

Fair Chance in Housing Act

Additional Resources Document

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FAIR CHANCE IN HOUSING ACT

What You Need To Know

The Fair Chance in Housing Act is effective January 1, 2022

Formerly incarcerated people are substantially more likely to experience housing instability compared to the general population. The Fair Chance in Housing Act (FCHA) ensures that people with past involvement in the criminal justice system have fair access to housing in New Jersey, thereby reducing recidivism and reducing racial disparities and discrimination in access to housing.

Under the FCHA, a **housing provider** is never required to consider a housing applicant's criminal history. If it chooses to consider such information, this guide explains what can and cannot occur.

Under the FCHA, it is **always unlawful** for a housing provider to consider any of the following records:

- 1) Arrests or charges that did not result in a criminal conviction
- 2) Expunged convictions
- 3) Convictions erased through executive pardon
- 4) Vacated and otherwise legally nullified convictions
- 5) Juvenile adjudications of delinquency
- 6) Sealed records

Housing providers are defined in the FCHA as: landlords, owners, lessors, sublessors, assignees, or their agents, or any other person receiving or entitled to receive rents or benefits for the use or occupancy of any rental dwelling unit.

A **rental dwelling unit** means a home offered for rent by a housing provider for residential purposes, except for a dwelling unit in an owner-occupied premises of no more than four (4) dwelling units.

Advertising/Initial Application/Conditional Offer:

If a housing provider chooses to consider criminal history, **it must** make a conditional offer of housing before doing so.

That means a housing provider cannot ask an applicant if they have a criminal history on their initial application materials, in an interview, or in any other way before making a conditional offer, and cannot advertise that it will refuse to consider applicants with criminal histories, with two limited exceptions:

- a conviction for the manufacture or production of methamphetamine on the premises of federally assisted housing, or
- a conviction that requires the applicant to register as a sex offender for life

In addition, if a housing provider chooses to consider an applicant's criminal history, it must then provide the applicant with a **Notice of Disclosure** stating that criminal history will be considered and that the applicant has a right to provide evidence of mitigating factors, including inaccuracies in their criminal record and evidence of rehabilitation.



After a conditional offer, a housing provider may only consider:

- 1) Any conviction for murder, aggravated sexual assault, kidnapping, arson, human trafficking, sexual assault, or endangering the welfare of a child in violation of N.J.S.2C:24-4(b)(3);
- 2) Any conviction that requires lifetime state sex offender registration;
- 3) Any conviction for a 1st degree indictable offense, or release from prison for that offense, within the past 6 years;
- 4) Any conviction for a 2nd or 3rd degree indictable offense, or release from prison for that offense, within the past 4 years;
- 5) Any conviction for a 4th degree indictable offense, or release from prison for that offense, within the past 1 year.



Individualized Assessment. After a housing provider reviews the above permissible convictions, it must conduct an individualized assessment of the:

- 1) Nature and severity of the offense(s);
- 2) Applicant's age at the time of the offense(s);
- 3) How recently the offense(s) occurred;
- 4) Any information the applicant provided in their favor since the offense(s);
- 5) If the offense(s) happened again in the future, whether that would impact the safety of other tenants or property; and
- 6) Whether the offense(s) happened on, or was connected to, property that the applicant had rented or leased



Optional Withdrawal of Conditional Offer. If a housing provider decides to withdraw a conditional offer, it must provide an applicant with a **Notice of Withdrawal** that explains the specific reasons for the withdrawal, and notifies the applicant of their right to appeal the decision.

After receiving the above, the applicant has 30 days to request all of the information a housing provider relied upon. The housing provider must provide the requested information for free within 10 days of the request.

The applicant can appeal the withdrawal by submitting evidence of inaccuracies in their criminal record or evidence of rehabilitation. A housing provider must consider the information and provide a new determination within 30 days.

The FCHA protects against retaliation and sharing criminal history information.

No one can retaliate against you for reporting possible FCHA violations, filing a complaint with DCR, or exercising any other rights under the FCHA. A housing provider cannot share an applicant's criminal history with anyone for any purpose other than to assess a housing application under the FCHA.

To find out more or to file a complaint, go to NJCivilRights.gov or call 1-866-405-3050.

Please note, DCR enforces the FCHA, which protects anyone seeking housing in New Jersey, regardless of immigration or citizenship status.



The following Model Fair Housing Policy has been drafted by the New Jersey Division on Civil Rights to reflect housing protections set forth in the New Jersey Law Against Discrimination, N.J.S.A. § 10:5-1 to -49 (LAD), the Fair Chance in Housing Act, N.J.S.A. § 46:8-52 to -64 (FCHA), and federal Fair Housing laws. This Model Fair Housing Policy can be used by housing providers as a resource in creating their own fair housing policies.

Model Fair Housing Policy

It is the policy of [name of housing provider] to comply with the New Jersey Law Against Discrimination (LAD), N.J.S.A. § 10:5-1 to -49, and the Fair Chance in Housing Act (FCHA), N.J.S.A. § 46:8-52 to -64 (effective January 1, 2022).

LAD:

In compliance with the LAD, [name of housing provider] ensures that all housing, as well as all terms, conditions, and privileges associated with such housing, are available to all persons without regard to actual or perceived race, creed, religion, color, national origin, nationality, ancestry, pregnancy or breastfeeding, sex, gender identity or expression, sexual orientation, familial status (defined as having care or custody of a child under age 18 or being pregnant), disability, liability for service in the Armed Forces of the United States, marital status, civil union status, or domestic partnership status. The LAD also prohibits housing discrimination based on the source of lawful income used for rental or mortgage payments (including Section 8 housing choice vouchers, COVID-19 Emergency Rental Assistance Program (CVERAP), State Rental Assistance Programs (SRAP), temporary rental assistance (TRA), Eviction Prevention Program (EPP), unemployment benefits, child support, alimony, and supplemental security income.

This policy means that, among other things, the owners and operators of [name of housing provider] do not discriminate against persons in any aspect of the sale, rental, or occupancy of housing on the basis of their actual or perceived membership in an LAD-protected category or their association with someone who is a member of an LAD-protected category, or their source of lawful income. Specifically, they do not and will not:

- A. Refuse to sell or rent, refuse to negotiate the sale or rental of, or otherwise make housing unavailable to any person on the basis of an LAD-protected category;
- B. Discriminate against any person in the terms, conditions, or privileges of sale, rental, or occupancy, including cost of rental, on the basis of an LAD-protected category;
- C. Evict or decline to renew the lease of any tenant on the basis of an LAD-protected category;
- D. Make, print, or publish any statement, including print advertisements and online postings, expressing any preference for, limitation of, or discrimination based on an LAD-protected category;
- E. Represent to any person that any dwelling is not available for inspection, rental, or sale, when the dwelling is in fact available, based on an LAD-protected category;



- F. Steer persons away from their desired housing, or represent that a neighborhood is changing in a way that could lower property values, increase crime, or lower the quality of public services, including schools, because of an LAD-protected category;
- G. Refuse to rent to a prospective tenant or discourage a prospective tenant from renting because they plan to pay with Section 8 housing choice vouchers, COVID-19 Emergency Rental Assistance Program (CVERAP), SRAP (State Rental Assistance Program), TRA (temporary rental assistance), Eviction Prevention Program (EPP), or any other subsidy or voucher provided by federal, state, or local rental-assistance programs; or other sources of income including unemployment benefits, child support, alimony, and supplemental security income; or express any such limitation or refusal in any printed advertisement, oral or written statement, or online posting (for example, statements like “No Section 8,” “TRA not accepted,” or “This property not approved for Section 8” are all prohibited);
- H. Condition a person’s housing, or any of the terms, conditions, or privileges thereof, on acceptance of unwanted sexual advances or requests for sexual favors, or engage in unwanted, harassing conduct of a sexual nature that creates an intimidating, hostile, or offensive housing environment, or permit others to do so;
- I. Engage in unwanted, harassing conduct based on any LAD-protected category that creates an intimidating, hostile, or offensive housing environment, or permit others to do so;
- J. Undertake any of the actions listed in subsections (A) through (I) based on the person’s perceived membership in an LAD-protected category or their association with someone who is an actual or perceived member of an LAD-protected category;
- K. Impose unreasonable occupancy restrictions to prevent families with children from moving in;
- L. Refuse to grant reasonable accommodations and reasonable modifications to a person with a disability as explained further in Addendum A;
- M. Selectively inquire about, or request information about and/or documentation of, a prospective tenant’s or buyer’s immigration or citizenship status because of the person’s actual or perceived national origin, race, or ethnicity;
- N. Fail to account for a person’s receipt and use of rental assistance (such as Section 8 housing choice vouchers, SRAP, or TRA, EPP, unemployment benefits, child support, alimony, or supplemental security income) when applying minimum income requirements to a person’s rental application (any minimum income requirement, financial standard, or income standard must be calculated based only on the portion of the rent to be paid by the tenant, rather than the entire monthly rent).
- O. Violate the U.S. Department of Housing and Urban Development’s April 2016 Guidance by imposing blanket exclusions on all individuals with any prior arrest or conviction; or

use criminal history as a pretext for intentionally discriminating on the basis of race or national origin.

FCHA:

In compliance with the FCHA, [*name of housing provider*] affirms that they will not inquire into applicants' criminal histories on initial application materials, or otherwise consider applicants' criminal records in any way, until after a conditional housing offer has been made, except for convictions of drug-related criminal activity for the manufacture or production of methamphetamine on the premises of federally assisted housing, or if the applicant is subject to a lifetime registration on a state sex offender registry.

Nothing about the FCHA requires landlords or housing providers to consider a person's criminal record in housing. If a housing provider does review an applicant's criminal history after a conditional offer, specific restrictions apply. A housing provider must conduct an individualized analysis of an applicant's criminal record and may only deny housing if withdrawing a conditional offer is necessary to fulfill a substantial, legitimate, and nondiscriminatory interest.

[*Name of housing provider*] will also comply with the FCHA as follows:

- [*Name of housing provider*] will not consider certain types of criminal histories at all, including arrests or charges that did not result in a criminal conviction, expunged convictions, convictions erased through executive pardon, vacated and otherwise legally nullified convictions, juvenile adjudications of delinquency, and sealed records.
- If [*Name of housing provider*] chooses to consider an applicant's criminal history after a conditional offer, they will only consider:
 - Convictions for murder, aggravated sexual assault, kidnapping, arson, human trafficking, sexual assault, endangering the welfare of a child in violation of N.J.S.2C:24-4(b)(3);
 - Convictions for any crime that requires lifetime state sex offender registration;
 - Any 1st degree indictable offense, or release from prison for that offense, within the past 6 years;
 - Any 2nd or 3rd degree indictable offense, or release from prison for that offense, within the past 4 years; or
 - Any 4th degree indictable offense, or release from prison for that offense, within the past 1 year.
- If [*Name of housing provider*] finds one of the aforementioned records in the applicant's criminal history, [*Name of housing provider*] will conduct an individualized assessment based on the following factors to determine whether withdrawal of a conditional offer would fulfill a substantial, legitimate, and nondiscriminatory interest:
 - Nature and severity of the offense(s)
 - Applicant's age at the time of the offense(s);
 - How recently the offense(s) occurred;
 - Any information the applicant provided in their favor since the offense(s);

- If the offense(s) happened again in the future, whether that would impact the safety of other tenants or property; and
- Whether the offense(s) happened on, or was connected to, property that the applicant had rented or leased
- If [*Name of housing provider*] intends to consider criminal history as provided for under the FCHA after a conditional offer, they will not accept application fees before disclosing that fact to the applicant, and offering the applicant an opportunity to provide evidence of potential inaccuracies in their criminal record, other evidence of rehabilitation, or mitigating factors. This requirement can be fulfilled using the Model Disclosure Statement on DCR's website, found at https://www.njoag.gov/wp-content/uploads/2021/12/Model-Disclosure-Statement_12.14.21.pdf.
- If [*Name of housing provider*] withdraws a conditional offer based on an applicant's criminal record, they must explain in writing their justification for doing so, which can be fulfilled using the Model Notice of Withdrawal on DCR's website, found at https://www.njoag.gov/wp-content/uploads/2021/12/Model-Notice-of-Withdrawal_12.15.21.pdf. An applicant can then request the information the housing provider relied upon, and can submit mitigating information or inaccuracies related to aspects of their criminal record which may be considered under the FCHA, which the housing provider must then consider.
- [*Name of housing provider*] will not discriminate against those with criminal records in any advertising, notices, or publications. [*Name of housing provider*] also will not require applicants to submit to drug or alcohol testing, or to provide information from a treatment facility.
- If [*name of housing provider*] utilizes any vendor or outside person or entity to conduct a criminal record check on their behalf, [*name of housing provider*] shall take reasonable steps to ensure that the vendor or outside person or entity is conducting the criminal record check consistent with the requirements of the FCHA. [*Name of housing provider*] will be liable under the FCHA for relying on a criminal history inquiry conducted by a vendor or outside person or entity that is conducted in violation of the FCHA if it failed to take reasonable steps to ensure compliance. Specifically, if [*name of housing provider*] receives a criminal history inquiry conducted by a vendor or outside person or entity that is conducted in violation of the Act in that it reveals a record that is not permitted to be considered under the Act, [*name of housing provider*] must show that it did not rely on that information in making a determination about the applicant's tenancy.

Any agent, employee, or designee of [*name of housing provider*] who fails to comply with this policy will be subject to appropriate disciplinary action. Please report any violation of this policy to [*name and contact information for employee to whom complaints regarding a violation should be directed*].

You cannot and will not be subjected to retaliation for making a complaint under this policy or for attempting to exercise your rights under this policy, the LAD, or the FCHA.

Any action taken by [*name of housing provider*]'s agent, employee, or designee in violation of the requirements laid out in this policy may constitute a violation of the LAD and/or the FCHA. Any tenant or applicant who believes that any owner, agent, employee, or designee of [*name of housing provider*] has violated any of the above may contact the New Jersey Division on Civil Rights at www.NJCivilRights.gov or (866) 405-3050. A complaint must be filed with the New Jersey Division on Civil Rights within 180 days of the allegedly discriminatory conduct. DCR has a number of fair housing fact sheets that are available at <https://www.nj.gov/oag/dcr/housing.html>.

DCR Model Fair Housing Policy

**Addendum A: Reasonable Accommodations and Modifications
for Persons with a Disability**

[*Name of housing provider*] will grant reasonable accommodations to its rules, policies, practices, procedures, or services when such accommodations are necessary to afford a person with a disability an equal opportunity to use and enjoy a dwelling and when the accommodation will not cause an undue hardship to [*name of housing provider*]'s operations. Some examples of what may constitute a reasonable accommodation include allowing a third party to co-sign a lease or pay rent on behalf of a tenant with a disability or making a case-by-case exception to a building's general no-pets policy to accommodate a resident with an emotional support animal. Please note that service or guide animals, unlike emotional support animals, are automatically exempt from any no-pet policy. Service or guide animals are individually trained to perform specific tasks associated with their owner's disability, such as guiding an individual who is blind or assisting an individual with epilepsy when she is having a seizure.

[*Name of housing provider*] will also allow reasonable modifications to the physical premises when necessary to afford a person with a disability the equal opportunity to use and enjoy a dwelling and when the modification will not cause an undue hardship to [*name of housing provider*]. A reasonable modification is a structural change made to the interior or exterior of an individual housing unit or common area to accommodate a resident with a disability.

To request a reasonable accommodation or reasonable modification, contact [*name, phone number, and email address for employee of housing provider to whom requests for a reasonable accommodation/modification should be directed*]. To process your request, [*name of housing provider*] may require supporting documentation from a treating doctor or mental health professional to confirm that you have a disability as defined by the LAD and that the requested accommodation or modification is necessary to provide you with an equal opportunity to use and enjoy the dwelling. All requests and information related to a request, including medical information, will be kept confidential unless disclosure is required by law.

[*Name of housing provider*] will make a prompt decision on your request and will provide that decision in writing. If [*name of housing provider*] cannot grant the requested accommodation or modification, we will attempt to reach a compromise that is acceptable to you.

You cannot and will not be subjected to retaliation for requesting an accommodation or modification under this policy or for attempting to exercise your rights under this policy or under the LAD.

Any person who believes a request for an accommodation or modification has been unlawfully denied or unreasonably delayed may contact the New Jersey Division on Civil Rights at www.NJCivilRights.gov or 1-866-405-3050. A complaint must be filed with the New Jersey Division on Civil Rights within 180 days of the housing provider's denial of the accommodation request.

The following Model Disclosure Statement has been drafted by the New Jersey Division on Civil Rights (DCR) to reflect housing protections set forth in the Fair Chance in Housing Act, N.J.S.A. 46:8-52 to 64, (FCHA) and the accompanying rules, N.J.A.C. 13:5. This Model Disclosure Statement can be used by housing providers as a resource in creating their own materials.

Model Disclosure Statement:

New Jersey's Fair Chance in Housing Act, N.J.S.A. 46:8-52 to 64 (FCHA), limits a housing provider's ability to consider a person's criminal history in deciding whether to extend an offer or whether to rent a home after extending an offer.

