

SHARE our website: ClearMyCriminalRecords.com

Ohle & Ohle Law | Phone: (772) 460-9801

423 Delaware Ave., Fort Pierce, FL 34950

Do I qualify for records sealing or expungement?

Let's review, how you may be eligible to clear your criminal records in Florida. Clearing criminal records or expungement of your criminal records in Florida is something the Ohle & Ohle law firm specializes in.

You qualify for a record sealing if . . .

- **You never sealed/expunged a record before.**
- **You are not currently under court supervision (probation, community control)**
- **You did not receive a withhold of adjudication of finding of guilty to the crimes listed in the limitations section.**
- **You have not been adjudicated guilty of a misdemeanor, felony, or municipal ordinance violation.**

As a United States citizen you should be aware that you are protected by certain Constitutional Rights. OHLE & OHLE have over 40+ years of combined experience defending the rights of those accused with criminal offenses.

We are trained in defending, protecting and safeguarding your constitutional rights.

With so much at stake it only makes sense to consult with a law firm that has extensive experience in handling over 3,200 criminal cases throughout its forty + years of existence.

LEGAL TERMS | Defined

Adjudicated/Adjudication:

You were either found guilty by the court or plead guilty to the court.

* As far as sealing/expungement is concerned you are ineligible.

* Under these circumstances you may be eligible for a federal or state pardon of your offense.

Withhold/Withhold of Adjudication:

You were not convicted of the offense by the court. You may be eligible for sealing if your crime is not listed in the limitations section.

Dismissal:

The court or state attorney dismissed your case. You may be eligible to expunge your offense.

Nolle Prose:

The state attorney dropped your charged offenses. You may be able to expunge your offense.

Not Guilty:

Congratulations. You may expunge your record.

LIMITATIONS | Explained

You must reveal your record, regardless of a sealing or expungement in the following situations:

CRIMES THAT CANNOT BE SEALED OR EXPUNGED

(if you entered a guilty plea or found guilty at trial)

INCLUDE:

1. F.S. 827.071 – Sexual performance by a child.
2. F.S. 825.1025 – Lewd or lascivious offenses committed upon or in the presence of a minor or disabled adult.
3. F.S. 787.025 – Luring or enticing a child.
4. Chapter 794 – Sexual battery.
5. F.S. 796.03 – Procuring person under 18 for prostitution.
6. F.S. 817.034 – Violations of the Florida communications act.
7. F.S. 800.04 – Lewd or lascivious offenses committed upon or in the presence of a minor less than 16 years of age.
8. F.S. 847.0135 – Computer pornography.
9. F.S. 839. – Offenses by public officers and employees.
10. F.S. 893.135 – Drug trafficking (not mere possession)
11. F.S. 806.01 – Arson.
12. F.S. 790.001 – Illegal use of explosives.
13. Kidnapping.

14. Murder.

15. F.S. 782.07 – Manslaughter.

16. F.S. 907.041 – Violations of pretrial, detention or release.

17. F.S. 810.02 – Burglary.

18. F.S. 741.28 – Violence.

19. Most sex crimes.