

Recommended Sanctions used to determine length of time that must pass before an applicant or licensee can re-apply for licensure

Date of Conviction	1 Year	2 Years	3 Years	4 Years	5 Years	6 Years	7 Years	8 Years	9 Years	10 Years
*Gross Misdemeanor - Property										
Gross Misdemeanor - Person										
C/Felony – Property										
C/Felony - Person										
B/Felony - Property										
B/Felony - Person										
A/Felony										

***Two to six years - determined on a case by case basis.**

Date of Order	1 Year	2 Years	3 Years	4 Years	5 Years	6 Years	7 Years	8 Years	9 Years	10 Years
A/Felony										
Sex Offenders – Never issued										
*Misrepresentation										
Failure to Respond										

***Up to four years - determined on a case by case basis.**

The above represents a suggested guideline in establishing requests for sanctions after a finding to deny or revoke in a Brief Adjudicative Proceeding. Most final orders are expressed in the manner of “you have no right to re-apply until _____;” rather than a specified time frame. Two points of time were selected as a beginning point in establishing sanctions, from the date of conviction and the date of the final order.

Date of conviction is used as a beginning date for sanctions for gross misdemeanor offenses, “C,” “B,” and “A” class felonies as displayed above and range from six to ten years.

Date of the order is used as a beginning date for sanctions regarding misrepresentation. The date of the order may represent a finding by the Hearing Officer of a violation of administrative law.

Date of the order is used as a beginning date for sanctions regarding failure to respond to the Request for Information by the licensee and represents one year. The date of the order may represent a finding by the Hearing Officer of a violation of administrative law.

Individual instances of several past offenses or serious offenses outside established time frames, but constitute a propensity to re-offend, will be considered on a case to case basis.