Before making a conditional offer of housing, *[name of housing provider]* may consider only whether an applicant has a conviction for the manufacture or production of methamphetamine on the premises of federally assisted housing, or whether an applicant has a lifetime registration requirement under a State sex offender registration program. *[Name of housing provider]* will not consider, or request from an applicant or any other person or entity, any other information about an applicant's criminal history as part of the application process until and unless a conditional offer of housing has been made.

After extending a conditional offer of housing, *[name of housing provider]* intends to review and consider an applicant's criminal record in determining whether to rent a home, in accordance with the FCHA and its accompanying rules.

***[Name of housing provider]* will not, either before or after the issuance of a conditional offer, evaluate or consider any of the following criminal records:**

- (1) arrests or charges that have not resulted in a criminal conviction;
- (2) expunged convictions;
- (3) convictions erased through executive pardon;
- (4) vacated and otherwise legally nullified convictions;
- (5) juvenile adjudications of delinquency; and
- (6) records that have been sealed.

***[Name of housing provider]* may consider, after the issuance of a conditional offer, a criminal record that:**

- Resulted in a conviction for murder, aggravated sexual assault, kidnapping, arson, human trafficking, sexual assault, endangering the welfare of a child in violation of N.J.S.2C:24-4(b)(3);
- Resulted in a conviction for any crime that requires lifetime state sex offender registration;
- Is for any 1st degree indictable offense, or release from prison for that offense, within the past 6 years;
- Is for any 2nd or 3rd degree indictable offense, or release from prison for that offense, within the past 4 years; or
- Is for any 4th degree indictable offense, or release from prison for that offense, within the past 1 year.

For more information about how these rules apply, please refer to the resources at <https://www.njoag.gov/about/divisions-and-offices/division-on-civil-rights-home/fcha/>.



[Name of housing provider] may withdraw a conditional offer based on your criminal record only if [Name of housing provider] determines, by a preponderance of the evidence, that the withdrawal is necessary to fulfill a substantial, legitimate, and nondiscriminatory interest.

If [name of housing provider] utilizes any vendor or outside person/entity to conduct a criminal record check on their behalf, [name of housing provider] will take reasonable steps to ensure that the vendor or outside person/entity conducts the criminal record check consistent with the requirements of the FCHA and rules. Specifically, if [name of housing provider] receives a criminal history inquiry conducted by a vendor or outside person or entity that is conducted in violation of the FCHA in that it reveals a record that is not permitted to be considered under the FCHA, [name of housing provider] must show that it did not rely on that information in making a determination about your tenancy.

If you are subjected to the withdrawal of a conditional offer of housing due to criminal history, you have the right to request and receive the materials relied upon by [name of housing provider] in making this determination.

You have the right to dispute, within ten (10) days of receiving this statement, the relevance and accuracy of any criminal record, and to offer evidence of any mitigating facts or circumstances, including but not limited to your rehabilitation and good conduct since the criminal offense. You may also provide evidence demonstrating inaccuracies within aspects of your criminal record which may be considered under the FCHA, or evidence of rehabilitation or other mitigating factors to [name of housing provider] at any time, including after the ten days.

Any action taken by [name of housing provider] in violation of the process laid out in this statement may constitute a violation of the FCHA. **If you believe that any owner, agent, employee, or designee of [name of housing provider] has violated any of the above requirements, you may contact the New Jersey Division on Civil Rights at www.NJCivilRights.gov 1-866-405-3050).** A complaint must be filed with DCR within 180 days of the allegedly discriminatory conduct. You cannot be subjected to retaliation for filing a complaint or for attempting to exercise your rights under the FCHA.

DCR has several fair housing fact sheets available at <https://www.nj.gov/oag/dcr/housing.html>, or available for pickup in any of DCR's four (4) regional offices.

31 Clinton Street, 3rd Floor
Newark, NJ 07102

1601 Atlantic Avenue, 6th Fl.
Atlantic City, NJ 08401

5 Executive Campus
Suite 107, Bldg. 5
Cherry Hill, NJ 08002

140 East Front Street, 6th Floor
Trenton, NJ 08625

Housing Provider Signature

Date

Prospective Tenant Signature

Date

The following Model Notice of Withdrawal has been drafted by the New Jersey Division on Civil Rights (DCR) to reflect housing protections set forth in the Fair Chance in Housing Act, N.J.S.A. 46:8-52 to 64, (FCHA) and the accompanying rules, N.J.A.C. 13:5. This Model Notice can be used by housing providers as a resource in creating their own materials.

Model Notice of Withdrawal:

This notice is to inform you that [name of housing provider] has withdrawn its conditional offer of housing to [name of prospective tenant] because of the following specific criminal conviction/s:

[Name of housing provider] has performed an individualized assessment of your application in light of the following factors:

- (a) Nature and severity of the offense(s)
- (b) Applicant’s age at the time of the offense(s);
- (c) How recently the offense(s) occurred;
- (d) Any information the applicant provided in their favor since the offense(s);
- (e) If the offense(s) happened again in the future, whether that would impact the safety of other tenants or property; and
- (f) Whether the offense(s) happened on, or was connected to, property that the applicant had rented or leased

[Name of housing provider] has concluded that withdrawing its conditional offer of housing to you is necessary to fulfill a substantial, legitimate, and nondiscriminatory interest. Specifically [identify with specificity the reason or reasons for withdrawing the conditional offer or taking the adverse housing action]:

Following receipt of this notice, you may, within thirty (30) days, request that [name of housing provider] provide a copy of all information upon which it relied in reaching its decision, including specific criminal records. [Name of housing provider] shall provide the requested information free of charge within ten (10) days after receipt of a timely request. You also have the right to dispute the relevancy and accuracy of any aspects of your criminal record which may be considered under the FCHA, and to offer evidence of any mitigating facts or circumstances, including but not limited to your rehabilitation and good conduct since the criminal offense.



If you provide [*name of housing provider*] with evidence demonstrating inaccuracies within aspects of your criminal record which may be considered under the FCHA, or evidence of rehabilitation or other mitigating factors, [*name of housing provider*] shall review the information and reconsider the decision based on the evidence provided, issuing you a determination after reconsideration within 30 days.

If [*name of housing provider*] utilized any vendor or outside person/entity to conduct a criminal record check on their behalf, [*name of housing provider*] was required to take reasonable steps to ensure that the vendor or outside person/entity conducted the criminal record check consistent with the requirements of the Act. Specifically, if [*name of housing provider*] received a criminal history inquiry conducted by a vendor or outside person or entity that was conducted in violation of the Act in that it revealed a record that was not permitted to be considered under the Act, [*name of housing provider*] must show that it did not rely on that information in making a determination about your tenancy.

Any action taken by [*name of housing provider*] in violation of the process laid out in this statement may constitute a violation of the FCHA. **If you believe that any owner, agent, employee, or designee of [*name of housing provider*] has violated any of the above requirements, you may contact the New Jersey Division on Civil Rights at www.NJCivilRights.gov or 1-866-405-3050.** A complaint must be filed with DCR within 180 days of the allegedly discriminatory conduct. **You cannot be subjected to retaliation for filing a complaint or for attempting to exercise your rights under the FCHA.**

DCR has several fair housing fact sheets available at <https://www.nj.gov/oag/dcr/housing.html>, or available for pickup in any of our four (4) regional offices:

31 Clinton Street, 3rd Floor
Newark, NJ 07102

5 Executive Campus
Suite 107, Bldg. 5
Cherry Hill, NJ 08002

1601 Atlantic Avenue, 6th Fl.
Atlantic City, NJ 08401

140 East Front Street, 6th Floor
Trenton, NJ 08625

For more information about how these rules apply, please refer to the resources at <https://www.njoag.gov/about/divisions-and-offices/division-on-civil-rights-home/fcha/>.

Housing Provider Signature

Date

Prospective Tenant Signature

Date

HOW TO File a Complaint with the New Jersey Division on Civil Rights



ABOUT DCR

The New Jersey Division on Civil Rights (DCR) is the state agency charged with enforcing New Jersey's civil rights laws, including the New Jersey Law Against Discrimination (LAD) and the New Jersey Family Leave Act (NJFLA). The mission of DCR is to protect the people of New Jersey from discrimination and bias-based harassment in employment, housing, and public accommodations.

The LAD prohibits discrimination based on actual or perceived race, religion, national origin, gender, sexual orientation, gender identity or expression, disability and other protected characteristics.

This law applies to employment, housing, and places of public accommodation (places open to the public, such as businesses, restaurants, schools, summer camps, medical providers, government offices and agencies, etc.).

HOW TO FILE A COMPLAINT

- 1** In order to file a complaint with DCR, you must first submit an intake form. You can submit the intake form:
 - ▶ Online by creating an account and using the NJ Bias Investigation Access System (NJBIAS) at NJCivilRights.gov
 - ▶ By calling 1.833.NJDCR4U and asking a DCR receptionist to assist you in filling out the form on the NJ Bias Investigation Access System (NJBIAS)
- 2** A DCR investigator will contact you to conduct an intake interview to determine whether DCR has jurisdiction over your complaint (i.e., whether you are alleging a violation of the LAD that occurred within the past 180 days and if they can help).
 - ▶ If so, DCR will prepare a verified complaint form for your signature. Once you sign the verified complaint, you are known as the Complainant.
- 3** DCR will serve your complaint on the Respondent—the party that may have violated your civil rights. The Respondent has a chance to respond with their version of events.
- 4** DCR then conducts an investigation, which may include:
 - ▶ Interviews with you, the Respondent, and witnesses
 - ▶ Review of relevant documents, photos, video recordings
 - ▶ It is important that you preserve all relevant evidence, including electronically stored evidence such as text and email messages, until your case has concluded.

At the end of the investigation, DCR will determine whether there is probable cause to believe a violation of the law occurred.

DISPUTE RESOLUTION

DCR also offers free dispute resolution services to parties who wish to resolve the complaint on mutually agreeable terms. A voluntary resolution can be negotiated at any time during the complaint or investigation process.



VOICE
HOTLINE **1.833.NJDCR4U**
(653-2748)

RELAY
SERVICE **711**

DCR
EMAIL **NJDCR4U@NJCivilRights.gov**



www.NJCivilRights.gov

[#NJCivilRights](https://twitter.com/NJCivilRights)



Fair Chance In Housing Intake Form

Instructions	Basic Information	User Information	Complainant Demographics	Additional Complainant Parties	Complaint Against	Respondents
Intake Details	Documents	Confirmation				

Getting Services and Documents in your Language: New Jersey Division on Civil Rights (DCR) offers translation services for people with limited English proficiency. You may contact us at 833-NJDCR4U (833-653-2748) or NJDCR4U@njcivilrights.gov to request assistance in any language other than English.

Please read these instructions fully before you proceed!

YOU MUST BE 18 YEARS OLD OR OLDER TO SUBMIT THIS INTAKE FORM. If you are under the age of 18, a parent or guardian may submit this form on your behalf.

By submitting this Form, you are asking the Division on Civil Rights (DCR) to review the information that you have provided for possible filing and investigation of a complaint alleging a violation of the Fair Chance in Housing Act (FCHA). **If you would like to submit a complaint for a violation of the New Jersey Law Against Discrimination (LAD), you must fill out a separate intake form for either Housing, Public Accommodations, Employment, or NJFLA.**

This Intake Form will ask you for details about your case, including the housing provider(s) that caused you harm (Respondent). As you complete each section, your progress will be saved. If you do not complete the form now, you can return to complete it within 30 days. If you do not submit the Intake Form within 30 days of first starting it, the information you provided will be deleted. **YOU MUST COMPLETE AND SUBMIT THE FORM FOR DCR TO REVIEW IT.**

After you submit the Intake Form, a DCR representative will contact you and ask you to answer additional questions about your case. We will evaluate the information you provide to determine if DCR has jurisdiction to issue a complaint. If we do have jurisdiction, we will draft a complaint and send it to you. If you agree with the information in the complaint and wish to proceed with the investigation, you must sign and return the complaint to us. Once we receive your signed complaint, it is deemed filed, and we will contact the housing provider to notify them of the alleged violation and offer them the opportunity to mediate and address the complaint within 14 days of receiving the notice. If the complaint is not resolved in accordance with the aforementioned process, DCR may open an investigation.

For further details on the complaint process, click [here](#).

By acknowledging here you are certifying that you are 18 years or older and have read and understood all information on this form.

Note: Once you acknowledge and click "Save & Next" here, you cannot return to any of the prior pages. Therefore, please make sure that all information on all of the previous pages is correct before continuing.

I Acknowledge *

Save and Next



Fair Chance In Housing Intake Form

Instructions Basic Information User Information Complainant Demographics Additional Complainant Parties Complaint Against Respondents

Intake Details Documents Confirmation

Are you filing for someone else? *

- Yes
 No

I am filing as the

Complainant

Are you alleging a violation of the Fair Chance in Housing Act (FCHA) (discrimination based on your criminal background)? *

- Yes
 No

Do you have a conviction for drug-related criminal activity for the manufacture or production of methamphetamine on the premises of federally assisted housing, or are you subject to a lifetime registration requirement under a State sex offender registration program? *

- Yes
 No

Did the alleged events occur in NJ? *

- Yes
 No

Most Recent Date of Harm – (Must be within 180 days and must have occurred on or after January 1, 2022) *

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Salutation
[Mr.]

First Name *
Tisha

Middle Name
[]

Last Name *
Leonardo-Santiago

Primary Language
[English]

Preferred Pronoun
[she/her/hers]

Phone Number *
(800) 775-3882

Home Phone
[Provide a telephone number]

e-mail
tisha.leonardo@njcivilrights.gov

Primary Address

Street 1 *
123 Alphabet Street

Street 2
[]

City *
Trenton

County *
Mercer

State *
NJ

ZIP/Postal Code *
08625

Interview

[Click here if you need the interview conducted in Spanish?](#)

[Click here if you need any other accommodation?](#)

Latest Application Created
12/27/2021 7:32 PM

Additional Contact Information

Full Name *
Secondary Contact

Phone Number *
(800) 775-3882

Email Address
[]

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Fair Chance In Housing Intake Form

Instructions ✓ Basic Information ✓ User Information ✓ **Complainant Demographics** Additional Complainant Parties Complaint Against

Respondents Intake Details Documents Confirmation

Gender/Gender Identity <input type="text"/>	Race or Ethnicity <input type="text"/>	Religion <input type="text"/>
Marital Status <input type="text"/>	National Origin <input type="text"/>	Sexual Orientation <input type="text"/>

Disability

- | | | |
|---|---|--|
| <input type="checkbox"/> AIDS or HIV | <input type="checkbox"/> Heart | <input type="checkbox"/> Sight |
| <input type="checkbox"/> Blood/Circulation | <input type="checkbox"/> Hearing | <input type="checkbox"/> Speech/Respiration |
| <input type="checkbox"/> Brain/Nerves/Muscles | <input type="checkbox"/> Limbs [Arms/Legs] | <input type="checkbox"/> Spinal/Back/Respiration |
| <input type="checkbox"/> Digestive/Urinary/Reproduction | <input type="checkbox"/> Mental/Cognitive, Psychological or Psychiatric | <input type="checkbox"/> Other Disability |

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Fair Chance In Housing Intake Form

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 - User Information ✓
 - Complainant Demographics ✓
 - Additional Complainant Parties**
 - Complaint Against
- Respondents Intake Details Documents Confirmation

Add Additional Contact

First Name	Last Name	Contact Role	Phone Number	Created On ↓	Actions
------------	-----------	--------------	--------------	--------------	---------

There are no records to display.

Add Attorney

First Name	Last Name	Contact Role	Phone Number	Created On ↓	Actions
------------	-----------	--------------	--------------	--------------	---------

There are no records to display.

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- Complaint Against

- Respondents
- Intake Details
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Are you filing against a? *

- Business or Organization
- Individual
- Both

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Fair Chance In Housing Intake Form

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- Additional Complainant Parties ✓
- Complaint Against ✓

- Respondents**
- Intake Details
- Documents
- Confirmation

Add Respondent

Organization Name	Phone Number	City	Created On ↓	Actions
-------------------	--------------	------	--------------	---------

There are no records to display.

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Create



Respondent Organization *

Phone Number *

Email

ADDRESS

Street 1

Street 2

City

State

ZIP/Postal Code

Submit

Home / File a

Fair Ch

Instructions ✓

Respondents

Organization

There are no

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onardo-Santiago

Against ✓

Respondent

Actions



Fair Chance In Housing Intake Form

Instructions ✓ Basic Information ✓ User Information ✓ Complainant Demographics ✓ Additional Complainant Parties ✓ Complaint Against ✓

Respondents ✓ Intake Details Documents Confirmation

Please fill out the information below

County Where Incident Occurred

Respondent Type *

Most Recent Date of Harm

Is the Harm Continuing? *

Address Violation Occurred: Address *

Address Violation Occurred: Apt/Suite

Address Violation Occurred: City *

Address Violation Occurred: State

Address Violation Occurred: ZIP

Are there any witnesses that can support your allegations?

Please select any alleged violations that apply, and explain each violation in your own words in the appearing text box.

Housing provider (e.g. landlord, management company, etc.) asked about criminal history on application form or during application process, except for conviction of drug-related criminal activity for the manufacture or production of methamphetamine on the premises of federally assisted housing, or whether the applicant is subject to a lifetime registration requirement under a State sex offender registration program.

