## CHART #5 -CONSIDERATION OF CRIMINAL RECORD IN LICENSING AND EMPLOYMENT State Regulation of licensing, Regulation of **Regulation of licensing only** Regulation of Civil rights restored or pardoned No regulation public and private licensing and public of licensing or employment (including public employment only employment negligent hiring) employment None ALAK None AZIf civil rights restored cannot be barred from licensure or public employment "solely because of" conviction; offense must have "reasonable relationship" to employment or occupation. Ariz. Rev. Stat. § 13-904(E). Conviction may be considered but may AR not bar from licensure; 5 years of lawabiding conduct is "prima facie evidence of rehabilitation." Reasons for rejection must be in writing. Ark Code Ann. § 17-1-103. CA It is unlawful for a public or "[N]o person shall be denied a license Ban-the-Box: A solely on the basis that he or she has private employer to inquire state or local into or seek information been convicted of a felony if he or she agency may not about a conviction that has has obtained a certificate of inquire into been set-aside and rehabilitation . . . or that he or she has criminal history dismissed. CAL. LABOR been convicted of a misdemeanor if he or "until the agency she has met all applicable requirements CODE § 432.7(a); CAL. has determined the CODE REGS. tit. 2 § of the criteria of rehabilitation developed applicant meets by the board to evaluate the 7287.4(d)(1)the minimum rehabilitation of a person when employment considering the denial of a license. . . . ". qualifications..." CAL. BUS. & PROF. § 480(b). Suspension CAL. LABOR § or revocation of license allowed only if 432.9. crime "substantially related" to

qualifications. Id. § 490.

СО	Court imposing a non-prison sentence may enter order relieving defendant of any collateral consequence. Colo. Rev. Stat. §§ 18-1.3-107 (sentencing alternatives), 18-1.3-213 (probation), and 18-1.3-303 (community corrections).  Negligent hiring protection for convictions not "directly related" to employment, or that have been sealed or pardoned. Colo. Rev. Stat. § 8-2-201(b).	Conviction alone may not be basis for refusing employment or licensure unless law specifically authorizes. Colo. Rev. Stat. § 24-5-101(1).  Ban-the-Box: State agencies and licensing boards may not conduct background check until applicant is a finalist for the position or receives a conditional offer. In determining disqualification, agency must consider (1) the nature of the conviction; (2) the relationship of the conviction to the job; (3) the applicant's rehabilitation and good conduct; and (4) time elapsed since conviction. § 24-5-101(4). Arrest records not leading to conviction may not be used.		
CT		With limited exceptions relating to law enforcement and certain mortgage-related licenses, public employers and licensing authorities may not disqualify a person automatically on the grounds of a prior conviction but must consider: 1) the nature of crime and its relationship to the job; 2) information pertaining to rehabilitation; and 3) time elapsed since conviction. Conn. Gen. Stat. §§ 46a-80(a) and (c). If conviction used as a basis for rejection of an applicant, it must be in writing and specifically state the evidence presented and reasons for rejection. § 46a-80(d).	Ban-the Box in public employmen Conn. Gen. Stat. § 46a-80(b) ("no [state employer] shall inquire about prospective employee's past convictions until such prospective employee has been deemed otherwise qualified for the position").	Stat. §§ 46a-80(a) and (c).
DE		Ban-the-Box - public employers and contractors prohibited from inquiring into criminal records prior the making an offer of employment, and then may consider only felonies within ten years and misdemeanors within five years. Del. Code Ann. tit. 19, § 711(g); tit. 29, § 6909B(a). Uniform licensing policy that crimes must be "substantially related" to the profession or occupation at issue. 74 Del. Laws 262 (2004) (codified in scattered sections of Del. Code. Ann., tit. 24).	,	

