

The sections with ** are absolute and can not be disclosed unless the young person is anticipating a special plea under section 82 (autrefois acquit or convict). If the criteria for non disclosure on an individual charge has been met but because of a subsequent conviction and sentence either as a youth or as an adult the person applying for access to the record must satisfy you that the record can be disclosed. Note sections 119(2)(i) and 119(9).

Sentence	Definition	Non-Disclosure after	Section
Reprimand s. 42(2)(a)	Scolding by Judge	2 months after reprimand	119(2)(c) **
Withdrawn due to Extra Judicial Sanction	Completed AMP	2 years after entering the Extra Judicial Sanctions	119(2)(a) **
Stay entered	Not proceeding	1 Year if no further proceedings taken on charge	119(2)(d) **
Charge Dismissed, with no trial	No evidence called	2 months after dismissal	119(2)(c) **
Acquitted after trial	No evidence to convict	2 months after appeal period (30 days)	119(2)(b)**
Charge Withdrawn		2 months after withdrawal	119(2)(c) **
Charge dismissed because not criminally responsible		No time limit to stop release.	119(2)(b)
Fine/Surcharge s. 42(2)(d)	Monetary Penalty	If a summary proceeding 3 years after payment, If indictable 5 years after payment	119(2)(g) & (h)
Absolute Discharge S. 42(2)(b)	Deemed not to have been found guilty or convicted of the offence	One year after finding of guilt	119(2)(e) **

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