Housing advertisement or notice discriminated against applicants with criminal history, except for convictions of drug-related criminal activity for the manufacture or production of methamphetamine on the premises of federally assisted housing, or whether the applicant is subject to a lifetime registration requirement under a State sex offender registration program.

- Housing provider (e.g. landlord, management company) charged application fee before giving notice that criminal history would be considered.
- Housing provider (e.g. landlord, management company) did not notify you in writing that criminal history would be considered and that you can provide evidence demonstrating inaccuracies in criminal history, evidence of rehabilitation, or mitigating factors, but then considered criminal history nonetheless.
- Housing provider (e.g. landlord, management company) did not let you provide evidence demonstrating inaccuracies in your criminal history or evidence of rehabilitation or mitigating factors within 10 days of providing disclosure statement.
- Housing provider (e.g. landlord, management company) withdrew conditional offer without providing written notice of withdrawal of conditional offer.
- Housing provider (e.g. landlord, management company) provided notice of withdrawal that did not include what specific information, including criminal convictions, they considered, or why a rejection was necessary to fulfill a substantial, legitimate, nondiscriminatory interest.
- Housing provider (e.g. landlord, management company) did not reconsider withdrawal of your application within 30 days after you demonstrated inaccuracies in your criminal record, evidence of rehabilitation, or other mitigating factors.
- Housing provider (e.g. landlord, management company) withdrew conditional offer based on information and/or records that cannot be considered at any stage of application process, i.e.:
 - a. Arrests or charges that have not resulted in a criminal conviction;
 - b. Expunged convictions;
 - c. Convictions erased through executive pardon
 - d. Vacated and otherwise legally nullified convictions
 - e. Juvenile adjudications of delinquency
 - f. Records that have been sealed
- Housing provider (e.g. landlord, management company) withdrew conditional offer based on information and/or records other than those specifically listed in the FCRA or based on a conviction that was older than what is permitted in the FCRA, i.e.: a. Murder, aggravated sexual assault, kidnapping, arson, human trafficking, sexual assault, endangering the welfare of a child in violation of N.J.S.2C:24-4(b)(3)
 - b. Convictions for any crime that requires lifetime state sex offender registration
 - c. Convictions for any 1st degree indictable offense, or release from prison for that offense, within the past 6 years
 - d. Convictions for any 2nd or 3rd degree indictable offense, or release from prison for that offense, within the past 4 years
 - e. Convictions for any 4th degree indictable offense, or release from prison for that offense, within the past 1 year
- Housing provider (e.g. landlord, management company) did not provide requested criminal history information free of charge within 10 days of request, if requested within 30 days of withdrawal.
- Housing provider (e.g. landlord, management company) relied on inaccurate third-party background check, despite you providing evidence of inaccuracy.
- Housing provider (e.g. landlord, management company) relied on third-party background check conducted in violation of the FCRA, e.g. included offenses that are not able to be considered under the FCRA.
- Housing provider (e.g. landlord, management company) distributed information from your criminal history to another party, or otherwise used information for improper purpose.
- Housing provider (e.g. landlord, management company) required drug or alcohol test as part of the application process.

they considered, or why a rejection was necessary to fulfill a substantial, legitimate, nondiscriminatory interest.

- Housing provider (e.g. landlord, management company) did not reconsider withdrawal of your application within 30 days after you demonstrated inaccuracies in your criminal record, evidence of rehabilitation, or other mitigating factors.

 - Housing provider (e.g. landlord, management company) withdrew conditional offer based on information and/or records that cannot be considered at any stage of application process, i.e.:
 - a. Arrests or charges that have not resulted in a criminal conviction;
 - b. Expunged convictions;
 - c. Convictions erased through executive pardon
 - d. Vacated and otherwise legally nullified convictions
 - e. Juvenile adjudications of delinquency
 - f. Records that have been sealed

 - Housing provider (e.g. landlord, management company) withdrew conditional offer based on information and/or records other than those specifically listed in the FCHA or based on a conviction that was older than what is permitted in the FCHA, i.e.: a. Murder, aggravated sexual assault, kidnapping, arson, human trafficking, sexual assault, endangering the welfare of a child in violation of N.J. S.2C:24-4(b)(3)
 - b. Convictions for any crime that requires lifetime state sex offender registration
 - c. Convictions for any 1st degree indictable offense, or release from prison for that offense, within the past 6 years
 - d. Convictions for any 2nd or 3rd degree indictable offense, or release from prison for that offense, within the past 4 years
 - e. Convictions for any 4th degree indictable offense, or release from prison for that offense, within the past 1 year

 - Housing provider (e.g. landlord, management company) did not provide requested criminal history information free of charge within 10 days of request, if requested within 30 days of withdrawal.

 - Housing provider (e.g. landlord, management company) relied on inaccurate third-party background check, despite you providing evidence of inaccuracy.

 - Housing provider (e.g. landlord, management company) relied on third-party background check conducted in violation of the FCHA, e.g. included offenses that are not able to be considered under the FCHA.

 - Housing provider (e.g. landlord, management company) distributed information from your criminal history to another party, or otherwise used information for improper purpose.

 - Housing provider (e.g. landlord, management company) required drug or alcohol test as part of the application process.

 - Housing provider (e.g. landlord, management company) required information from a rehabilitation facility as part of the application process.

 - Housing provider (e.g. landlord, management company) used your criminal history as a way to discriminate against you based on race, national origin, religion, or another protected category under the New Jersey Law Against Discrimination (LAD).

 - Housing provider (e.g. landlord, management company) retaliated against you for attempting to exercise your rights under the FCHA.
-

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Fair Chance In Housing Intake Form

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Respondents ✓	Intake Details ✓	Documents	Confirmation		

Documents

Upload Document

Document Type	Upload	Upload Date ↓
---------------	--------	---------------

There are no records to display.

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Getting Services and Documents in your Language: New Jersey Division on Civil Rights (DCR) offers translation services for people with limited English proficiency. You may contact us at 833-NJDCR4U (833-653-2748) or NJDCR4U@njcivilrights.gov to request assistance in any language other than English.

Please read these instructions fully before you proceed!

YOU MUST BE 18 YEARS OLD OR OLDER TO SUBMIT THIS INTAKE FORM. If you are under the age of 18, a parent or guardian may submit this form on your behalf.

By submitting this Form, you are asking the Division on Civil Rights (DCR) to review the information that you have provided for possible filing and investigation of a complaint alleging a violation of the Fair Chance in Housing Act (FCHA). **If you would like to submit a complaint for a violation of the New Jersey Law Against Discrimination (LAD), you must fill out a separate Intake form for either Housing, Public Accommodations, Employment, or NJFLA.**

This Intake Form will ask you for details about your case, including the housing provider(s) that caused you harm (Respondent). As you complete each section, your progress will be saved. If you do not complete the form now, you can return to complete it within 30 days. If you do not submit the Intake Form within 30 days of first starting it, the information you provided will be deleted. **YOU MUST COMPLETE AND SUBMIT THE FORM FOR DCR TO REVIEW IT.**

After you submit the Intake Form, a DCR representative will contact you and ask you to answer additional questions about your case. We will evaluate the information you provide to determine if DCR has jurisdiction to issue a complaint. If we do have jurisdiction, we will draft a complaint and send it to you. If you agree with the information in the complaint and wish to proceed with the investigation, you must sign and return the complaint to us. Once we receive your signed complaint, it is deemed filed, and we will contact the housing provider to notify them of the alleged violation and offer them the opportunity to mediate and address the complaint within 14 days of receiving the notice. If the complaint is not resolved in accordance with the aforementioned process, DCR may open an investigation.

For further details on the complaint process, click [here](#).

By acknowledging here you are certifying that you are 18 years or older and have read and understood all information on this form.

Note: Once you acknowledge and click "Save & Next" here, you cannot return to any of the prior pages. Therefore, please make sure that all information on all of the previous pages is correct before continuing.

I Acknowledge *

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Intake Submitted

Thank you for submitting your intake form. An investigator will be contacting you within five working days.

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Chapter 8. Leasehold Estates; Landlord and Tenant ([Refs & Annos](#))

N.J.S.A. 46:8-52

46:8-52. Short title; Fair Chance in Housing Act

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

This act¹ shall be known and may be cited as the “Fair Chance in Housing Act.”

Credits

[L.2021, c. 110, § 1, eff. Jan. 1, 2022.](#)

Footnotes

¹ [L.2021, c. 110](#) (N.J.S.A. §§ 46:8-52 to [46:8-64](#)).
N. J. S. A. 46:8-52, NJ ST 46:8-52
Current with laws through L.2021, c. 130 and J.R. No. 3.

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N.J.S.A. 46:8-53

46:8-53. Legislative findings and declarations relating to housing rights of persons with criminal records

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

The Legislature finds and declares that:

- a. Recent research indicates that New Jersey suffers from a tragically high 36-month recidivism rate of over 30 percent;
- b. Housing instability appears to impact recidivism, considering that over one in 10 prisoners in the United States face homelessness upon release;
- c. Research from other states indicates a substantial increase in the likelihood of a parolee's arrest following each change in address, further supporting the conclusion that when ex-convicts are unable to find stable housing, recidivism becomes more likely and public safety is diminished;
- d. Prior to the 1990s when popular guidance documents began advising landlords to conduct criminal background checks on prospective tenants, criminal background information was not widely-available and convenient to landlords for informing rental decisions, but many landlords were nonetheless able to maintain safe and healthy rental properties; and
- e. It is, therefore, necessary and in the public interest for the Legislature to enact legislation for the purpose of establishing certain housing rights of persons with criminal records.

Credits

[L.2021, c. 110, § 2, eff. Jan. 1, 2022.](#)

N. J. S. A. 46:8-53, NJ ST 46:8-53

Current with laws through L.2021, c. 130 and J.R. No. 3.

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N.J.S.A. 46:8-54

46:8-54. Definitions relating to housing rights of persons with criminal records

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

As used in this act¹ :

“Applicant” means any person considered for, who requests to be considered for, or who requests to be considered for tenancy within a rental dwelling unit.

“Conditional offer” means an offer to rent or lease a rental dwelling unit to an applicant that is contingent on a subsequent inquiry into the applicant's criminal record, or any other eligibility criteria that the housing provider may lawfully utilize.

“Criminal record” means information about an individual collected by criminal justice agencies consisting of identifiable descriptions and notations of arrests, detentions, indictments, criminal complaints, or other formal criminal charges, and any disposition arising therefrom, including acquittal, sentencing, correctional supervision, release or conviction, including, but not limited to, any sentence arising from a verdict or plea of guilty or nolo contendere, including a sentence of incarceration, a suspended sentence, a sentence of probation, or a sentence of conditional discharge.

“Director” means the Director of the Division on Civil Rights.

“Division” means the Division on Civil Rights in the Department of Law and Public Safety.

“Housing provider” means a landlord, an owner, lessor, sublessor, assignee, or their agent, or any other person receiving or entitled to receive rents or benefits for the use or occupancy of any rental dwelling unit.

“Pending criminal accusation” means an existing accusation that an individual has committed a crime, lodged by a law enforcement agency through an indictment, information, complaint, or other formal charge.

“Rental dwelling unit” means a dwelling unit offered for rent by a housing provider for residential purposes, other than a dwelling unit in an owner-occupied premises of not more than four dwelling units.

Credits

[L.2021, c. 110, § 3, eff. Jan. 1, 2022.](#)

Footnotes

¹ L.2021, c. 110 (N.J.S.A. §§ 46:8-52 to 46:8-64).
N. J. S. A. 46:8-54, NJ ST 46:8-54
Current with laws through L.2021, c. 130 and J.R. No. 3.

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N.J.S.A. 46:8-55

46:8-55. Housing application process; restrictions on criminal record inquiries; disclosures to applicants; nondiscrimination requirement

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

a. (1) A housing provider shall not require an applicant to complete any housing application that includes any inquiries regarding an applicant's criminal record prior to the provision of a conditional offer, except that a housing provider may consider whether an applicant has ever been convicted of drug-related criminal activity for the manufacture or production of methamphetamine on the premises of federally assisted housing, and whether the applicant is subject to a lifetime registration requirement under a State sex offender registration program.

(2) A housing provider shall not make any oral or written inquiry regarding an applicant's criminal record prior to making a conditional offer.

(3) An applicant may provide evidence to the housing provider demonstrating inaccuracies within the applicant's criminal record or evidence of rehabilitation or other mitigating factors.

b. Prior to accepting any application fee, a housing provider shall disclose in writing to the applicant:

(1) Whether the eligibility criteria of the housing provider include the review and consideration of criminal history; and

(2) A statement that the applicant, pursuant to subsection a. of this section, may provide evidence demonstrating inaccuracies within the applicant's criminal record or evidence of rehabilitation or other mitigating factors.

c. A housing provider shall apply the standards established by this section to each applicant in a nondiscriminatory manner.

Credits

[L.2021, c. 110, § 4, eff. Jan. 1, 2022.](#)

N. J. S. A. 46:8-55, NJ ST 46:8-55

Current with laws through L.2021, c. 130 and J.R. No. 3.

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N.J.S.A. 46:8-56

46:8-56. Restrictions on use of criminal records to evaluate applicants;
requirements for withdrawal of offer; provision of information to applicants

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

a. A housing provider shall not, either before or after the issuance of a conditional offer, evaluate an applicant based on any of the following types of criminal records:

- (1) arrests or charges that have not resulted in a criminal conviction;
- (2) expunged convictions;
- (3) convictions erased through executive pardon;
- (4) vacated and otherwise legally nullified convictions;
- (5) juvenile adjudications of delinquency; and
- (6) records that have been sealed.

b. After the issuance of a conditional offer to an applicant, a housing provider may only consider a criminal record in the applicant's history that:

- (1) resulted in a conviction for murder, aggravated sexual assault, kidnapping, arson, human trafficking, sexual assault in violation of [N.J.S.2C:14-2](#), causing or permitting a child to engage in a prohibited sexual act or in the simulation of such an act in violation of paragraph (3) of subsection b. of [N.J.S.2C:24-4](#), or any crime that resulted in lifetime registration in a state sex offender registry;
- (2) is for an indictable offense of the first degree that was issued, or if the conviction resulted in a prison sentence that sentence concluded, within the six years immediately preceding the issuance of the conditional offer;

(3) is for an indictable offense of the second or third degree that was issued, or if the conviction resulted in a prison sentence that sentence concluded, within the four years immediately preceding the issuance of the conditional offer; or

(4) is for an indictable offense of the fourth degree that was issued, or if the conviction resulted in a prison sentence that sentence concluded, within one year immediately preceding the issuance of the conditional offer.

c. (1) A housing provider may withdraw a conditional offer based on an applicant's criminal record only if the housing provider determines, by preponderance of the evidence, that the withdrawal is necessary to fulfill a substantial, legitimate, and nondiscriminatory interest.

(2) If a housing provider withdraws a conditional offer, the housing provider shall provide the applicant with written notification that includes, with specificity, the reason or reasons for the withdrawal of the conditional offer and an opportunity to appeal the denial by providing evidence to the housing provider demonstrating inaccuracies within the applicant's criminal record or evidence of rehabilitation or other mitigating factors.

(3) The housing provider shall perform an individualized assessment of the application in light of the following factors:

(a) the nature and severity of the criminal offense;

(b) the age of the applicant at the time of the occurrence of the criminal offense;

(c) the time which has elapsed since the occurrence of the criminal offense;

(d) any information produced by the applicant, or produced on the applicant's behalf, in regard to the applicant's rehabilitation and good conduct since the occurrence of the criminal offense;

(e) the degree to which the criminal offense, if it reoccurred, would negatively impact the safety of the housing provider's other tenants or property; and

(f) whether the criminal offense occurred on or was connected to property that was rented or leased by the applicant.

d. (1) The applicant may request, within 30 days after the housing provider's notice of the withdrawal, that the housing provider afford the applicant a copy of all information that the housing provider relied upon in considering the applicant, including criminal records.

(2) A housing provider shall provide the information requested under paragraph (1) of this subsection, free of charge, within 10 days after receipt of a timely request.

Credits

[L.2021, c. 110, § 5, eff. Jan. 1, 2022.](#)

N. J. S. A. 46:8-56, NJ ST 46:8-56

Current with laws through L.2021, c. 130 and J.R. No. 3.

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N.J.S.A. 46:8-57

46:8-57. Preparation of model documents by director; publication on Internet website

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

a. The director shall prepare:

(1) a model disclosure statement as indicated in subsection b. of section 4 of this act¹ which provides notice that a housing provider intends to review and consider a person's criminal record in determining eligibility for housing or in taking any other adverse housing action against that person. The statement shall also provide an explanation of the criminal records that may be considered and the manner in which they may be considered, in accordance with the provisions of section 5 of this act². The statement shall also notify the person of the right to dispute, within 10 days of receiving such statement, the relevance and accuracy of the criminal record and to offer evidence of any mitigating facts or circumstances, including but not limited to the person's rehabilitation and good conduct since the criminal offense in question; and

(2) a model notice that provides notice that a housing provider has withdrawn a conditional offer or taken an adverse housing action based on a person's criminal record, provides space for the housing provider to identify with specificity the reason or reasons for withdrawing the conditional offer or taking the adverse housing action. The notification form shall also notify the person of the right to request from the housing provider a copy of all information upon which the housing provider relied in reaching its decision, including criminal records, and of the right to file a complaint with the division, as well as the applicable statute of limitations, and shall include such other additional information as the director deems appropriate.

b. The model documents prepared pursuant to this section shall be made available on the division's Internet website, at no cost, and shall be in English, Spanish, and in any other language the director deems appropriate.

