-Entry / Reentry)
- Second Chance Reentry Legal Clinic at CWRU
- Achieve Staffing
- Exodus Planner (<u>www.exodusplanner.com</u>)
- Aspire Cleveland
- Post-Incarceration Trauma (Pre-Entry / Reentry)

Pre-Entry Services

Cuyahoga County Veteran's Court

Presentation Outline

- 1. Background Checks & Criminal Records
- 2. Criminal Record Sealing: Effects and Eligibility
- 3. Criminal Record Expungement: Effects and Eligibility
- 4. CQEs: What it is and How to Apply
- 5. CQEs: Effects and Limitations

Note: This information only applies to <u>ADULT</u> criminal records in Ohio.

CRIMINAL RECORDS & BACKGROUND CHECKS

What Appears on Background Checks?

Background Check	Non- Convictions	Convictions	Penalties	Expunged Offenses	Locations Covered by the Check
Conviction Record Transcript for single county		Х	Х		Only that county
Clerk of Courts Website	Х	Х	Х		Only that county
Commercial Background Check Company	X – 7 years	Х	Х		Statewide or Nationwide
Bureau of Criminal Identification and Investigations WebCheck ("BCI Check")	X	Х	Х	Depending on the employer	Statewide
FBI Background Checks	Х	Х	Х	Always	Nationwide

Source: Ohio Justice & Policy Center. (March 2011). "Understanding and Sealing Criminal Records in Ohio." Web: https://lasclev.org/wp-content/uploads/2011/05/Understanding-and-Sealing-Criminal-Records-in-Ohio.pdf

Using Record Sealing, Expungement and CQEs to Remove Barriers



RECORD SEALING: WHAT IS IT?

Record Sealing: Learn the Rules

Court records are stored away in a separate place that are inaccessible to the public.

Record sealing — Record Expungement.

Most people cannot view the record.

What Can Always Be Sealed?

- Arrests
- Acquittals
- Case Dismissals
- Misdemeanors (*some exceptions)
- No Bills
- Non-Convictions

• (<u>Except for:</u> Cases where the individual pled guilty to one of the crimes in the same case)

Criminal Record Sealing: Ineligible Offenses – R.C. 2953.32

- Any offense can be sealed <u>EXCEPT</u>:
 - Convictions with a mandatory prison term
 - Felony 1 or Felony 2 offenses/convictions
 - Traffic offenses (but they are not counted as criminal offenses)
 - Most violent and sexually-oriented offenses
 - Misdemeanor Domestic Violence
 - Certain sex offenses
 - DUI, Hit-and-Run, Street Racing, Leaving the Scene of an Accident, etc.
 - Any felony or first-degree misdemeanor involving a minor (<u>except</u> non-payment of child support)

Note: Non-eligible offenders can still have NON-CONVICTIONS and NON-TRAFFIC minor misdemeanors sealed.

Short List of Prohibited Offenses

- Abduction*
- Aggravated Arson*
- Aggravated Assault*
- Aggravated robbery or burglary*
- Extortion*
- Arson*
- Gross sexual imposition*
- Murder or Aggravated Murder
- Voluntary Manslaughter*
- Inciting to violence+
- Trafficking in Persons*
- Aggravated Riot*

- Felonious Assault*
- Sexual Battery
- Aggravated assault
- Assault+
- Permitting child Abuse*
- Aggravated menacing*
- Terrorism*
- Improperly discharging firearm*
- Patient Abuse or Neglect*
- Robbery*
- Endangering children*
- Kidnapping*
- Rape*

*If felony or first-degree misdemeanor

+ If a felony, but not a misdemeanor

Short List of Prohibited Offenses

- Unlawful sexual contact with a minor
- Rape
- Sexual battery
- Sexual imposition
- Voyeurism
- Public indecency
- Pandering sexually oriented material to a minor

- Loitering to engage in solicitation
- Illegal use of a minor in nudityoriented material or performance
- Gross sexual imposition
- And others

