Frequently Asked Questions About How Having a Criminal Conviction Could Affect Getting a Barber, Cosmetologist, Esthetician, Hair Braider, or Nail Technician License

1. I am applying for the first-time for a license to be a barber, cosmetologist, esthetician, hair braider, or nail technician and I have a criminal conviction in my past. Can I still get a license?

   ANSWER: Depending on the type and nature of the conviction, most likely yes if you are otherwise qualified. An applicant’s convictions, along with other factors, may be considered by the Department in its decision whether to grant a license. We encourage you to apply and fully participate in the Department’s review process. Last year, for all licensed professions, 99% of applicants with a conviction who aren’t barred by law and who accurately completed the application disclosing their conviction have obtained a license.

2. Which convictions are an automatic bar to obtaining a barber, cosmetologist, esthetician, hair braider, or nail technician license?

   ANSWER: There are no convictions which would result in an automatic bar to obtaining a barber, cosmetologist, esthetician, hair braider, or nail technician license.

3. Which convictions will the Department consider when determining whether an applicant qualifies for a barber, cosmetologist, esthetician, hair braider, or nail technician license? (These are NOT an automatic bar to obtaining a license, but they do need to be disclosed on your application.)

   • First degree murder
   • Second degree murder
   • Drug induced homicide
   • Unlicensed Practice
   • Unlawful restraint
   • Kidnapping
   • Aggravated unlawful restraint
   • Forcible detention
   • Involuntary servitude
   • Involuntary sexual servitude of a minor
   • Predatory criminal sexual assault of a child
   • Aggravated criminal sexual assault
   • Criminal sexual assault
   • Criminal sexual abuse
   • Aggravated kidnapping
   • Aggravated robbery
   • Kidnapping
   • Armed robbery
   • Aggravated battery
   • Aggravated vehicular hijacking
   • Terrorism
   • Causing a catastrophe
   • Possessing a deadly substance
   • Making a terrorist threat
   • Material support for terrorism
   • Hindering prosecution of terrorism
   • Armed violence
   • Any offense requiring registration
   • Any offense requiring registration under the Sex Offender Registration Act
   • Any offence based on consumer fraud or deceptive business practices
   • Attempt of any of the above offenses
4. Which convictions will the Department NOT consider when determining whether an applicant qualifies for a barber, cosmetologist, esthetician, hair braider, or nail technician license? (These convictions do need to be disclosed on your application, but they will not have a negative effect on your request for a license.)

- Cannabis possession or sale
- Trespass
- Vandalism
- Arson
- Burglary
- Stalking
- Battery
- Theft
- Robbery
- Assault
- Traffic offenses (except driving under the influence and reckless homicide)
- Convictions that have been expunged, sealed, vacated, or reversed by the court or a juvenile conviction/disposition. These convictions do NOT have to be disclosed to the Department. Please refer to question 5 below for more information.

5. I have a juvenile conviction in my past, or an adult conviction that has since been expunged, sealed, vacated, or reversed by the court. Should I still notify the Department of this conviction?

**ANSWER:** No. Individuals applying for a license should not disclose to the Department any adult convictions that have been expunged, sealed, vacated, or reversed by the court or any juvenile conviction/disposition.

6. I have a conviction in my past and have submitted my application. What can I expect next?

**ANSWER:** The Department may contact you to request additional information or request an informal conference to discuss your past conviction.

**DISCLAIMER:** The above questions and answers are provided for general information only and may not be completely accurate in every circumstance, do not purport to be legal advice, and are not intended to be legally binding on the Department in a particular case. Questions involving interpretation of the law and your legal rights and obligations should be addressed to your lawyer.