Credits

[L.2021, c. 110, § 6, eff. Jan. 1, 2022.](#)

Footnotes

1 N.J.S.A. § 46:8-55.

2 N.J.S.A. § 46:8-56.

N. J. S. A. 46:8-57, NJ ST 46:8-57

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N.J.S.A. 46:8-58

46:8-58. Discriminatory advertising prohibited

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

a. A housing provider shall not knowingly or purposefully publish, or cause to be published, any housing advertisement that explicitly provides that the housing provider will not consider any applicant who has been arrested or convicted of one or more crimes or offenses, except for drug-related criminal activity for the manufacture or production of methamphetamine on the premises of federally assisted housing, and whether the applicant is subject to a lifetime registration requirement under a State sex offender registration program.

b. A housing provider shall not print, publish, circulate, issue, display, post, or mail, or cause to be printed, published, circulated, issued, displayed, posted or mailed any statement, advertisement, publication or sign, or use any form of application for the rental, lease, or sublease of any real property or part or portion thereof or make any record or inquiry in connection with the prospective rental, lease, or sublease of any real property or part or portion thereof which expresses, directly or indirectly, any unlawful limitation, specification or discrimination as to criminal record, except as permitted by this act ¹ and for drug-related criminal activity for the manufacture or production of methamphetamine on the premises of federally assisted housing, and whether the applicant is subject to a lifetime registration requirement under a State sex offender registration program.

c. Unless otherwise required by law, a housing provider shall not:

(1) distribute or disseminate an applicant's criminal record to any person who is not expected to use the criminal record for the purpose of evaluating the applicant in a manner consistent with this act; or

(2) use an applicant's criminal record for a purpose that is not consistent with this act.

Credits

[L.2021, c. 110, § 7, eff. Jan. 1, 2022.](#)

Footnotes

¹ L.2021, c. 110 (N.J.S.A. §§ 46:8-52 to 46:8-64).
N. J. S. A. 46:8-58, NJ ST 46:8-58
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N.J.S.A. 46:8-59

46:8-59. Civil immunity provided to landlords

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

a. To encourage residential landlords to provide housing opportunities to formerly incarcerated individuals, landlords subject to the provisions of this act¹ shall be immune from liability in any civil action arising as a result of the landlord's decision to rent to individuals with a criminal record or who were otherwise convicted of a criminal offense, or as a result of a landlord's decision to not engage in a criminal background screening.

b. Nothing in subsection a. of this section shall be construed to affect in any way the immunity from liability conferred by law upon a landlord who rents an apartment to a person with a conviction for murder, aggravated sexual assault, kidnapping, arson, human trafficking, sexual assault in violation of [N.J.S.2C:14-2](#), causing or permitting a child to engage in a prohibited sexual act or in the simulation of such an act in violation of paragraph (3) of subsection b. of [N.J.S.2C:24-4](#), or any crime that resulted in lifetime registration in a state sex offender registry.

Credits

[L.2021, c. 110, § 8, eff. Jan. 1, 2022.](#)

Footnotes

¹ [L.2021, c. 110 \(N.J.S.A. §§ 46:8-52 to 46:8-64\).](#)
N. J. S. A. 46:8-59, NJ ST 46:8-59
Current with laws through L.2021, c. 130 and J.R. No. 3.

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Chapter 8. Leasehold Estates; Landlord and Tenant ([Refs & Annos](#))

N.J.S.A. 46:8-60

46:8-60. Drug and alcohol testing prohibited

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

A housing provider shall not require an applicant to submit to a drug or alcohol test, or request the applicant's consent to obtain information from a drug abuse treatment facility.

Credits

[L.2021, c. 110, § 9, eff. Jan. 1, 2022.](#)

N. J. S. A. 46:8-60, NJ ST 46:8-60

Current with laws through L.2021, c. 130 and J.R. No. 3.

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N.J.S.A. 46:8-61

46:8-61. Unlawful acts by housing providers; retaliation prohibited

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

A person shall not interfere with, restrain, or deny the exercise of, or the attempt to exercise, any right protected under this act ¹. If the division determines that a housing provider has engaged in one or more unlawful actions against a person with the intent of retaliating for the person's filing of an action against the housing provider pursuant to section 12 of this act ², then each unlawful retaliatory action shall be enforced, pursuant to section 12 of this act, as a separate and distinct violation of this act.

Credits

[L.2021, c. 110, § 10, eff. Jan. 1, 2022.](#)

Footnotes

¹ [L.2021, c. 110 \(N.J.S.A. §§ 46:8-52 to 46:8-64\).](#)

² [N.J.S.A. § 46:8-63.](#)

N. J. S. A. 46:8-61, NJ ST 46:8-61

Current with laws through L.2021, c. 130 and J.R. No. 3.

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N.J.S.A. 46:8-62

46:8-62. Data collection and publication relating to complaints

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

The division shall maintain data on the number of complaints filed pursuant to this act¹, demographic information on the complainants, the identity of the housing providers, the number of investigations conducted, and the disposition of every complaint and investigation. The division shall annually publish and post on the division's Internet website, information on substantiated complaints that have resulted in the issuance of a monetary penalty pursuant to section 12 of this act². The division shall not publish on the division's Internet website information regarding any complaint against a housing provider for which the housing provider is in good faith compliance with the requirements made by the director pursuant to subsection a. of section 12 of this act.

Credits

L.2021, c. 110, § 11, eff. Jan. 1, 2022.

Footnotes

¹ L.2021, c. 110 (N.J.S.A. §§ 46:8-52 to 46:8-64).

² N.J.S.A. §46:8-63.

N. J. S. A. 46:8-62, NJ ST 46:8-62

Current with laws through L.2021, c. 130 and J.R. No. 3.

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Chapter 8. Leasehold Estates; Landlord and Tenant ([Refs & Annos](#))

N.J.S.A. 46:8-63

46:8-63. Filing of complaints; penalties; remediation

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

a. An action that alleges a violation of this act¹ shall not be initiated by any person in court. The director, or an applicant or prospective applicant who believes that a housing provider has violated a provision of this act with respect to that applicant or prospective applicant, may file a complaint with the division. Upon the filing of a complaint by a person other than the director, the division shall make a good faith effort to notify the housing provider of the alleged violation and offer the housing provider the opportunity to mediate and address the complaint within 14 days of receiving the notice. The division shall not subject a housing provider to any penalty pursuant to subsection c. of this section if the complaint is addressed pursuant to the process identified in this subsection.

b. If the complaint is not resolved in accordance with subsection a. of this section, and the division determines following an investigation that the complaint is substantiated, the director shall issue a monetary penalty against the housing provider and may require the housing provider to take one or more of the actions authorized by subsection d. of this section.

(1) A housing provider may appeal a final decision by the director issued pursuant to this section to the Appellate Division of the Superior Court.

(2) A complainant may appeal, to the Appellate Division of the Superior Court, a finding by the director following an investigation that the complaint is not substantiated, but the complainant may not appeal a decision by the director not to investigate a complaint.

c. A housing provider who violates a provision of this act shall be liable for the following applicable penalties:

(1) an amount not to exceed \$1,000 if the housing provider has not committed any prior violation within the five-year period ending on the date of the filing of the charge;

(2) an amount not to exceed \$5,000 if the housing provider has committed one other violation within the five-year period ending on the date of the filing of the charge; and

(3) an amount not to exceed \$10,000 if the housing provider has committed two or more other violations within the seven-year period ending on the date of the filing of the charge.

d. The director is authorized to require a housing provider to take one or more of the following actions upon a finding that the housing provider has violated a provision of this act:

(1) The director may require a housing provider to cease and desist from continuing to violate this act; to communicate in writing to the housing provider's employees and agents their obligations under this act; and to report to the director on the manner of compliance for a period not to exceed two years provided that the housing provider does not commit future violations of the act;

(2) If a housing provider has committed at least one other violation of this act within the preceding five-year period, the director may require the housing provider to make a good faith effort to remedy the violation with respect to the applicant when a remedy is possible, by issuing a conditional offer, if the violation has resulted in a failure to issue a conditional offer, or by providing the same or a similar rental dwelling unit to the applicant on the same terms as the prior conditional offer if the same or a similar rental dwelling unit is currently or will become available, if the violation has resulted in the withdrawal of a conditional offer. Notwithstanding any provision of the Anti-Eviction Act, P.L.1974, c. 49 (C.2A:18-61.1 et seq.) to the contrary, if an appeal by a housing provider is successful, and the court overturns a final decision of the director that resulted in an order under this paragraph, then a determination that the housing provider did not violate the provisions of this act as evidenced by such successful appeal shall be grounds for the housing provider to evict the former applicant if that person resides in a rental dwelling unit owned by the housing provider as the result of the director's order, so long as the housing provider provides the applicant with at least 45 days' notice prior to the eviction;

(3) Unless housing is provided to the applicant pursuant to paragraph (2) of this subsection, the director may require that the applicant's rental application fee be returned; and

(4) The director may require that a portion of the sum owed by the housing provider pursuant to subsection c. of this section be paid to the applicant in an amount not to exceed \$1,000.

e. Nothing herein contained shall bar, exclude or otherwise affect any right or action which may exist independently of any right or action created herein, including but not limited to any right or action under P.L.1945, c. 169 (C.10:5-1 et seq.).

Credits

[L.2021, c. 110, § 12, eff. Jan. 1, 2022.](#)

Footnotes

¹ [L.2021, c. 110 \(N.J.S.A. §§ 46:8-52 to 46:8-64\).](#)
N. J. S. A. 46:8-63, NJ ST 46:8-63
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N.J.S.A. 46:8-64

46:8-64. Rules and regulations

Effective: January 1, 2022

[Currentness](#)

<Section effective on Jan. 1, 2022.>

In accordance with the “Administrative Procedure Act,” P.L.1968, c. 410 ([C.52:14B-1 et seq.](#)), the director shall adopt the rules and regulations necessary to effectuate the purposes of this act¹ on or before the first day of the fifth month next following enactment.

Credits

[L.2021, c. 110, § 13, eff. Jan. 1, 2022.](#)

Footnotes

¹ [L.2021, c. 110 \(N.J.S.A. §§ 46:8-52 to 46:8-64\).](#)
N. J. S. A. 46:8-64, NJ ST 46:8-64
Current with laws through L.2021, c. 130 and J.R. No. 3.

STATUTE_CODE	DEGREE_CODE	DEGREE_SHORT_DESC
2C:11-3A(1)	1	MURDER - PURPOSELY
2C:11-3A(2)	1	MURDER - KNOWINGLY
2C:11-3A(3)	1	MURDER - DURING COMMISSION OF A CRIME
2C:11-4A(1)	1	AGGRAVATED MANSLAUGHTER-EXTREME INDIFFERENCE HUMAN LIFE
2C:11-4A(2)	1	AGGRAVATED MANSLAUGHTER-WHILE FLEE/ELUDE LAW OFFICER
2C:11-4B(1)	2	MANSLAUGHTER - COMMITTED RECKLESSLY
2C:11-4B(2)	2	MANSLAUGHTER-PASSION/PROVOCATION
2C:11-5.1	2	KNOWING LEAVING SCENE OF MV ACCIDENT RESULTING IN DEATH
2C:11-5.2(A)	3	KNOWINGLY LEAVE SCENE OF VESSEL ACCIDENT CAUSING SBI
2C:11-5.2A	2	KNOWINGLY LEAVE SCENE OF VESSEL ACCIDENT CAUSING DEATH
2C:11-5.3A	3	STRICT LIABILITY VEHICULAR HOMICIDE
2C:11-5A	2	RECKLESS DEATH BY AUTO OR VESSEL (VEHICULAR HOMICIDE)
2C:11-5B(3)(A)	1	VEHICULAR HOMICIDE-DWI/REFUSAL-ON/NEAR SCHOOL PROPERTY
2C:11-5B(3)(B)	1	VEHICULAR HOMICIDE-DWI/REFUSAL-THROUGH SCHOOL CROSSING
2C:11-5B(3)(C)	1	VEHICULAR HOMICIDE-DWI/REFUSAL-SCHOOL CROSSING-JUVENILE
2C:11-5B(5)	3	VEHICULAR HOMICIDE-RESULT OF FAILURE TO MAINTAIN LANE
2C:11-6	2	AIDING SUICIDE - CONDUCT CAUSES SUICIDE OR ATTEMPT
	4	AIDING SUICIDE - NO SUICIDE OR ATTEMPT
2C:12-1.1	3	KNOWINGLY LEAVE SCENE OF ACCIDENT RESULTING IN SBI
2C:12-1.2A	3	ENDANGERING AN INJURED VICTIM
2C:12-1.3A	4	FAILURE TO REPORT DISAPPEARANCE OF CHILD W/ 24 HRS
2C:12-10B	4	STALKING-ENGAGE CONDUCT REASONABLE PERSON PUT IN FEAR
2C:12-10C	3	STALKING-STALKING IN VIOLATION OF COURT ORDER
2C:12-10D	3	STALKING-REPEAT OFFENDER AND SAME VICTIM
2C:12-10E	3	STALKING WHILE ON PAROLE OR PROBATION OR IMPRISONMENT
2C:12-11A	2	DISARMING LAW ENFORCEMENT OFFICER-ATTEMPT/TAKE FIREARM
2C:12-11B(1)	1	DISARMING LAW OFFICER-FIRES/DISCHARGES FIREARM
2C:12-11B(2)	1	DISARMING LAW OFFICER-DISCHARGE/THREAT USE FIREARM/SBI
2C:12-11B(3)	1	DISARMING LAW OFFICER-OFFICER/OTHER SUFFERS SBI
2C:12-13	3	THROWING BODILY FLUID AT LAW ENFORCEMENT OFFICER-W/ BI
	4	THROWING BODILY FLUID AT LAW ENFORCEMENT OFFICER
2C:12-1B(1)	2	AGG ASSAULT-ATTEMPT/CAUSE SBI PURP/KNOW/RECKLESS
2C:12-1B(10)	3	AGG ASSAULT-POINT, ETC. IMITATION FIREARM AT OFFICER
2C:12-1B(11)	3	AGG ASSAULT-USE, ETC. LASER SIGHTING DEVICE AT OFFICER
2C:12-1B(12)	3	AGG ASSAULT - ON DOMESTIC VIOLENCE VICTIM
2C:12-1B(13)	2	AGG ASSAULT - STRANGLE DOMESTIC VIOLENCE VICTIM
2C:12-1B(2)	3	AGG ASSAULT-ATTEMPT/CAUSE BI W/DEADLY WEAPON PURP/KNOW
2C:12-1B(3)	4	AGG ASSAULT-CAUSE INJURY WITH WEAPON-RECKLESS
2C:12-1B(4)	4	AGG ASSAULT W/ FIREARM
2C:12-1B(5)(A)	3	AGG ASSAULT-ON LAW ENFORCEMENT OFFICER-BODILY INJURY
	4	AGG ASSAULT-ON LAW ENFORCEMENT OFFICER
2C:12-1B(5)(B)	3	AGG ASSAULT-ON PAID/VOLUNTEER FIREMAN-BODILY INJURY
	4	AGG ASSAULT-ON PAID/VOLUNTEER FIREMAN
2C:12-1B(5)(C)	3	AGG ASSAULT-EMERGENCY 1ST AID/MEDICAL SERVE PERSON-BI
	4	AGG ASSAULT-EMERGENCY 1ST AID/MEDICAL SERVICE PERSON
2C:12-1B(5)(D)	3	AGG ASSAULT-ASSAULT ON SCHOOL EMPLOYEE-BODILY INJURY
	4	AGG ASSAULT-ASSAULT ON SCHOOL EMPLOYEE
2C:12-1B(5)(E)	3	AGG ASSAULT-ASSAULT ON DCPD/DYFS EMPLOYEE W/ BI
	4	AGG ASSAULT-ASSAULT ON DCPD/DYFS EMPLOYEE
2C:12-1B(5)(F)	3	AGG ASSAULT-AGAINST A JUDGE/JUSTICE W/SBI
	4	AGG ASSAULT-AGAINST A JUDGE/JUSTICE
2C:12-1B(5)(G)	3	AGG ASSAULT-ASSAULT ON BUS DRIVER/SUPERVISOR W/ BI
	4	AGG ASSAULT-ASSAULT ON BUS DRIVER/SUPERVISOR
2C:12-1B(5)(H)	3	AGG ASSAULT-ASSAULT ON CORREC/PROB/SHERIFF OFC. W/ BI
	4	AGG ASSAULT-ASSAULT ON CORREC/PROB/SHERIFF OFC.
2C:12-1B(5)(I)	3	AGGRAVATED ASSAULT ON A UTILITY COMPAN W/SBI
	4	AGGRAVATED ASSAULT ON A UTILITY COMPAN
2C:12-1B(5)(J)	3	AGG ASSAULT-ASSAULT ON A HEALTH CARE WORKER W/ BI
	4	AGG ASSAULT-ASSAULT ON A HEALTH CARE WORKER
2C:12-1B(5)(K)	3	AGG ASSAULT-ON DIRECT CAREWORKER W/BI,PERP NOT PATIENT
	4	AGG ASSAULT-ON DIRECT CARE WORKER + PERP IS NOT PATIENT
2C:12-1B(6)	2	AGG ASSAULT-CAUSE BODILY INJURY-FLEEING LAW ENFORCEMENT
2C:12-1B(7)	3	AGG ASSAULT-ATTEMPT/CAUSE SIGNIFICANT BODILY INJURY
2C:12-1B(8)	2	AGG ASSAULT-FIRE/EXPLOSION-SBI TO EMERGENCY PERSONNEL
	3	AGG ASSAULT-FIRE/EXPLOSION-BI TO EMERGENCY PERSONNEL
2C:12-1B(9)	3	AGG ASSAULT-POINT FIREARM AT LAW ENFORCEMENT OFFICER
2C:12-1C(1)	4	ASSAULT BY AUTO/VESSEL-RECKLESS SERIOUS BODILY INJURY

