



Public Service Announcement

Sealing Records for Decriminalized Offenses



Attorney General
Aaron D. Ford

Reminders:

Traffic offenses do not apply.



“Decriminalized” pursuant to a petition passed in accordance with an act of The Legislature or Article Nineteen of the Nevada Constitution, e.g. A.B. 192

No fee for submitting the request!

The court will hold a hearing if the office that prosecuted the offense objects to your request.

This decision cannot be appealed.



The court will seal your record if the prosecutor cannot show that it should not.

Office of the Nevada Attorney General
AgInfo@ag.nv.gov
http://ag.nv.gov

In 2019, the Nevada Legislature passed Assembly Bill (AB) 192 to provide a procedure for sealing records of decriminalized offenses.

Have you been **CONVICTED** of a crime?

YES

NO

Has that crime been **DECRIMINALIZED**?

YES

NO

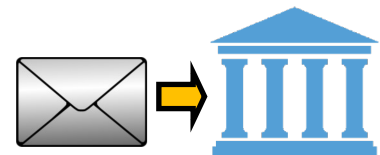
Want your record **SEALED**?

YES

NO

This information does not apply.

Submit a **WRITTEN REQUEST** to the court where you were convicted.



If your record is sealed:

- You may answer job inquiries as if you do not have a record of this conviction
- You should receive an official document that demonstrates that the following civil rights have been restored, if they had not been already:
 - To vote
 - To hold office
 - To serve on a jury