Criminal Record Sealing: Eligibility Basics

- Can have an unlimited number of "Minor misdemeanors," acquittals, dismissed charges or "no bills"
- Can have unlimited number of minor traffic violations (e.g., parking tickets and some other driving offenses but not DUI, street racing, hitand-run, etc.)
- Non-convictions do not count and can be sealed
- No currently pending criminal proceedings including **WARRANTS**
- No prohibited offenses for convictions
- Must have completed probation or parole and paid all court fines, fees and restitution before you apply
- Waiting period satisfied

Effective Date of New Law Changes April 12, 2021

Criminal Record Sealing: Convictions

1st PATHWAY: Unlimited Misdemeanors, Unlimited 4th and 5th degree felonies

- <u>Unlimited</u> F4 and F5 convictions
- <u>Unlimited</u> misdemeanors
- No F1, F2, F3 convictions
- No offenses of violence
- No felony sex convictions

Criminal Record Sealing: Convictions

2nd PATHWAY: Rule of Four

- ZERO or ONE <u>third-degree</u> felony and <u>up to</u> FOUR misdemeanors; or
- *TWO* **<u>third-degree</u>** felonies and *TWO* misdemeanor convictions
- Prohibited Offenses:
 - Most offenses of violence
 - Most sex offenses
 - Child-victim offenses
 - Sentences with a mandatory prison sentence
 - Some traffic offenses, like DUI, street racing, odometer rollback etc.

Criminal Record Sealing: When to File?

- Dismissal or Acquittal Immediately
- No Bill 2 years
- Misdemeanors 1 year
- Fourth- and Fifth-Degree Felonies 1 year
- Third-Degree Felony 3 years

Criminal Record Sealing: When to File?

- No pending criminal cases (including warrants)
- Completion of all parole and probation requirements
- Payment of all fines, fees and restitution
- Satisfied the waiting period (see previous slide)

Criminal Record Sealing: Where to File?

- File your record sealing application:
 - In each court where you have a criminal conviction
 - With the Clerk of Courts with each court(s)
- Pay the \$50 filing fee (various from each county)
 - If you <u>cannot</u> afford the fee, file a poverty affidavit to seal the conviction
- No <u>fee</u> for:
 - Acquittals
 - No Bills
 - Dismissed Cases

What Does a Sealed Record Mean?

- Can answer "no" to questions about having a criminal record
- Documents are kept in a separate file and is unavailable to the public
- Sealed record still available to:
 - Police, BCI, government officials and agencies
 - Certain employers: Law enforcements, jobs with children, the elderly or in healthcare

RECORD EXPUNGEMENT

Record Expungement: Victims of Human Trafficking

- In 2012, Ohio's Safe Harbor Law opened a new expungement process for sex-trafficking victims who were compelled to commit criminal acts.
- In 2018, legislators clarified the scope of eligible records.
- Expungement is the strongest tool for removing criminalrecords-based barriers
- Erased, Obliterated, Destroyed

Record Expungement

- 1. Applicant has been convicted of prostitution, loitering to solicit, or solicitation
- 2. Participation in the offense was a result of having been a victim of human trafficking; but was not murder, aggravated murder or rape
- 3. The interests of the applicant in the expungement are not outweighed by any legitimate needs of the government to maintain those records

CERTIFICATE OF QUALIFICATION FOR EMPLOYMENT

Using CQEs to Remove Barriers

Collateral Consequences = Civil Impacts of a Criminal Convictions

Today, the CIVICC database contains over 900 criminal-records-based barriers in Ohio law.

Over 600 Ohio laws limit access to employment / professional licensing.

Website: https://civicc.opd.ohio.gov/

What are CQEs?