2C:12-1C(2)	3	ASSAULT BY AUTO/VESSEL SBI VIOL 39:4-50 OR 4-50.4A
	4	ASSAULT BY AUTO/VESSEL BI VIOL OF 39:4-50 OR 4-50.4A
2C:12-1C(3)(A)	2	ASSAULT BY AUTO/VESSEL-SBI WHILE DWI/REF IN SCHOOL ZONE
	3	ASSAULT BY AUTO/VESSEL-BI WHILE DWI/REF IN SCHOOL ZONE
2C:12-1C(3)(B)	2	ASSAULT BY AUTO/VESSEL-SBI WHILE DWI/REF SCHOOL X'ING
	3	ASSAULT BY AUTO/VESSEL-BI WHILE DWI/REF IN SCHOOL X'ING
2C:12-1C(3)(C)	2	ASSAULT BY AUTO/VESSEL-SBI-DWI/REF-KNOWN SCHOOL X'ING
	3	ASSAULT BY AUTO/VESSEL-BI-DWI/REF IN KNOWN SCHOOL X'ING
2C:12-1C(4)	3	ASSAULT BY AUTO/VESSEL-DRIVE IN AGGRESSIVE MANNER-SBI
	4	ASSAULT BY AUTO/VESSEL-DRIVE IN AGGRESSIVE MANNER-BI
2C:12-1D	4	ASSAULT INSTITUTE ELDERLY PERSON
2C:12-1F	4	SIMPLE ASSAULT AT YOUTH SPORTING EVENT
2C:12-3A	2	TERRORISTIC THREATS-OCCURS DURING STATE OF EMERGENCY
	3	TERRORISTIC THREATS-THREAT TO COMMIT CRIME OF VIOLENCE
2C:12-3B	3	TERRORISTIC THREATS-THREATEN IMMINENT DEATH-PURP FEAR
2C:13-10B(1)	1	ADVERTISE COMMERCIAL SEXUAL ABUSE OF MINOR PUBLISH
2C:13-10B(2)	1	ADVERTISE COMMERCIAL SEXUAL ABUSE OF MINOR - PURCHASE
2C:13-1A	1	KIDNAPPING-FOR RANSOM OR TO HOLD AS SHIELD/HOSTAGE
	2	KIDNAPPING-RANSOM/SHIELD/HOSTAGE-VIC RELEASED UNHARMED
2C:13-1B(1)	1	KIDNAPPING-FACILITATE CRIME/FLIGHT
	2	KIDNAPPING-FACILITATE CRIME/FLIGHT-VIC RELEASED UNHARMD
2C:13-1B(2)	1	KIDNAPPING-BODILY INJURY OR TERRORIZE VIC/ANOTHER
	2	KIDNAPPING-BODILY INJURY/TERRORIZE VIC/ANOTHER-RELEASED
2C:13-1B(3)	1	KIDNAPPING-INTERFERE W/ GOV'T/POLITICAL FUNCTION
	2	KIDNAPPING-INTERFER W/ GOV'T/POLITICAL FUNCTN-V RELEASD
2C:13-1B(4)	1	KIDNAPPING-DEPRIVE PARENT, ETC. OF CUSTODY
	2	KIDNAPPING-DEPRIVE PARENT, ETC. OF CUSTODY- VIC RELEASD
2C:13-1C(2)	1	KIDNAPPING - VICTIM UNDER 16 AND SEX ASSAULT
2C:13-2A	3	CRIMINAL RESTRAINT - RISK OF SBI TO VICTIM
2C:13-2B	3	CRIMINAL RESTRAINT - HOLD VIC IN INVOLUNTARY SERVITUDE
2C:13-4A(1)	2	INTERFER W/CUSTODY-TAKE/CONCEAL CHILD 24+HR OR OUT US
	3	INTERFER W/CUSTODY-TAKE/CONCEAL CHILD
2C:13-4A(2)	2	INTERFER W/CUSTODY-TAKE CHILD B/4 FINAL ORDER+24/OUT US
	3	INTERFER W/CUSTODY-TAKE CHILD BEFORE FINAL ORDER
2C:13-4A(3)	2	INTERFER W/CUSTODY-TAKE CHILD B/4 TITL9 ORDER+24/OUT US
	3	INTERFER W/CUSTODY-TAKE CHILD B/4 FINAL TITLE 9 ORDER
2C:13-4A(4)	2	INTERFER W/CUSTODY-TAKE CHILD-VIOLATE ORDER+24HR/OUT US
	3	INTERFER W/CUSTODY-TAKE CHILD VIOLATE FINAL ORDER
2C:13-4B	4	INTERFER W/CUSTODY-ENTICE COMMITTED PERSON W/O PRIVILGE
2C:13-5A(1)	3	CRIMINAL COERCION-THREAT INFLCT BI BY 3RD+ DEG OFFNSE
	4	CRIMINAL COERCION-THREAT INFLCT BI BY 4TH DEG OR LESS
2C:13-5A(2)	3	CRIMINAL COERCION-THREAT ACCUSE BY 3RD+ DEG OFFENSE
	4	CRIMINAL COERCION-THREAT ACCUSE BY 4TH DEG OR LESS
2C:13-5A(3)	3	CRIMINAL COERCION-THREAT EXPOSE VIA 3RD+ DEG OFFENSE
	4	CRIMINAL COERCION-THREAT EXPOSE VIA 4TH DEG OR LESS
2C:13-5A(4)	3	CRIMINAL COERCION-THREATEN OFFIC ACTION VIA 3RD+ DEG
	4	CRIMINAL COERCION-THRETT OFFIC ACTION BY 4TH DEG OR LESS
2C:13-5A(5)	3	CRIMINAL COERCION-THREATEN BOYCOTT VIA 3RD+ DEG OFFENSE
	4	CRIMINAL COERCION-THREATEN BOYCOTT VIA 4TH DEG OR LESS
2C:13-5A(6)	3	CRIMINAL COERCION-THREATEN TESTIMONY VIA 3RD+ DEG OFFNS
	4	CRIMINAL COERCION-THREATEN TESTIMONY VIA 4TH DEG OR LESS
2C:13-5A(7)	3	CRIMINAL COERCION-THREAT HARM VIA 3RD+ DEG OFFENSE
	4	CRIMINAL COERCION-THREAT HARM VIA 4TH DEG OR LESS OFFNS
2C:13-6A	2	LURE/ENTICE CHILD BY VARIOUS MEANS
2C:13-7A	3	LURING/ENTICING AN ADULT
2C:13-8A(1)(A)	1	HUMAN TRAFFICKING-HOLD V FOR SEX-BY HARM/RESTRAINT
2C:13-8A(1)(B)	1	HUMAN TRAFFICKING-HOLD V FOR SEX-BY SCHEME, PLAN, ETC.
2C:13-8A(1)(C)	1	HUMAN TRAFFICKING-HOLD, ETC. V FOR SEX BY CRIM COERCION
2C:13-8A(1)(D)	1	HUMAN TRAFFICKING-HOLD V FOR SEX-DESTROY PASSPORT, ETC.
2C:13-8A(1)(E)	1	HUMAN TRAFFICKING-HOLD V FOR SEX-ABUSE LAW/LEGAL PROCES
2C:13-8A(1)(F)	1	HUMAN TRAFFICKING-HOLD V FOR SEX BY FRAUD, DECEIT, ETC.
2C:13-8A(1)(G)	1	HUMAN TRAFFICKING-HOLD V FOR SEX BY ACCESS TO CDS
2C:13-8A(2)	1	HUMAN TRAFFICKING-RECEIVES VALUE AS ORGANIZER, ETC
2C:13-8A(3)	1	HUMAN TRAFFICKING-HOLDS, ETC. CHILD <18 FOR SEX
2C:13-9A(1)	2	PROVIDE SERVICES, ETC. TO FURTHER HUMAN TRAFFICKING
2C:13-9A(2)	2	PROCURE/ATTEMPT TO PROCURE VIC FOR HUMAN TRAFFICKING
2C:14-2A(1)	1	AGGRAVATED SEXUAL ASSAULT - VICTIM < 13
2C:14-2A(2)(A)	1	AGG SEX ASSAULT-VIC >=13 & <16-DEF & VIC RELATED

2C:14-2A(2)(B)	1	AGG SEX ASSAULT-V >=13 & < 16-D W/ SUPERV/DISC POWER
2C:14-2A(2)(C)	1	AGG SEX ASSAULT-V>=13 & <16-D RESOURCE PARENT/GUARDIAN
2C:14-2A(3)	1	AGG SEX ASSAULT-DURING ROBBERY/KIDNAP/HOMICIDE/ETC.
2C:14-2A(4)	1	AGG SEX ASSAULT-D ARMED W/ & THREATENS USE OF WEAPON
2C:14-2A(5)	1	AGG SEX ASSAULT-DEF AIDED BY >=1 PERSONS-FORCE/COERCION
2C:14-2A(6)	1	AGG SEX ASSAULT-FORCE/COERCION & SEVERE INJURY TO VIC
2C:14-2A(7)	1	AGG SEX ASSAULT-V HELPLESS, INCAPACITATED, ETC.
2C:14-2B	2	SEXUAL ASSAULT-VIC < 13 & DEF 4+ YEARS OLDER
2C:14-2C(1)	2	SEXUAL ASSAULT-FORCE/COERCION NO SEVERE PERSONAL INJURY
2C:14-2C(2)	2	SEXUAL ASSAULT-VIC ON PROBATION/PAROLE & DEF SUPERVISES
2C:14-2C(3)(A)	2	SEXUAL ASSAULT-BY RELATIVE-VICTIM 16-17 Y/O
2C:14-2C(3)(B)	2	SEXUAL ASSAULT-BY SUPERVISOR-VICTIM 16-17 Y/O
2C:14-2C(3)(C)	2	SEXUAL ASSAULT-BY GUARDIAN-VICTIM 16-17 Y/O
2C:14-2C(4)	2	SEXUAL ASSAULT-VICTIM 13-15 Y/O, ACTOR 4+ YRS OLDER
2C:14-2C(5)	2	SEX ASLT VIC 18-22 W/O HS DIP. & DEF IS EDUCATOR
2C:14-3A	3	AGGRAVATED CRIMINAL SEXUAL CONTACT
2C:14-3B	4	CRIMINAL SEXUAL CONTACT
2C:14-4B(1)	4	LEWDNESS - OBSERVED BY CHILD < 13 & DEF 4+ YRS OLDER
2C:14-4B(2)	4	LEWDNESS - OBSERVED BY PERSON WITH MENTAL DEFECT
2C:14-9A	4	INVASION OF PRIVACY-OBSERVE SEX ACT W/O CONSENT-KNOWING
2C:14-9B(1)	3	INVASION OF PRIVACY-RECORD SEX ACT W/O CONSENT-KNOWING
2C:14-9B(2)	4	INVAS OF PRIVACY-REC COVERED INTIMATE PART W/O CONSENT
2C:14-9C	3	INVASION OF PRIVACY-DISCLOSE SEX ACT W/O CONSNT-KNOWING
2C:15-1	2	ROBBERY-BI/FEAR/WHILE 1ST/2ND DEG CRIME W/ WEAP, ETC
2C:15-1A(1)	1	ROBBERY-INFLICTS BI OR USES FORCE - ARMED
	2	ROBBERY-INFLICTS BI OR USES FORCE
2C:15-1A(2)	1	ROBBERY-THREAT OR FEAR OF BI - ARMED
	2	ROBBERY-THREAT OR FEAR OF BI
2C:15-1A(3)	1	ROBBERY-THREAT OR COMMITS - ARMED
	2	ROBBERY-THREAT OR COMMITS A 1ST OR 2ND DEGREE CRIME
2C:15-2A(1)	1	CARJACKING-INFLICT BI OR USES FORCE UPON OCCUPANT
2C:15-2A(2)	1	CARJACKING-THREATEN OCCUPANT /W BODILY INJURY
2C:15-2A(3)	1	CARJACKING: THREATENS/COMMITS 1ST-2ND DEGREE CRIME
2C:15-2A(4)	1	CARJACKING AND RETAIN DRIVER OR OCCUPANT
2C:16-1A(1)	1	BIAS INTIMIDATION-UNDERLY OFFENSE=1ST/2ND DEG-PURPOSE
	2	BIAS INTIMIDATION-UNDERLYING OFFENSE=3RD DEG-PURPOSE
	3	BIAS INTIMIDATION-UNDERLYING OFFENSE=4TH DEG-PURPOSE
	4	BIAS INTIMIDATION-UNDERLYING OFFENSE=DP/PDP-PURPOSE
2C:16-1A(2)	1	BIAS INTIMIDATION-UNDERLY OFFENSE=1ST/2ND DEG-KNOWING
	2	BIAS INTIMIDATION-UNDERLYING OFFENSE=3RD DEG-KNOWING
	3	BIAS INTIMIDATION-UNDERLYING OFFENSE=4TH DEG-KNOWING
	4	BIAS INTIMIDATION-UNDERLYING OFFENSE=DP/PDP-KNOWING
2C:16-1A(3)(A)	1	BIAS INTIMIDATION-REASONBL BELIEF-UNDERLYING=1ST/2NDDEG
	2	BIAS INTIMIDATION-REASONBL BELIEF-UNDERLY OFFNS=3RD DEG
	3	BIAS INTIMIDATION-REASONBL BELIEF-UNDERLY OFFNS=4TH DEG
	4	BIAS INTIMIDATION-REASONBL BELIEF-UNDERLY OFFNSE=DP/PDP
2C:16-1A(3)(B)	1	BIAS INTIMIDATION-SELECT B/C RACE-UNDERLYING=1ST/2NDDEG
	2	BIAS INTIMIDATION-SELECT B/C RACE-UNDERLY OFFNS=3RD DEG
	3	BIAS INTIMIDATION-SELECT B/C RACE-UNDERLY OFFNS=4TH DEG
	4	BIAS INTIMIDATION-SELECT B/C RACE-UNDERLY OFFNSE=DP/PDP
2C:17-1A(1)	1	AGG ARSON-PURP/KNOW DANGER OF DEATH/BI+HOUSE OF WORSHIP
	2	AGG ARSON-PURPOSE OR KNOWING DANGER OF DEATH OR BI
2C:17-1A(2)	1	AGG ARSON-PURP DESTROY STRUCTURE-HOUSE OF WORSHIP
	2	AGG ARSON-PURP DESTROY STRUCTURE
2C:17-1A(3)	1	AGG ARSON-FOR INSUR-HOUSE OF WORSHIP-RECKLESS ENDANGER
	2	AGG ARSON-TO COLLECT INSUR + RECKLESS DANGER TO ANOTHER
2C:17-1A(4)	1	AGG ARSON-PURPOSE TO EXEMPT ZONING-IF HOUSE OF WORSHIP
	2	AGG ARSON-PURPOSE TO EXEMPT ZONING
2C:17-1A(5)	1	AGG ARSON - PURP TO DESTROY FOREST IF HOUSE OF WORSHIP
	2	AGGRAVATED ARSON - PURPOSE TO DESTROY FOREST
2C:17-1B(1)	1	ARSON-RECKLESS DANGER DEATH/BI-IF HOUSE OF WORSHIP
	3	ARSON-RECKLESS DANGER OF DEATH OR BI
2C:17-1B(2)	1	ARSON-RECKLESS DANGER STRUCTURE-IF HOUSE OF WORSHIP
	3	ARSON-RECKLESS DANGER TO BLDG/STRUCT
2C:17-1B(3)	1	ARSON-FOR INSUR-HOUSE OF WORSHIP-RECKLESS ENDANGER
	3	ARSON TO COLLECT INSURANCE
2C:17-1B(4)	1	ARSON-PURPOSE TO EXEMPT ZONING-IF HOUSE OF WORSHIP
	3	ARSON-PURPOSE TO EXEMPT ZONING

