

Having a criminal record can make it harder to find housing and employment. You may be able to have those records sealed (removed from the public records). DC's record sealing law changed on March 1, 2025.

You May Be Able To Seal Your DC Criminal Record by Motion If:

- Records show up in your name by mistake and actually belong to someone else
- The conviction on your record is misdemeanor and at least 5 years have passed since your last interaction with the criminal legal system on that case
- The conviction on your record is an eligible felony and at least 8 years have passed since your last interaction with the criminal legal system on that case
- You have a non-conviction on your record
- You can prove that you were actually innocent

Other Pathways for Record Clearing in DC

- You may be eligible to have your conviction set aside under the Youth
 Rehabilitation Act (YRA) if you were convicted of an eligible crime committed at
 age 24 or younger. Under the YRA, you can request to set aside your conviction
 even if the offense happened before the law was passed.
- If you are a survivor of trafficking and were convicted of a crime as a result, you
 may be eligible to have your record sealed under the Trafficking Survivors Relief
 Amendment Act. The law allows survivors to seal convictions of offenses
 including, but not limited to, solicitation and possession.

Need representation?



Anacostia Office

Walk-In Hours: Mondays and Thursdays, 12:30pm-4pm 2041 Martin Luther King Jr. Ave SE Suite 201

Downtown Office

Walk-In Hours: Tuesdays and Thursdays, 10am-4pm 1331 H St NW Suite 350

Apply for help online at legalaiddc.org or call 202-628-1161