Chart #5 -Consideration of Criminal Record in Licensing and Employment

State	Regulation of licensing, public and private employment (including negligent hiring)	Regulation of licensing and public employment	Regulation of licensing only	Regulation of public employment only	Civil rights restored or pardoned	No regulation of licensing or employment
DC	D.C. Code § 1-601.01	Licensing: Crimes must "bears directly upon the fitness" of the person to be licensed. D.C. Code §§ 47-2853.17(a), 3-1205.03.  Public employment: Limits pre-employment inquiries for most government positions until after the initial screening. Must consider: duties and responsibilities of the position, bearing on performance of duties, time elapsed, age at time of the offense, the frequency and seriousness of the offense, rehabilitation and good conduct, and public policy interest. D.C. Code § 1-620.42–.43.				
FL		Crime may be basis of disqualification only if "directly related" to the job. Fla. Stat. §112.011(1)(a). Additional treatment requirements for drug offenders. Fla. Stat. ch. 775.16.			Licensing boards may not reject based on conviction if the person's civil rights have been restored, unless offense conduct is "directly related" to license. Fla. Stat. 112.011(1)(b).	
GA					112.011(1)(0).	[Conviction of a felony or any crime involving moral turpitude may be grounds for revocation or refusal of a license, without regard to whether it is related to the practice of the licensed business or profession. <i>See</i> Ga. Code Ann. § 43-1-19(a)(3).]

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н	Ban-the-Box Plus: General FEP law prohibits inquiry into arrest and conviction before a conditional offer of employment, which may be withdrawn if a conviction within the previous 10 years "bears a rational relationship to the duties and responsibilities of the position." Haw. Rev. Stat. §§ 378-2.5(b), (c). In addition, crime w/in 10 years may be considered only if rational relationship to job or occupation. Haw. Rev. Stat. § 831-3.1(a). Exceptions for healthcare, corrections, and law enforcement. Haw. Rev. Stat. § 831-3.1(f). Arrest records may not be considered at all. See Haw. Rev. Stat. § 378-2.5(b), (c).				
ID					None
IL	Negligent hiring protection where employer relied on certificate of certificate of relief from disabilities. 730 ILCS 5/5-5.5-15(f).  Ban-the-Box policy in private employment by statute, 30 ILCS 105/5.855, and in public employment by administrative order.	con lice only of r Cer "dir 450	general, Illinois limits consideration of a viction in connection with occupational ensing only for certain employments, and y where a person has received a certificate relief from disabilities. ILCS 5/5-5-5. Itation occupational licensing boards use rect relationship" test. See, e.g., ILCS 0/20.1 (accountant); § 335./9.1(b) (roofer).	Human Rights Act prohibits discrimination based on conviction only if expunged or sealed. ILCS § 5/2-103(A). Waiver by agency permits for certain health-care positions. See § 46/40.	
IN		cert requ bus den app	cept for serious drug offenses, "a license or tificate of registration that an individual is uired by law to hold to engage in a tiness, profession, or occupation may not be nied, revoked, or suspended because the olicant or holder has been convicted of a me." Ind. Code § 25-1-1.1-1.	It is "unlawful discrimination" for any person to refuse to employ or license a person because of a record that has been expunged or sealed. Ind. Code § 35-38-9-10(a). Inquiry into expunged convictions prohibited. § 35-38-9-10(c). In negligence action an expungement order may be introduced a evidence of due care. § 35-38-9-10(f) and (g). Non-convictio records and records that have been expunged may not be repo credit reporting companies. § 24-4-18-6(a).	

Chart #5 –Consideration of Criminal Record in Licensing and Employment

State	Regulation of licensing, public and private employment (including negligent hiring)	Regulation of licensing and public employment	Regulation of licensing only	Regulation of public employment only	Civil rights restored or pardoned	No regulation of licensing or employment
IA						Iowa has no general law regulating consideration of conviction in employment or licensure, but applies a direct relationship test in connection with some licenses. <i>See, e.g.,</i> Iowa Code § 147.3 (health-related professions licensing)
KS						No nondiscrimination rule, but it is a misdemeanor for an employer to inquire into an applicant's criminal history record without the applicant's consent. See Kan. Stat. Ann. § 22-4710(a)-(c).
KY		"No person shall be disqualified from public employment, [or from] any occupation for which a license is required, solely because of a prior conviction of a crime, unless the crime for which convicted is [a felony or misdemeanor punishable by imprisonment] or otherwise directly relates to the position of employment sought or the occupation for which the license is sought." Factors include nature and seriousness of the crime; the relationship of the crime to duties and responsibilities of the position sought. Ky. Rev. Stat. Ann § 335B.020(1) –(3).				