2C:17-1B(5)	1	ARSON - RECKLESS DESTROY FOREST IF HOUSE OF WORSHIP
	3	ARSON - RECKLESS ENDANGER FOREST
2C:17-1C(1)	4	FAIL TO EXTING FIR-DUTY TO DO SO
2C:17-1C(2)	4	FAIL TO EXTING FIRE-STARTED OR PERMITTED BY DEFENDANT
2C:17-1D	1	HIRING OR BEING HIRED TO START FIRE OR E
2C:17-2A(1)	2	WIDESPREAD INJURY OR DAMAGE-CAUSES PURPOSEFUL/KNOWING
2C:17-2A(2)	2	WIDESPREAD INJURY OR DAMAGE-RELEASE HAZMAT-KNOWING
	3	WIDESPREAD INJURY OR DAMAGE-RELEASE HAZMAT-RECKLESS
2C:17-2B	3	WIDESPREAD INJURY OR DAMAGE-CAUSES RECKLESSLY
2C:17-2C	2	WIDESPREAD INJURY OR DAMAGE-HAZMAT AGAINST LAW-RECKLESS
	3	WIDESPREAD INJURY OR DAMAGE-HANDLE HAZMAT-RECKLESS
	4	WIDESPREAD INJURY OR DAMAGE-NO DAMAGE-RECKLESS
2C:17-2D(1)	4	WIDESPREAD INJURY OR DAMAGE-FAIL TO ACT-LEGAL DUTY
2C:17-2D(2)	4	WIDESPREAD INJURY OR DAMAGE-FAIL TO ACT-HELPED CAUSE
2C:17-3A(1)	3	CRIMINAL MISCHIEF-DAMAGE PROPERTY MORE THAN \$2000
	4	CRIMINAL MISCHIEF-DAMAGE PROPERTY \$500-\$2000
2C:17-3A(2)	3	CRIMINAL MISCHIEF-ENDANGER-MORE THAN \$2000
	4	CRIMINAL MISCHIEF-ENDANGER-DAMAGE \$500 - \$2000
2C:17-3B(3)	3	CRIMINAL MISCHIEF-DAMAGES RESEARCH PROPERTY
2C:17-3B(4)	2	CRIMINAL MISCHIEF-DAMAGE AIR TRAFFIC DEVICE-CAUSE DEATH
	3	CRIM MISCHIEF-AIR TRAFFIC DEVICE-BOD INJURY/PROP DAMAGE
	4	CRIMINAL MISCHIEF OF EQUIPMENT REGULATING AIR TRAF
2C:17-3B(5)	2	CRIMINAL MISCHIEF-TAMPERING W/AIRPORT CAUSES DEATH
	3	CRIM MISCHIEF-TAMPER W/AIRPORT-BOD INJURY/PROP DAMAGE
	4	CRIMINAL MISCHIEF BY TAMPERING WITH AVIATION FACIL
2C:17-3B(6)	3	CRIMINAL MISCHIEF-TAMPERS WITH GRAVE
2C:17-3B(7)	2	CRIM MISCHIEF-PUBLIC COMMUNICATION/ETC.-CAUSE DEATH
	3	CRIMINAL MISCHIEF-IMPAIR PUBLIC COMMUNICATION/SERVICE
2C:17-3B(8)	4	CRIMINAL MISCHIEF-BREAK GAS/OIL/WATER PIPES
2C:17-6A	3	REMOVE MOTOR VEHICLE TRADEMARK/VIN/SERIAL NO.
2C:17-6B	3	POSSESS MV PARTS W/ALTERED ID/SER. NO: VALUE > \$500
	4	POSSESS MV PARTS W/ALTERED ID/SER. NO: VALUE \$200-\$500
2C:17-7	1	TAMPERING W/NUCLEAR POWER PLANT OR EQUIP
2C:17-8	1	TAMPER W/NUCLEAR PLANT OR EQUIP CAUSING DEATH
2C:17-9	2	DAMAGE NUCLEAR PLANT/EQUIP CAUSING INJURY
2C:18-2A(1)	2	BURGLARY-ENTERING STRUCTURE ETC-INFLICT/ATMPT BI/ARMED
	3	BURGLARY-ENTERING STRUCTURE ETC-NO BI/UNARMED
2C:18-2A(2)	2	BURGLARY-REMAIN IN STRUCTURE ETC-INFLICT/ATMPT BI/ARMED
	3	BURGLARY-REMAIN IN STRUCTURE ETC-NO BI/UNARMED
2C:18-2A(3)	2	BURGLARY-TRESPSS UTILITY CO PROP-INFLCT/ATMPT BI/ARMED
	3	BURGLARY-TRESPASS ON UTILITY CO PROP-NO BI/UNARMED
2C:18-2B(1)	2	BURGLARY-INFLICT/ATTEMPT TO INFLICT BI
2C:18-3A	4	CRIMINAL TRESPASS-RESEARCH FACILITY/POWER FACILITY ETC
2C:18-3C	4	CRIMINAL TRESPASS-PEERING INTO WINDOWS
2C:18-5A	3	RIDING ON LANDS/DAMAGE-UNAUTH OPERATION >=2000
	4	RIDING ON LANDS/DAMAGE-UNAUTH OPERATION >500<2000
2C:18-5B	3	RIDING ON LANDS/DAMAGE-CAUSE DAMAGE >=2000
	4	RIDING ON LANDS/DAMAGE-CAUSE DAMAGE >500<2000
2C:2-6A	1	ACCOMPLICE LIABILITY-OWN CONDUCT/CONDUCT OF OTHER-1 DEG
	2	ACCOMPLICE LIABILITY-OWN CONDUCT/CONDUCT OF OTHER-2 DEG
	3	ACCOMPLICE LIABILITY-OWN CONDUCT/CONDUCT OF OTHER-3 DEG
	4	ACCOMPLICE LIABILITY-OWN CONDUCT/CONDUCT OF OTHER-4 DEG
2C:2-6C(1)(A)	1	ACCOMPLICE LIABILITY-SOLICIT ANOTHER TO COMM OFF-1 DEG
	2	ACCOMPLICE LIABILITY-SOLICIT ANOTHER TO COMM OFF-2 DEG
	3	ACCOMPLICE LIABILITY-SOLICIT ANOTHER TO COMM OFF-3 DEG
	4	ACCOMPLICE LIABILITY-SOLICIT ANOTHER TO COMM OFF-4 DEG
2C:2-6C(1)(B)	1	ACCOMPLICE LIABILITY-AIDS ETC IN PLAN/COMM CRIME-1 DEG
	2	ACCOMPLICE LIABILITY-AIDS ETC IN PLAN/COMM CRIME-2 DEG
	3	ACCOMPLICE LIABILITY-AIDS ETC IN PLAN/COMM CRIM-3 DEG
	4	ACCOMPLICE LIABILITY-AIDS ETC IN PLAN/COMM CRIM-4 DEG
2C:2-6C(1)(C)	1	ACCOMPLICE LIABILITY-FAIL DUTY TO PREVENT OFFENSE-1 DEG
	2	ACCOMPLICE LIABILITY-FAIL DUTY TO PREVENT OFFENSE-2 DEG
	3	ACCOMPLICE LIABILITY-FAIL DUTY TO PREVENT OFFENSE-3 DEG
	4	ACCOMPLICE LIABILITY-FAIL DUTY TO PREVENT OFFENSE-4 DEG
2C:2-6C(2)	1	ACCOMPLICE LIABILITY-LAW ESTABLISHES COMPLICITY-1 DEG
	2	ACCOMPLICE LIABILITY-LAW ESTABLISHES COMPLICITY-2 DEG
	3	ACCOMPLICE LIABILITY-LAW ESTABLISHES COMPLICITY-3 DEG
	4	ACCOMPLICE LIABILITY-LAW ESTABLISHES COMPLICITY-4 DEG

2C:2-7A(1)	1	CORPORATE LIABILITY-ACTING W/I SCOPE OF EMPLOYMENT-1ST DEG
	2	CORPORATE LIABILITY-ACTING W/I SCOPE OF EMPLOYMENT-2ND DEG
	3	CORPORATE LIABILITY-ACTING W/I SCOPE OF EMPLOYMENT-3RD DEG
	4	CORPORATE LIABILITY-ACTING W/I SCOPE OF EMPLOYMENT-4TH DEG
2C:2-7A(2)	1	CORPORATE LIABILITY-BY OMISSION-1ST DEG
	2	CORPORATE LIABILITY-BY OMISSION-2ND DEG
	3	CORPORATE LIABILITY-BY OMISSION-3RD DEG
	4	CORPORATE LIABILITY-BY OMISSION-4TH DEG
2C:2-7A(3)	1	CORPORATE LIABILITY-ACT AUTH BY BD OF DIRECTORS-1ST DEG
	2	CORPORATE LIABILITY-ACT AUTH BY BD OF DIRECTORS-2ND DEG
	3	CORPORATE LIABILITY-ACT AUTH BY BD OF DIRECTORS-3RD DEG
	4	CORPORATE LIABILITY-ACT AUTH BY BD OF DIRECTORS-4TH DEG
2C:20-10B	4	UNLAW TAKING MEANS OF CONVEYANCE-OPERATE ETC MV
2C:20-10C	3	UNLAW TAKING MEANS CONVEYANCE-OPERATE ETC MV/DAMAGE
2C:20-10D	4	UNLAW TAKING MEANS CONVEYANCE-JOYRIDING
2C:20-11.2	2	LEADER OF ORGANIZED RETAIL THEFT ENTERPRISE
2C:20-11B(1)	2	SHOPLIFTING-TAKE MERCH W/O PAYING-RETAIL VAL \$75000+
	3	SHOPLIFTING-TAKE MERCH W/O PAYING-RET VALUE \$500-\$74999
	4	SHOPLIFTING-TAKE MERCH W/OUT PAYING-RET VALUE \$200-\$499
2C:20-11B(2)	2	SHOPLIFTING-CONCEAL MERCHANDISE - RETAIL VALUE \$75000+
	3	SHOPLIFTING-CONCEAL MERCH-RETAIL VAL BTW \$500-\$74999
	4	SHOPLIFTING-CONCEAL MERCHANDISE-VALUE BTW \$200-499
2C:20-11B(3)	2	SHOPLIFTING-REMOVE/ALTER TAG/BUY FOR LESS-RET VAL \$75000+
	3	SHOPLIFTING-REM/ALTER TAG/BUY FOR < VALUE \$500-74999
	4	SHOPLIFTING-REM/ALTER TAG/BUY FOR LESS-RET VAL 200-499
2C:20-11B(4)	2	SHOPLIFTING-TRANSFER OF CONTAINER-VALUE \$75000+
	3	SHOPLIFTING-TRANSFER OF CONTAINER-RET VAL \$500-\$74999
	4	SHOPLIFTING-TRANSFER OF CONTAINER-RETAIL VAL \$200-\$499
2C:20-11B(5)	2	SHOPLIFTING-UNDER-RINGING - RETAIL VALUE \$75000+
	3	SHOPLIFTING-UNDER-RINGING - RETAIL VALUE BTW \$500-74999
	4	SHOPLIFTING-UNDER-RINGING - RETAIL VALUE BTW \$200-\$499
2C:20-11B(6)	2	SHOPLIFTING-TAKE SHOPPING CART-RETAIL VALUE \$75,000+
	3	SHOPLIFTING-SHOPPING CART-VALUE BTW \$500-74999
	4	SHOPLIFTING-SHOPPING CART-VALUE BTW \$200-\$499
2C:20-16A	2	OPERATE FACILITY FOR SALE OF STOLEN MV PARTS
2C:20-17A	2	USE OF JUVENILE IN AUTOMOBILE THEFT
2C:20-18	2	LEADER OF AUTO THEFT TRAFFICKING NETWORK
2C:20-2.3A	2	THEFT FROM GRAVE SITES-REMOVE HEADSTONE ETC-VALUE 75K+
	3	THEFT FROM GRAVE SITES-REM HEADSTONE ETC-VAL 500-74999
	4	THEFT FROM GRAVE SITES-REM HEADSTONE ETC-VALUE 200-499
2C:20-2.4A(1)	2	LEADER OF CARGO THEFT NETWK-NO USE/THREAT DEADLY WEAPON
2C:20-2.4A(2)	1	LEADER OF CARGO THEFT NETWK-USE/THREAT OF DEADLY WEAPON
2C:20-2.6A	2	THEFT FROM CARGO CARRIER-MAINT STOR FAC TO RESELL->=50K
	3	THEFT FROM CARGO CARRIER-MAINT STOR FAC TO RESELL-<50K
2C:20-25A	3	COMPUTER CRIME-ACCESS DATA/COMPUTER ETC.
2C:20-25B	1	COMPUTER CRIME-ALTER/DAMAGE/DISRUPT/IMPAIR MASS DAMAGE
	2	COMPUTER CRIME-ALTER/DAMAGE/DISRUPT/IMPAIR
2C:20-25C	2	COMPUTER CRIME- ACCESS PURPOSE DEFRAUD/STEAL > \$5000
	3	COMPUTER CRIME-ACCESS PURPOSE DEFRAUD/STEAL =<\$5000
2C:20-25E	1	COMPUTER CRIME-TAKE/COPY DATA/PROG/SOF MASS DAMAGE
	2	COMPUTER CRIME-TAKE/COPY PERSONAL OR GOV DATA OR >\$5000
	3	COMPUTER CRIME -TAKE/COPY DATA ETC-NOT GOV DATA/<5K ETC
2C:20-25F	3	COMPUTER CRIME-ALTER/DAMAGE/DESTROY DATA ETC >\$5000
	4	COMPUTER CRIME-ALTER/DAMAGE/DESTROY DATA ETC <\$5000
2C:20-2B(1)(A)	2	THEFT-VALUE \$75000+
2C:20-2B(1)(B)	2	THEFT-BY EXTORTION
2C:20-2B(1)(C)	2	THEFT-OF CDS/ANALOG > 1KG
2C:20-2B(1)(D)	2	THEFT-FEDERAL/STATE/DHS BENEFITS >= \$75000
2C:20-2B(1)(E)	1	THEFT-HUMAN REMAINS BY DECEPTION/FALSIFICATION ETC
	2	THEFT-HUMAN REMAINS - NO DECEPTION/FALSIFICATION ETC
2C:20-2B(1)(F)	2	THEFT-BREACH OF FIDUCIARY DUTY >=\$50K
2C:20-2B(2)(A)	3	THEFT-VALUE BETWEEN \$500-\$74,999
2C:20-2B(2)(B)	3	THEFT-FIREARM/MV/VESSEL/ BOAT/HORSE/PET/AIRPLANE
2C:20-2B(2)(C)	3	THEFT-CDS-VALUE LESS THAN \$75K & QUANTITY<=1KG
2C:20-2B(2)(D)	3	THEFT-FROM THE PERSON OF ANOTHER
2C:20-2B(2)(E)	3	THEFT-BREACH OF FIDUCIARY DUTY <\$50K
2C:20-2B(2)(F)	3	THEFT-BY THREAT NOT AMOUNTING TO EXTORTION
2C:20-2B(2)(G)	3	THEFT-PUBLIC RECORD/WRITING/INSTRUMENT ETC.

