



Get in Touch with JHS Sault Ste. Marie!

- A. 27 King St. Sault Ste. Marie, ON P6A 6K3
- **P.** (705) 297-5513
- M. jcaldwell@jhsossm.ca
- w. www.johnhoward.on.ca/sault-stemarie/

jhs

RECORD SUSPENSION SERVICES PROGRAM



About Our **Record Suspension** Services Program

Our program supports individuals applying for record suspensions in navigating the process, **complete the applications** and ensuring access to the right information. The program is funded by **Public Safety Canada** and available at select **John Howard Society** offices across Ontario.

Funds may be available to help cover the cost of fees. Please contact JHS Sault Ste. Marie for more information.

More information Available at:

- Parole Board of Canada: https://www.canada.ca/en/paroleboard/services/recordsuspensions.html
- Police Record Hub: https://policerecordhub.ca/en/rec ord-suspensions/

What is a **Record Suspension**?

A Record Suspension (formerly called a pardon) is an order that keeps a person's criminal record (of convictions) separate and apart from other criminal records. This means a person's convictions will not be revealed on criminal record checks. **It does not erase a criminal record.**

Record suspensions allow people who have made positive life changes to be freed from many of the negative impacts of having a criminal record. People have the right not to be discriminated against because of a criminal conviction for which they have received a record suspension.

The Parole Board of Canada is

responsible for granting, denying, and revoking record suspensions. If a record suspension is related to a sexual offence, the file will be 'flagged' in the RCMP system and will still be revealed on a vulnerable sector check.



Am I Eligible?

You MAY apply for a Record Suspension if you:

- were convicted of an offence in Canada under a federal act or regulation of Canada as an adult; and/or
- were convicted of a crime in another country and were transferred to Canada while serving that sentence under the *Transfer of Offenders Act* or *International Transfer of Offenders Act*.

You can apply for a record suspension only if you meet <u>both</u> of the following conditions.

- You have completed your sentence, meaning you completed paying any fines, surcharges, costs, compensation and restitution orders, completed any probation orders or conditional sentences, and served all of your sentence including parole/ statutory release (with the exception of a fine or victim surcharge imposed for a simple possession of cannabis conviction only);
- You have met the required wait time based on when you committed your first offence;

Before June 29, 2010

The waiting period is:

- **5 years** an offence prosecuted by indictment.
- **3 years** an offence punishable on summary conviction.

Between June 29, 2010 and March 12, 2012

The waiting period is:

- **10 years** Serious personal injury offence (within the meaning of 752 of the Criminal Code); including manslaughter; an offence for which you were sentenced to a prison term of 2 years or more, and an offence referred to in Schedule 1 that was prosecuted by indictment.
- 5 years any other offence prosecuted by indictment and an offence referred to in Schedule 1 that is punishable on summary conviction.
- **3 years** an offence other than the ones mentioned above, that is punishable on summary conviction.

On or after March 13, 2012

The waiting period is:

- **10 years** an offence prosecuted by indictment.
- **5 years** an offence that is punishable on summary conviction.