Chart #5 -Consideration of Criminal Record in Licensing and Employment

T 4	T	4 1 1 1 1 1 1 1 1 1 1		
LA		A person may be held ineligible to		
		practice or engage in any licensed trade,		
		occupation, or profession solely because		
		of a prior criminal record only if		
		conviction involves a felony, and the		
		conviction "directly relates to the position		
		of employment sought, or to the specific		
		occupation, trade or profession for which		
		the license, permit or certificate is		
		sought." Exemptions for law enforcement,		
		nursing, various other licensed		
		professions. Reasons required, APA		
		enforcement. La. Rev. Stat. Ann. §		
		37:2950.		
ME		May not consider convictions more than 3		
1,122		years old, or which call for less than a		
		year in prison. Me. Rev. Stat. Ann. tit. 5,		
		§ 5303. Certain professions (medical,		
		nursing) have 10 year debarment. <i>Id</i> .		
MD		Ban-the-Box: State government		No general law, but a consumer
WID		employers may not inquire about an		reporting agency cannot report
		applicant's criminal history until an		conviction information that is older
				than seven years for purposes of
		applicant has had an opportunity for an		
		interview. Md. Code Ann., State Pers. &		employment, if the job about which
		Pens. § 2-203		information sought is expected to pay
				an annual salary less than \$20,000.
				Md. Code Ann., Com. Law § 14-
				1203(a)(5).
MA	Ban-the-Box: In 2010,		Licensing	No general rule but licensing agency
	public and private		authorities may	may not disqualify based on
	employers may not inquire		not disqualify	conviction alone in certain specific
	into criminal records on an		applicant based	professions. See, e.g., Mass. Gen.
	initial job application,		on pardoned	Laws ch. 112 § 52D (dentistry);
	unless the particular job is		felony	ch.112, § 61 (medical license); ch.
	one for which a convicted		conviction.	112, § 189 (real estate appraiser).
	person is at least		Mass. Gen. Laws	Limits on inquiry into records. E.g.,
	presumptively disqualified		ch. 127, § 152	employers may not inquire into
	by law. Mass. Gen. Laws		(2011).	misdemeanor convictions more than 5
	ch. 151B, § 4(9 ½).		(2011).	years old or arrest records. Mass.
	CII. 131D, § 4(3 72).			
				Gen. Laws ch. 151B, § 4(9).

Chart #5 -Consideration of Criminal Record in Licensing and Employment

State	Regulation of licensing, public and private employment (including negligent hiring)	Regulation of licensing and public employment	Regulation of licensing only	Regulation of public employment only	Civil rights restored or pardoned	No regulation of licensing or employment
MI			Conviction "shall not be used, in and of itself, by a licensing board or agency as proof of a person's lack of good moral character," but it may be used as evidence in the determination. Mich. Comp. Laws § 338.42. Cannot consider non-conviction records, convictions that did not result in incarceration, or convictions unrelated to capacity to serve the public. § 338.43(1).			
MN	Negligent hiring protections. Minn. Stat. §181.981.  Ban-the-Box for public and private employers. § 364.021(a).	Must be "direct relationship" between occupation or license and conviction history <u>and</u> individual must not have shown "sufficient rehabilitation and present fitness to perform" the duties of the public employment or licensed occupation. Minn. Stat § 364.03. Factors to be considered set out. Rehabilitation established by 1 yr. w/o arrest after release, or successful completion of probation or parole. <i>See id</i> .				
MS		,				None
МО			No denial of license "primarily" because of conviction where sentence fully discharged. Mo. Rev. Stat. § 324.029. Conviction may be considered as "some evidence of an absence of good moral character" but licensing board shall also consider the nature and date of crime, evidence of good character. Mo. Rev. Stat. § 314.200.			