2C:20-2B(2)(H)	3	THEFT-FEDERAL/STATE/DHS BENEFITS < \$75000
2C:20-2B(2)(I)	3	THEFT-REAL OR PERSONAL PROPERTY RELATED TO ETC RESEARCH
2C:20-2B(2)(J)	3	THEFT-NEW JERSEY PRESCRIPTION BLANK
2C:20-2B(2)(K)	3	THEFT-ACCESS DEVICE/DEFACED ACCESS DEVICE
2C:20-2B(2)(L)	3	THEFT-ANHYDROUS AMMONIA FOR USE IN MANUFACTURE OF METH
2C:20-2B(3)	4	THEFT-VALUE \$200-\$499
2C:20-31.1	3	POST INFO RELATIVE TO LEOS ON INTERNET-PURPOSE
	4	POST INFO RELATIVE TO LEOS ON INTERNET-RECKLESS
2C:20-31A	3	COMPUTER CRIME-ACCESS COMPUTER & DISCLOSE INFO W/O AUTH
2C:20-31B	2	COMPUTER CRIME-ACCESS COMPUTER & DISCL INFO PROT BY LAW
2C:20-36A	4	MISUSE OF BENEFITS-REC/USE BENEFIT CARD W/O AUTH>=150
2C:20-36B	4	MISUSE OF BENEFITS-CONVERT BENEFIT CARD TO PROPTY>=150
2C:20-36C	4	MISUSE OF BENEFITS-TRANSFER BENEFIT CARD TO ANOTHER>=150
2C:20-39A(1)	2	LEADER OF A PYRAMID PROMOTIONAL SCHEME
2C:20-39A(2)	4	RECRUITER FOR A PYRAMID PROMOTIONAL SCHEME
2C:20-3A	2	THEFT BY UNLAWFL TAKNG-MOVABLE PROP VALUE \$75000+ ETC
	3	THEFT BY UNLAWFL TAKNG-MOVABLE PROP VAL \$500-\$74999 ETC
	4	THEFT BY UNLAWFL TAKNG-MOVABLE PROP VAL \$200-\$499
2C:20-3B	2	THEFT BY UNLAWFL TAKNG-IMMOVABLE PROP VAL \$75000+ ETC
	3	THEFT BY UNLAWFL TAKNG-IMMOVBLE PROP VAL \$500-74999 ETC
	4	THEFT BY UNLAWFL TAKNG-IMMOVABLE PROP VAL \$200-\$499
2C:20-4	2	THEFT BY DECEPTION-VALUE \$75000+/EXTORTN/CDS>1KG ETC
	3	THEFT BY DECEPTION-VALUE \$500-74999/GUN/MV/CDS<=1KG ETC
	4	THEFT BY DECEPTION-VALUE \$200-\$499/
2C:20-5A	2	THEFT BY EXTORTION-INFLECT BI/CONFINE/RESTRAIN
2C:20-5B	2	THEFT BY EXTORTION-ACCUSE ANOTHER OF OFFENSE
2C:20-5C	2	THEFT BY EXTORTION-EXPOSE SECRET ETC TO DAMAGE
2C:20-5D	2	THEFT BY EXTORTION-TAKE/WITHHOLD OFFICIAL ACTION
2C:20-5E	2	THEFT BY EXTORTION-CREATE STRIKE/BOYCOTT
2C:20-5F	2	THEFT BY EXTORTN-TESTIFY/WITHLD TESTIMONY IN LEGAL ACTN
2C:20-5G	2	THEFT BY EXTORTION-INFLECT HARM ON ANOTHER
2C:20-6	2	THEFT OF PROP LOST/MISLAID/DEL BY MIST-VAL 75000+ ETC
	3	THEFT OF PROP LOST/MISLAID/ETC.-VALUE \$500-74999 ETC
	4	THEFT OF PROP LOST/MISLAID/DEL BY MISTAKE-VAL \$200-499
2C:20-7.1A	2	FENCING-POSSESSION OF ALTERED PROP-VALUE \$75000+ ETC
	3	FENCING-POSSESSION OF ALTERED PROP-VALUE \$500-74999 ETC
	4	FENCING-POSSESSION OF ALTERED PROP-VALUE \$200-\$499
2C:20-7.1B(1)	2	FENCING-DEALING IN STOLEN PROP-VALUE \$75000+
	3	FENCING-DEALING IN STOLEN PROP-VALUE \$500-\$74999 ETC
	4	FENCING-DEALING IN STOLEN PROP-VALUE \$200-\$499
2C:20-7.1B(2)	3	TRAFFICS IN STOLEN DOMESTIC COMPANION ANIMALS
2C:20-7A	2	RECEIVING STOLEN PROP-KNOW PROP STOLEN-VAL 75000+ ETC
	3	RECEIVNG STOLEN PROP-KNOW PROP STOLEN-VAL 500-74999 ETC
	4	RECEIVING STOLEN PROPERTY-VALUE \$200-\$499
2C:20-8A	2	THEFT OF SERVICES-KNOW SERVICES COST MONEY-VAL 75000+
	3	THEFT OF SERVICES-KNOW SERVCS COST MONEY-VAL 500-74999
	4	THEFT OF SERVICES-KNOW SERVCS COST MONEY-VAL \$200-\$499
2C:20-8B	2	THEFT OF SERVICES-KNOWNGLY DIVERT SERVCS-VALUE \$75000+
	3	THEFT OF SERVICES-KNOWNGLY DIVERT SERVICES-VAL 500-74999
	4	THEFT OF SERVICES-KNOWNGLY DIVERTNG SERVCS-VAL \$200-499
2C:20-8H	3	THEFT OF SERVICES-OBTAIN TELEPHONE SERVICE W/O PAYING
2C:20-8I	3	THEFT OF SERVCS-MAKE ETC EQUIP TO INTRCPT TELEPHONE SVC
2C:20-8J	3	THEFT OF SERVCS-POSSESS EQUIP TO INTRCPT TELEPHONE SVC
2C:20-9	2	FAILURE TO MAKE LAWFUL DISPOSITION-VALUE \$75000+ ETC
	3	FAILURE TO MAKE LAWFUL DISPOSITION-VALUE \$500-74999 ETC
	4	FAILURE TO MAKE LAWFUL DISPOSITION-VALUE \$200-\$499
2C:21-10A(1)	2	COMM BRIBERY-ACCPT BENEFIT TO VIOL DUTY-AGENT ETC-75K+
	3	COMM BRIBERY-ACCPT BENEFIT TO VIO DUTY-AGENT-1000-74999
	4	COMM BRIBERY-ACCPT BENEFIT TO VIOL DUTY-AGENT ETC<1000
2C:21-10A(2)	2	COMM BRIBERY-ACCPT BENEFIT TO VIOL DUTY-FIDUCIARY-75K+
	3	COMM BRIBERY-ACPT BENFT TO VIO DUTY-FIDUCIARY-1K-74999
	4	COMM BRIBERY-ACCPT BENFT TO VIO DUTY-FIDUCIARY ETC<1000
2C:21-10A(3)	2	COMM BRIBERY-ACCPT BENEFIT TO VIOL DUTY-LAWYER ETC-75K+
	3	COMM BRIBERY-ACPT BENFT TO VIO DUTY-LAWYER ETC-1K-74999
	4	COMM BRIBERY-ACPT BENEFIT TO VIOL DUTY-LAWYER ETC-<1000
2C:21-10A(4)	2	COMM BRIBERY-ACPT BENEFIT TO VIOL DUTY-MANAGER ETC-75K+
	3	COMM BRIBERY-ACPT BENEFIT TO VIO DUTY-MANAGER-1K-74999
	4	COMM BRIBERY-ACCPT BENEFIT TO VIOL DUTY-MANAGER-<1K

2C:21-10A(5)	2	COMM BRIBERY-ACPT BENEFIT TO VIO DUTY-LABOR OFFICL-75K+
	3	COMM BRIBERY-ACPT BENEFIT TO VIO DUTY-LABOR OFF-1K-74999
	4	COMM BRIBERY-ACPT BENEFIT TO VIO DUTY-LABOR OFFICIAL<1K
2C:21-10A(6)	2	COMM BRIBERY-ACPT BENEFIT TO VIO DUTY-REFEREE ETC-75K+
	3	COMM BRIBERY-ACPT BENFT VIOL DUTY-REFEREE ETC-1K-74999
	4	COMM BRIBERY-ACPT BENEFIT TO VIO DUTY-REFEREE ETC<1K
2C:21-10B	2	COMMERCIAL BRIBERY-CLAIM TO BE DISINTERESTED-75K
	3	COMMERCIAL BRIBERY-CLAIM TO BE DISINTERESTED-1K-74999
	4	COMMERCIAL BRIBERY-CLAIM TO BE DISINTERESTED-<1K
2C:21-10C	2	COMMERCIAL BRIBERY-OFFER BENEFIT THAT IS CRIME-\$75000+
	3	COMMERCIAL BRIBERY-OFFR BENEFIT THAT IS CRIME-1000-74999
	4	COMMERCIAL BRIBERY-OFFER BENEFIT THAT IS CRIME-UNDR 1000
2C:21-11A(1)	2	RIGGING PUBLIC CONTEST-OFFER BENEFIT/THREAT HARM-75K+
	3	RIGGING PUBLIC CONTEST-OFFER BENFT/THREAT HARM-1K-74999
	4	RIGGING PUBLIC CONTEST-OFFER BENEFIT/THREAT HARM<1K
2C:21-11A(2)	2	RIGGING PUBLIC CONTEST-TAMPERING-75K+
	3	RIGGING PUBLIC CONTEST-TAMPERING-1K-74999
	4	RIGGING PUBLIC CONTEST-TAMPERING-<1K
2C:21-11B	2	RIGGING PUBLIC CONTEST-SOLICIT/ACCEPT BENEFIT-75K+
	3	RIGGING PUBLIC CONTEST-SOLICIT/ACCEPT BENEFIT-1K-74999
	4	RIGGING PUBLIC CONTEST-SOLICIT/ACCEPT BENEFIT-<1K
2C:21-11E	4	RIGGING PUBLIC CONTEST-FAIL TO REPOT SOLICITATION-<1K
2C:21-12	4	DEFRAUDING SECURED CREDITORS
2C:21-13A	2	FRAUD IN INSOLVENCY-OBSTRUCT CREDITOR CLAIM-75K+
	3	FRAUD IN INSOLVENCY-OBSTRUCT CREDITOR CLAIM-1K-74999
	4	FRAUD IN INSOLVENCY-OBSTRUCT CREDITOR CLAIM-<1K
2C:21-13B	2	FRAUD IN INSOLVENCY-FALSIFY RECORD-75K+
	3	FRAUD IN INSOLVENCY-FALSIFY RECORD-1K-74999
	4	FRAUD IN INSOLVENCY-FALSIFY RECORD-<1K
2C:21-13C	2	FRAUD IN INSOLVENCY-KNOWING MISREPRESENTATION-75K+
	3	FRAUD IN INSOLVENCY-KNOWING MISREPRESENTATION-1K-74999
	4	FRAUD IN INSOLVENCY-KNOWING MISREPRESENTATION-<1K
2C:21-14	4	RECEIVE DEPOSIT IN A FAILING FINANCIAL INSTITUTION
2C:21-15	2	MISAPPLICATION OF ENTRUSTED PROPERTY-VALUE \$75000+
	3	MISAPPLICATION OF ENTRUSTED PROPERTY-VALUE \$1000-\$74999
	4	MISAPPLICATION OF ENTRUSTED PROPERTY-VALUE UNDER \$1000
2C:21-16	4	SECURING THE EXECUTION OF DOCUMENTS BY DECEPTION
2C:21-17.2A	2	USE OF ID INFO OF ANOTHER-DRIVER LICENSE/BIRTH CERT ETC
2C:21-17.3A	4	TRAFFIC PERSNL ID INFO-POSSESS ETC IF INFO OF ANOTHER
2C:21-17.3B(1)	3	TRAFFIC PERSL ID INFO-MAKE ETC 20+ITEMS/5+ITEMS & 5+VIC
2C:21-17.3B(2)	2	TRAFFIC PERSL ID INFO-MAKE ETC 50+ITEMS/10+ITEMS&5+VIC
2C:21-17A(1)	2	IDENTITY CRIME-IMPERSONATN-VALUE \$75000+ OR 5+ VICTIMS
	3	IDENTITY CRIME-IMPERSONATN-VALUE \$500-74999 OR 2-4 VICT
	4	IDENTITY CRIME-IMPERSONATN-VALUE UNDER \$500 & 1 VICTIM
2C:21-17A(2)	2	IDENTITY CRIME-PRETND TO BE REP-VAL 75000+ OR 5+ VICT
	3	IDENTITY CRIME-PRETND TO BE REP-VAL 500-74999/2-4 VICT
	4	IDENTITY CRIME-PRETND TO BE REP-VAL UNDER 500 & 1 VICT
2C:21-17A(3)	2	IDENTITY CRIME-FALSE STATMNT ON APP-VAL 75000+/5+ VIC
	3	IDENTITY CRIME-FALSE STATEMNT ON APP-\$500-74999/2-4 VIC
	4	IDENTITY CRIME-FALSE STATMTNT ON APP-VAL \$500 & 1 VICT
2C:21-17A(4)	2	IDENTITY CRIME-REP SELF AS ANOTHER-VAL 75000+/5+ VIC
	3	IDENTITY CRIME-REP SELF AS ANOTHR-VAL 500-74999/2-4 VIC
	4	IDENTITY CRIME-REP SELF AS ANOTHR-VAL UNDER 500 & 1 VICT
2C:21-17A(5)	2	IDENTITY CRIME-AVOID PMT FOR SVCS-VAL 75000+/5+ VICTIMS
	3	IDENTITY CRIME-AVOID PMT FOR SVCS-VAL 500-74999/2-4 VIC
	4	IDENTITY CRIME-AVOID PMT FOR SVCS-VAL UNDR 500 & 1 VICT
2C:21-19A(1)	2	WRONGFUL CREDIT PRACT-CRIM USURY-MAKE LOAN W/50%+ INT
	3	WRNGFL CRED PRAC-CRIM USURY-MAK LOAN W/49%- INT&AMT<=1K
2C:21-19A(2)	2	WRNGFL CRDT PRAC-CRIM USURY-TAKE/REC>LEGAL MAX 50%= INT
	3	WRNGFL CRDT PRAC-CR USURY-TAKE>LEG MAX 49%- INT&AMT<=1K
2C:21-19B	2	WRNGFL CRDT PRAC-BUSINESS OF CRIMINAL USURY
2C:21-19C	3	WRNGFL CRDT PRAC-POSSESSION OF USURIOUS LOAN RECORDS
2C:21-19F	4	WRNGFL CRDT PRAC-UNLICENSED DEBT ADJUSTER
2C:21-1A(1)	3	FORGRY-ALT/CHNG WRIT W/O AUTH-GOV DOC ETC/CHCK/15+RECPT
	4	FORGERY-ALTER/CHNG WRITING W/O AUTH-OTHER FORGED DOCS
2C:21-1A(2)	3	FORGRY-FALSE AUTH OF WRIT-GOV DOC ETC/CHECK /15+RECEIPT
	4	FORGERY-FALSE AUTH OF A WRITING-OTHER FALSE DOCS
2C:21-1A(3)	3	FORGERY-UTTER FORGED DOCS-GOV DOC ETC/CHECK/15+ RECEIPT

	4	FORGERY-UTTER FORGED DOCS-OTHER FALSE DOCS
2C:21-1C	3	FORGERY-POSSESSION OF FORGERY DEVICES
2C:21-2	4	CRIMINAL SIMULATION
2C:21-2.1A	2	SALE OF A FAKE GOV'T ISSUED ID
2C:21-2.1B	2	MANUFACTURE OF A FALSE GOVERNMENT ISSUED ID
2C:21-2.1C	3	KNOWINGLY EXHIBITING A FALSE GOV ISSUED DL OR OTHER ID
2C:21-2.1D	4	POSSESSION OF A FALSE GOVERNMENT ISSUED ID
2C:21-2.3A	3	SIMULATED MOTOR VEHICLE INSURANCE CARD - SALE
2C:21-2.3B	4	EXHIBIT FALSE MOTOR VEHICLE INSURANCE CARD TO POLICE
2C:21-2.4B	4	POSSESSION OF FRAUDULENT RECEIPTS/UPC ETC-15+ ITEMS
2C:21-20.2A	3	UNLICENSED PRAC OF PSYCH-KNOWINGLY ENG IN PRAC W/O LIC
2C:21-20.2B	3	UNLICENSED PRAC OF PSYCH-EXCEED SCOPE OF PRACTIC
2C:21-20.2C	3	UNLICENSED PRAC OF PSYCH-PRETEND TO BE ELIGIBLE
2C:21-20.2D	3	UNLICENSED PRAC OF PSYCH-ENGAGE IN LICENSED ACTIVITY
2C:21-20.2E	3	UNLICENSED PRAC OF PSYCH-PRACTICE UNDER FALSE NAME
2C:21-20A	3	UNLICENSED PRAC OF MED-KNOWNGLY ENG IN PRAC W/O LICENSE
2C:21-20B	3	UNLICENSED PRAC OF MED-EXCEED SCOPE OF PRACTICE
2C:21-20C	3	UNLICENSED PRAC OF MED-PRETEND TO BE DOCTOR
2C:21-20D	3	UNLICENSED PRAC OF MED-ORDERING CDS OR OTHER DRUGS
2C:21-20E	3	UNLICENSED PRAC OF MED-PRACTICE UNDER FALSE NAME
2C:21-21C(1)	3	PIRACY-SND REC FIXED BEF 2/15/17 W/INT TO SELL-101+ ETC
	4	PIRACY-SND REC FIXD BEF 2/15/17 W/I TO SELL-NOT IN 1&2
2C:21-21C(2)	3	PIRACY-TRANS/SELL ETC SOUND REC ETC-101+ SND REC ETC
	4	PIRACY-TRANS/SELL ETC SOUND REC ETC-OFF NOT IN 1&2
2C:21-21C(3)	3	PIRACY-LIVE PERF W/INT TO SELL-101+ SOUND REC ETC
	4	PIRACY-LIVE PERF W/INT TO SELL-OFF NOT IN PARA 1 & 2
2C:21-21C(4)	3	PIRACY-NONDISCLOSURE OF ARTIST/MAKR-101+ SOUND REC ETC
	4	PIRACY-NONDISCLOSURE OF ARTIST/MAKR-OFF NOT IN PARA 1&2
2C:21-21C(5)	3	PIRACY-MAKE AUDIO VIS RECORDNG OF MOTION PICT-101+ ETC
	4	PIRACY-MAKE AUDIO VIS RECRDG OF MOTN PIC-OFF NOT IN 1&2
2C:21-22.1B	3	KNOWINGLY ACTING AS OR USING A RUNNER
2C:21-22A	4	UNAUTHORIZED PRACTICE OF LAW-ENGAGE IN UNAUTH PRACTICE
2C:21-22B(1)	3	UNAUTHORIZED PRACTICE OF LAW-CREATE FALSE IMPRESSION
2C:21-22B(2)	3	UNAUTHORIZED PRACTICE OF LAW-DERIVE BENEFIT
2C:21-25A	1	MONEY LAUNDERING-TRANSP/POSSESS CRIM PROP: \$500K+
	2	MONEY LAUNDERING-TRANSP/POSSESS CRIM PROP:\$75K-<\$500K
	3	MONEY LAUNDERING-TRANSP/POSSESS CRIM PROP: UNDER \$75K
2C:21-25B(1)	1	MONEY LAUNDERING-ENGAGE TRANS W/I ENG IN CRIM ACT:500K+
	2	MONEY LAUNDRING-ENG TRANS W/I ENG IN CRIM AC:75K-<500K
	3	MONEY LAUNDERING-ENG TRANS W/I ENG IN CRIM ACT: <\$75K
2C:21-25B(2)(A)	1	MONEY LAUNDERING-ENG TRANS W/I TO CONCEAL ETC:\$500K+
	2	MONEY LAUNDERING-ENG TRANS W/I TO CONCEAL ETC:75K-<500K
	3	MONEY LAUNDERING-ENG TRANS W/I TO CONCEAL ETC:<\$75K
2C:21-25B(2)(B)	1	MONEY LAUNDERING-ENG TRANS TO AVOID REPORT REQ 500K+
	2	MONEY LAUNDERING-ENG TRANS TO AVOID REPRT REQ 75K-<500K
	3	MONEY LAUNDERING-ENG TRANS TO AVOID REPORTING REQ <75K
2C:21-25C	1	MONEY LAUNDERING-MANAGE/DIRECT ETC TRANS:\$500K+
	2	MONEY LAUNDERING-MANAGE/DIRECT ETC TRANS:\$75K-<\$500K
	3	MONEY LAUNDERING-MANAGE/DIRECT ETC TRANS:<\$75K
2C:21-25E(1)	3	MONEY LAUNDERING-CAUSE FINAN INST TO FAIL TO FILE REPT
2C:21-25E(2)	3	MONEY LAUNDERING-CAUSE FIN INST TO FILE ERRONEOUS REPT
2C:21-25E(3)	3	MONEY LAUNDERING-STRUCTURE TRANSACT W/FIN INST
2C:21-3	3	FRAUDS RELATING TO PUBLIC RECS-DESTROY/REMOVE ETC RECS
2C:21-30A	3	UNLAWFUL PRACTICE OF DENTISTRY-ENGAGE IN PRACT W/O LIC
2C:21-30B	3	UNLAWFUL PRACTICE OF DENTISTRY-EXCEED SCOPE OF PRACTICE
2C:21-30C	3	UNLAWFUL PRACTICE OF DENTISTRY-PRETEND TO BE DENTIST
2C:21-30D	3	UNLAWFUL PRACTICE OF DENTISTRY-ORDER CDS OR OTHER DRUG
2C:21-30E	3	UNLAWFUL PRACTICE OF DENTISTRY-PRACTICE UNDR FALSE NAME
2C:21-31B(1)	4	UNLAWFL PRACT OF IMMIGRAT LAW-PRACTICE W/O LICENSE
2C:21-31B(2)	3	UNLAWFL PRACT OF IMMIGRAT LAW-PRETEND TO BE ATTORNEY
2C:21-31B(3)	3	UNLAWFL PRACT OF IMMIGRAT LAW-FALSE ADVERTISEMENT
2C:21-31C	4	UNLAWFL PRACT OF IMMIGRAT LAW-RETAIN IMMIGRAT DOCS
2C:21-32C	2	TRADEMARK COUNTRFEIT:DISP CNTRFEIT MK-1000+ ITMS ETC
	3	TRADEMARK COUNT:DISP ETC CNTFEIT MK:100-<1000 ITEMS ETC
	4	TRADEMARK COUNT:DISP ETC CNTFEIT MK:<100 ITEMS/<\$1K ETC
2C:21-33A(1)	4	ELECTRIC CONTRACTING W/OUT PERMIT-FALSE IMPRESSION
2C:21-33A(2)	4	ELECTRIC CONTRACTING W/OUT PERMIT - DERIVES A BENEFIT
2C:21-33A(3)	4	ELECTRIC CONTRACTING W/OUT PERMIT - INJURY TO ANOTHER