LEGAL EFFECTS of a CQE

- 1. Removes criminal-records-based barriers to employment
- 2. Converts <u>mandatory</u> civil impacts into a <u>discretionary</u> ones (Removes an automatic bar on employment for certain jobs)
 - 1. Only for barriers in Ohio laws, not federal laws
 - 2. Only records in Ohio
- 3. Protects employer from negligent-hiring liability
- 4. Decision-makers must give individualized consideration for occupational licenses and employment opportunities

A Certificate does <u>NOT</u> hide or erase a criminal record

How Can the CQE Help???

Professional licensing and employment laws regulate <u>many</u> occupations....

barbers/cosmetologists, engineers, embalmers, waste management workers, real estate professionals, mortgage lenders, casino workers, childcare providers, contractors, security guards, and many others.

<u>The CQE can help you gain an occupational license</u> <u>into these professions.</u>

Who is *Eligible* for a CQE?

- People in the community
- Waiting periods (next slide)
- No limit on types or number of offenses

Waiting Periods for the CQE

- 1 year after the completion of a felony sentence and 6 months after of a misdemeanor sentence; OR
- Any time immediately **<u>after the following</u>**:
 - Early release from prison*
 - Reléase from prison with a CAE
 - Applicant received neither jail nor community control
 Release from jail (with recommendation from sheriff or
 - Release from jail (with recommendation from sheriff or designee)
 - Early termination of community control (all fines, fees, and restitution paid)

Limited Exclusions on Eligibility

A CQE <u>cannot</u> be used to obtain a *healthcare license* if a person has the following convictions:

2903.01 Aggravated murder 2903.02 Murder 2903.03 Voluntary manslaughter 2909.02 Aggravated arson 2903.11 Felonious assault 2905.01 Kidnapping 2907.02 Rape

2907.03 Sexual battery 2907.05 Gross sexual imposition 2911.01 Aggravated robbery **2911.11 Aggravated burglary** 2919.123 Unlawful distribution of an abortion-inducing drug

Apply for a CQE online: https://drccqe.com

Next:

File the application with the County Clerk of Courts for \$50

CQE Process

Waiting Period Requirements:

Petitioner waits for one year after a felony sentence is completed or six months after a misdemeanor conviction.

Petitioner Completes Application: Petitioner completes application form at ODRC website: <u>http://drccqe.com</u>. No cost to completing this application.

ODRC Reviews Application:

ODRC makes sure form is complete. Notifies Petitioner by e-mail when petition is ready to use.

INVESTIGATION PERIOD:

Court sends notice to other courts, obtains criminal records and notifies the Prosecutor.

COURT PROCESS:

Clerk of Court collects the fee; opens a file; and, assigns a judge.

<u>Clerk of Courts Filing Process:</u> Petitioner prints out completed petition, files with their County Clerk of Courts and pays the filing fee <u>or</u> **submits an indigency waiver.**

COURT DECISION:

Judge or Magistrate reviews and makes a decision to grant or deny a CQE.

GRANT PETITION:

If granted, ODRC will be directed to issue the CQE.

DENIED:

If denied, Petitioner can appeal to Court of Appeals.

Judge's Consideration

- By a preponderance of the evidence:
 - (a) Granting the petition will **materially assist** the individual in obtaining employment or occupational licensing.
 - (b) The individual has a **substantial need** for the certificate to live a law-abiding life.
 - (c) Granting the petition would **not pose an unreasonable risk** to the safety of the public or any individual.

Decision Time

When the court is done with its investigation, by law, it has 60 days to make a decision about granting the CQE.

- If the CQE is GRANTED: You can print your Certificate from <u>https://drccqe.com</u>. You or any employer can verify the current validity of your CQE at <u>http://www.drc.ohio.gov/web/cqe.htm</u>.
- If the CQE is DENIED: You can appeal. The court may put conditions on your reapplying, such as completing certain programs or waiting longer to demonstrate your rehabilitation.

Next Steps



- Resume
- Job Applications
- A CQE is <u>automatically revoked</u> and invalid if a felony is committed

QUESTIONS?