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MT		Conviction shall not operate as bar to licensure for any profession, but may be considered. Mont. Code Ann. § 37-1-201. 203.		
NE				None
NV				Nevada has no general law but applies a direct relationship test in connection with some licenses. <i>See</i> , <i>e.g.</i> , Nev. Rev. Stat. § 625.410(4) (engineering and land surveying).
NH			Inquiry into annulled offenses limited. N.H. Rev. Stat. Ann. § 651:5(X)(c).	
NJ	2014 Opportunity to Compete Law (A1999), imposes ban-the-box rule for public and private employment, limits consideration of conviction after 10 (or five) years, prohibits consideration of non-conviction records. Sentencing court or thereafter a supervisory agency may issue certificate of rehabilitation suspending disabilities, forfeitures or bars to employment or professional licensure. N.J. Stat. Ann. § 2A:168A-7.	Licensing authorities may not "discriminate" on grounds of conviction unless reasonably related to occupation. N.J. Stat, Ann. § 2A:168A-1. Reasons in writing. § 2A:168A-2.	Pardon or expungement, or certificate of rehabilitation, "shall preclude a licensing authority from disqualifying or discriminating against the applicant." N.J. Stat, Ann. § 2A:168A-3.	

Chart #5 –Consideration of Criminal Record in Licensing and Employment

State	Regulation of licensing, public and private employment (including negligent hiring)	Regulation of licensing and public employment	Regulation of licensing only	Regulation of public employment only	Civil rights restored or pardoned	No regulation of licensing or employment
NM		A person may be disqualified for public employment or licensure based on prior conviction if: 1) conviction relates directly to the position sought; 2) agency determines after investigation that the person so convicted has not been sufficiently rehabilitated to warrant the public trust; or 3) an applicant for a teaching certificate or employment at child-care facility has been convicted of drug trafficking or sex offenses, regardless of rehabilitation. N.M. Stat. Ann. § 28-2-4(A). Completion of parole or probation or a three-year period following release from incarceration creates a presumption of rehabilitation. N.M. Stat. Ann. § 28-2-4(B). Must state reasons in writing.  **Ban-the-Box:** N.M.** Stat. Ann. § 28-2-3(A)("A board, department or agency of the state or any of its political subdivisions shall not make an inquiry regarding a conviction on an initial application for employment and shall only take into consideration a conviction after the applicant has been selected as a finalist for the position."). Records of arrest not resulting in conviction, and misdemeanor convictions not involving "moral turpitude," may not be considered in any application for public employment or licensure. § 28-2-3(B).				

# Chart #5 –Consideration of Criminal Record in Licensing and Employment

NY	Prohibits discrimination in employment and			
	licensing based on conviction. N.Y. Correct.			
	Law §§ 750-755. Must be direct relationship			
	and unreasonable risk to property or safety.			
	§ 752. Individual is entitled to reasons. §			
	754. N.Y.S. Human Rights Law, N.Y. Exec.			
	Law § 296(16), prohibits public and private			
	employers and occupational licensing			
	agencies from denying any individual			
	employment or a license (or otherwise			
	discriminating against that person) because			
	of any arrest that did NOT result in a			
	conviction.			
	Negligent hiring: N.Y. Exec. Law § 296(15)			
	excludes evidence in suit for negligent hiring			
	where employer complied with antidiscrimination law.			
	antidiscrimination law.			
	Certificate of Relief from Disabilities, N.Y.			
	Correct. Law §§ 700-706, or a Certificate of			
	Good Conduct, §§ 703-a, 703-b, may be			
	obtained to restore rights, at sentencing for			
	first felony offenders or thereafter for all.			
NC	Reliance on Certificate of Relief provides	Certificate of Relief relieve collateral sanctions,	 	
	protection in negligent hiring action, N.C.	and agency may consider a Certificate favorably in		
	§15A.173.5	determining whether a conviction should result in		
		disqualification from public employment or		
		licensure. N.C. Gen. Stat. § 15A-173.2(d).		

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State	Regulation of licensing, public and private employment (including negligent hiring)	Regulation of licensing and public employment	Regulation of licensing only	Regulation of public employment only	Civil rights restored or pardoned	No regulation of licensing or employment
ND			Licenses for most professions and occupations may be denied only if offense has direct bearing, or if insufficient rehabilitation; factors to be considered include nature of offense, evidence of rehabilitation, and date of offense (5 yrs. deemed prima facie evidence of rehabilitation). N.D. Cent. Code § 12.1-33-02.1. Written statement of reasons if denied in whole or in part because of conviction. <i>Id.</i>			
ОН	Certificate of qualification for employment "immunity" from negligent hiring liability. Ohio Rev. Code Ann. § 2953.25-G(2).	An individual barred from a particular occupation or license may apply to the court for a "certificate of qualification for employment" that allows consideration on the merits. Ohio Rev. Code Ann. § 2953.25.			May be questioned about sealed conviction only if it bears if direct and substantial relationship to the position. Ohio Rev. Code Ann. §§ 2953.33(B).	
ОК		7 min. § 2703.23.			No public or private employer may ask about or consider a sealed conviction. 22 Okla. Stat. Ann. § 19(F).	
OR			May not bar from licensure solely on grounds of conviction; may consider facts of conviction and all intervening circumstances in determining the fitness of the person. Or. Rev. Stat. 670.280(2), (3). Teacher licenses excepted. <i>Id</i> .			

# Chart #5 -Consideration of Criminal Record in Licensing and Employment

PA	Felony and misdemeanor convictions may be considered only to the extent they "relate to" the applicant's suitability for employment or licensure in the position for which he has applied.  18 Pa. Cons. Stat. §§ 9124 (licensure) 9125		
RI	(employment).  "Certificate of recovery & re-entry" if no more than one non-violent felony conviction relieves petitioner of some collateral consequences. R.I. Gen. Laws § 13-8.2-1.  Ban-the-Box: Oral or written inquiries about		Prohibits inquiries about arrests as unlawful employment practice, but specifically permits inquiries about convictions. See R.I.
	arrests to applicants for public or private employment prohibited as an unlawful employment practice; and (effective January 1, 2014) convictions until the first interview. R.I. Gen. Laws § 28-5-7(7).		Gen. Laws § 28-5-7(7),
SC		May not be denied a license solely due to conviction unless the criminal conviction is directly related to the profession or occupation. S.C. Code. Ann. § 40-1-140. But, board may refuse "if it finds the applicant is unfit or unsuited to engage in the profession or occupation." <i>Id.</i>	
SD		The state of the s	None
TN			None
TX	Limitation on negligent hiring suits based solely on conviction. Tex. Civil Practice and Remedies Code § 142.002.	Licensing authority may deny/suspend/revoke license if conviction "directly relates to the duties and responsibilities of the licensed occupation," if offense does not directly relate but is less than 5 years old, or if specified violent and sexual offenses. Tex. Occupations Code § 53.021(a). §§ 53.022 and 53.023 require licensing agencies to consider a number of factors in determining whether a conviction is directly related to the occupation.	

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State	Regulation of licensing, public and private employment (including negligent hiring)	Regulation of licensing and public employment	Regulation of licensing only	Regulation of public employment only	Civil rights restored or pardoned	No regulation of licensing or employment
UT			"Unprofessional conduct" includes commission of crime that "bears a reasonable relationship to the licensee's or applicant's ability to safely or competently practice the occupation or profession." Utah Code Ann. § 58-1-501(2).			
VT	Order of relief or certificate of restoration of rights issued under 13 VSA §\$8010 and 8011 are admissible as evidence of due care.		"Conviction of a crime related to the practice of the profession or conviction of a felony, whether or not related to the practice of the profession," basis for denial of license in over 40 professions. See Vt. Stat. Ann. tit. 3, § 129a(10)			
VA			May not be denied a license "solely because of" conviction unless "directly related" to the occupation or profession for which the license is sought. Board can refuse a license if applicant is "unfit or unsuited." Va. Code Ann. § 54.1-204. Standards for determining "direct relationship" spelled out in § 54.1-204(B).			
WA		May consider a conviction only if within the last 10 years and the crime "directly relates" to the employment or license sought. Several exceptions. Wash. Rev. Code § 9.96A.020(1)-(2).				

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WV				No general provision; a few professions require that conviction be "directly related" to the activity. <i>See</i> W. Va Code § 30-3-14(c)(2) (medicine); § 30-16-11(a)(3) (chiropractic); § 47-14-11(a)(4)( pre-need funeral contracts).
WI	Fair employment act bars discrimination by public and private employers, licensing boards, unless crime "substantially relates" to the particular job or licensed activity. Wis. Stat. §§ 111.32, 111.335(1)(c).			
WY				None
FED			Only limitation on employment in Title VII of Civil Rights Act.	No general limitation on licensure.