2C:21-34A	2	FALSE CLAIM-PAYMENT OF GOVT CONTRACT-\$25000+
	3	FALSE CLAIM-PAYMENT OF GOVT CONTRACT-\$2500-<\$25000
	4	FALSE CLAIM-PAYMENT OF GOVT CONTRACT-<\$2,500
2C:21-34B	2	FALSE CLAIM-GOVT CONTRACT-MISREPRESENTATION-\$25,000+
	3	FALSE CLAIM-GOVT CONTRACT-MISREPRESENTATION-\$2,500-<\$25,000
	4	FALSE CLAIM-GOVT CONTRACT-MISREPRESENTATION-<\$2,500
2C:21-34C	2	FALSE CLAIM-GOVT CONTRACT-PAY PUB EMPLOY< REQ-\$25K+
	3	FALSE CLAIM-GOVT CONTRACT-PAY PUB EMPLOY< REQ-\$2,500-<\$25K
	4	FALSE CLAIM-GOVT CONTRACT-PAY PUB EMPLOY<REQ-<\$2,500
2C:21-35A	2	FALSE PUBLIC UTILITY EMP ID BADGE-SELL ETC FAKE ID BADGE
2C:21-35B	2	FALSE PUB UTILITY EMP ID BADGE-POSS MTRL MAKE FAKE BADGE
2C:21-35C	3	FALSE PUBLIC UTILITY EMP ID BADGE-DISPLAY FAKE ID BADGE
2C:21-35D	4	FALSE PUBLIC UTILITY EMP ID BADGE-POSSESS FAKE ID BADGE
2C:21-3A	3	FRAUDULENT REMOVAL/DESTRUCTION OF RECORDED DOCUMENTS
2C:21-4.1	4	DESTRUCTION/ALTERATION OF MEDICAL RECORDS
2C:21-4.3A	2	HEALTH CARE FRAUD-INTENTIONAL FRAUD BY PRACTITIONER
2C:21-4.3B	3	HEALTH CARE FRAUD-RECKLESS FRAUD BY PRACTITIONER
2C:21-4.3C	3	HEALTH CARE FRAUD-INTENTIONAL FRAUD BY NON-PRACTITIONER
2C:21-4.3D	4	HEALTH CARE FRAUD-RECKLESS FRAUD BY NON-PRACTITIONER
2C:21-4.6A	3	INSURANCE FRAUD-FALSE CLAIM ETC FOR PAYMENT ETC
2C:21-4.6B	4	INSURANCE FRAUD-OUT OF STATE POLICY&RES IN NJ
2C:21-4.6C	2	INSURANCE FRAUD-KNOWING COMMIT 5+ ACTS OF INS FRAUD ETC
2C:21-4.8A	4	VEHICLE TITLE FRAUD-KNOWING VIOLATION
2C:21-4.8B(1)	3	VEHICLE TITLE FRAUD-FALSE STATEMENT IN TITLE PAPERS
2C:21-4.8B(2)	3	VEHICLE TITLE FRAUD-PURCHASE/RECEIVE/OBTAIN MV
2C:21-4.8B(3)	3	VEHICLE TITLE FRAUD-FORGE/CHANGE/COUNTERFEIT TITLE
2C:21-4.8B(4)	3	VEHICLE TITLE FRAUD-MISREPRESENTATION ON TITLE
2C:21-4.8B(5)	3	VEHICLE TITLE FRAUD-TITLE PAPERS USED ON WRONG VEHICLE
2C:21-42	2	FRAUDULENT FILING AGAINST PUBLIC SERVANT/FAMILY ETC
2C:21-4A	4	TAMPERING WITH RECORDS-DESTROY/REMOVE CONCEAL RECRD ETC
2C:21-4B(1)	3	TAMPERING WITH RECS-FALSE FIN STMT-UTTER FALSE INSTRMNT
2C:21-4B(2)	3	TAMPERING WITH RECS-FALSE FIN STMT-WRITTN MISRPRESNTATN
2C:21-5	2	BAD CHECKS-VALUE \$75,000+
	3	BAD CHECKS-VALUE \$1,000-<\$75,000
	4	BAD CHECKS-VALUE \$200-<\$1,000
2C:21-6.1B(1)	3	CREDIT CARD CRIMES-SCAN DEVICE TO READ/OBTAIN ETC CARD
2C:21-6.1B(2)	3	CREDIT CARD CRIMES-RE-ENCODER TO TRANS INFO TO NEW CARD
2C:21-6.1C	4	CREDIT CARD CRIMES-POSSESS MATERIAL ETC USE IN SCANNER
2C:21-6B	4	CREDIT CARD CRIMES-FALSE STATEMENT TO PROCURE CARD
2C:21-6C(1)	4	CREDIT CARD CRIME-CRED CARD THEFT-TAKE/OBT W/O CONSENT
2C:21-6C(2)	4	CREDIT CARD CRIME-CRED CARD THEFT-REC LOST/MISLAID CARD
2C:21-6C(3)	4	CREDIT CARD CRIME-CREDIT CARD THEFT-BUY/SELL CARD
2C:21-6C(4)	4	CREDIT CARD CRIME-CRED CARD THEFT-OBTAIN W/I TO DEFRAUD
2C:21-6C(5)	3	CREDIT CARD CRIME-CRED CARD THEFT-MAKE ETC W/I DEFRAUD
2C:21-6C(6)	4	CREDIT CARD CRIME-CREDIT CARD THEFT-SIGN CARD
2C:21-6D(1)	3	CREDIT CARD CRIME-INT TO COMM FRAUD-USE FORGED ETC CARD
2C:21-6D(2)	3	CREDIT CARD CRIME-INT TO COMM FRAUD-CLAIM HOLDR OF CARD
2C:21-6E(1)	3	CREDIT CARD CRIME-KNOWING FURNISH GOODS FOR FALSE CARD
2C:21-6E(2)	4	CREDIT CARD CRIME-FALSE CLAIM OF FURNISHING GOODS ETC
2C:21-6F	3	CREDIT CARD CRIME-POSS 2+ INCOMPLETE CARDS W/I TO COMP
2C:21-6G	4	CREDIT CARD CRIME-REC VALUE FOR FORGED/EXPIRED ETC CARD
2C:21-6H	3	CREDIT CARD THEFT - FRAUDULENT USE OF CREDIT CARD
2C:21-7H	4	DECEPTIVE BUS PRACTICE-FALSE WRITING TO REC PROP/CREDIT
2C:21-7I	4	DECEPTIVE BUS PRACTICE-FALSE WRITNG TO PROMOTE SALE ETC
2C:21-9A(1)	2	CORPORATE MISCONDUCT-MAKE DIVIDEND W/I TO DEFRAUD-75K+
	3	CORP MISCONDUCT-MAKE DIVIDND W/I TO DEFRAUD-1001-<75K
	4	CORPORATE MISCONDUCT-MAKE DIVIDEND W/I TO DEFRAUD-<=1K
2C:21-9A(2)	2	CORP MISCONDUCT-WITHDRAW STOCK W/I TO DEFRAUD-75K+
	3	CORP MISCONDUCT-WITHDRAW STOCK W/I TO DEFRAUD-1001-<75K
	4	CORP MISCONDUCT-WITHDRAW STOCK W/I TO DEFRAUD-<=1K
2C:21-9A(3)	2	CORP MISCONDUCT-RECEIVE ETC NOTE FOR PMT FOR STOCK-75K+
	3	CORP MISCONDCT-REC ETC NOTE FOR PMT FOR STOCK-1001-<75K
	4	CORP MISCONDUCT-REC ETC NOTE FOR PMT FOR STOCK-<=1K
2C:21-9A(4)	2	CORP MISCONDUCT-DISCOUNT NOTE TO ENABLE WITHDRAWAL-75K+
	3	CORP MISCONDUCT-DISC NOTE TO ENABLE WITHDRAWAL-1001<75K
	4	CORP MISCONDUCT-DISCOUNT NOTE TO ENABLE WITHDRAWAL-<=1K
2C:21-9A(5)	2	CORP MISCONDUCT-IMPROPER PURCHASE OF CORP STOCK-75K+
	3	CORP MISCONDUCT-IMPROP PURCHASE OF CORP STOCK-1001-<75K

2C:21-9B(1)	4	CORP MISCONDUCT-IMPROPER PURCHASE OF CORP STOCK-<=1K
	2	CORP MISCONDUCT-IMPROPER CAPITAL STOCK INCREASE-75K+
	3	CORP MISCONDUCT-IMPROP CAPITAL STOCK INCREASE-1001-<75K
2C:21-9B(2)	4	CORP MISCONDUCT-IMPROPER CAPITAL STOCK INCREASE-<=1K
	2	CORP MISCONDUCT-IMPROPER SALE OF COMPANY STOCK-75K+
	3	CORP MISCONDUCT-IMPROPR SALE OF COMPANY STOCK-1001-<75K
2C:21-9C	4	CORP-MISCONDUCT-IMPROPER SALE OF COMPANY STOCK-<=1K
	2	CORPORATE MISCONDUCT-OPERATE CORP FOR CRIM PURP:\$75K+
	3	CORPORATE MISCONDUCT-OPER CORP FOR CRIM PURP:\$1001-<75K
	4	CORPORATE MISCONDUCT-OPER CORP FOR CRIM PUR:\$1K OR LESS
2C:22-1A(1)	2	DISTURBING/DESECRATING HUMAN REM-DISTURB/MOVE/CONCEAL
2C:22-1A(2)	2	DISTURBING/DESECRATING HUMAN REM-DAMAGE/DESTROY/ETC
2C:22-1A(3)	2	DISTURBING/DESECRATING HUMAN REM-SEXUAL PENETRATION
2C:22-1B	3	DISTURBING/DESECRATING HUMAN REM-FAIL PROPERLY DISPOSE
2C:24-4.1A	1	LEADER OF A CHILD PORNOGRAPHY NETWORK 100K+ ITEMS
	2	LEADER OF A CHILD PORNOGRAPHY NETWORK 1K-100K ITEMS
	3	LEADER OF A CHILD PORNOGRAPHY NETWORK <1K ITEMS
2C:24-4A(1)	2	ENDANGERING-SEXUAL CONDUCT WITH CHILD BY CARETAKER
	3	ENDANGERING-SEXUAL CONDUCT WITH CHILD BY NON-CARETAKER
2C:24-4A(2)	2	ENDANGERING-ABUSE/NEGLECT OF A CHILD BY CARETAKER
	3	ENDANGERING-ABUSE/NEGLECT OF A CHILD BY NON-CARETAKER
2C:24-4B(3)	1	ENDANGERING-PERMIT CHILD TO ENGAGE IN PORNOGRAPHY
2C:24-4B(4)	2	ENDANGERING - PHOTOGRAPH/FILM CHILD IN SEX ACT
2C:24-4B(5)AI	1	ENDANGERING-DISTRIBUTION CHILD PORN/ABUSE 1K+ ITEM
	2	ENDANGERING-DISTRIBUTION OF CHILD PORN/ABUSE
2C:24-4B(5)AII	1	ENDANGERING-POSSESS CHILD PORN/ABUSE 1K+ ITEMS
	2	ENDANGERING-POSSESS CHILD PORN/ABUSE
2C:24-4B(5)AIII	1	ENDANGERING-STORE/MAINTAIN CHILD PORN/ABUSE 1K+
	2	ENDANGERING-STORE/MAINTAIN CHILD PORN/ABUSE
2C:24-4B(5)BI	1	KNOW POSS/VIEW/CTRL 100K+ ITEMS CHILD SEX EXPLOIT/ABUSE
2C:24-4B(5)BI I	2	KNOW POSS/VIEW/CTRL 1K<100K CHILD SEX EXPLT/ABUSE
2C:24-4B(5)BI II	3	KNOW POSS/VIEW/CTRL <1K ITEMS CHILD SEX EXPLOIT/ABUSE
2C:24-5	4	WILLFUL NONSUPPORT
2C:24-7.1A(2)	4	ENDANGERING ANOTHER-KNOWNGLY CREATE SUBST RISK SBI
2C:24-7.1A(3)	3	ENDANGERING ANOTHER-KNOWINGLY CREATE RISK OF DEATH
2C:24-7.1B(1)	4	ENDANGER DVLPMTL DISABLD-RECKLESS SUBST RISK BI
2C:24-7.1B(2)	3	ENDANGER DVLPMTL DISABLD-KNOWING SBSTL RISK SBI
2C:24-7.1B(3)	2	ENDANGER DVLPMTL DISABLD-KNOWING SBST RISK DEATH
2C:24-8A	3	ABANDON/NEGLECT OF ELDERLY/DISABLED BY CARETAKER
2C:24-9A	1	EMPLOYING JUVENILE IN COMM OF CRIME-2ND DEGREE CRIME
	2	EMPLOYING JUVENILE IN COMM OF CRIME-3RD DEGREE CRIME
	3	EMPLOYING JUVENILE IN COMM OF CRIME-4TH DEGREE CRIME
	4	EMPLOYING JUVENILE IN COMM OF CRIME-DP OFFENSE
2C:25-34	4	KNOWINGLY DISCLOSE/DISSEMINATE DV RESTRAINING ORDER
2C:27-10A	2	PUBLIC SERVANT SOLICIT/ACCEPT BENEFIT >\$200
	3	PUBLIC SERVANT SOLICIT/ACCEPT BENEFIT \$200 OR LESS
2C:27-10B	2	PUBLIC SERVANT RECEIVES BENEFIT >\$200
	3	PUBLIC SERVANT RECEIVES BENEFIT \$200 OR LESS
2C:27-11A	2	OFFER/CONFER BENEFIT TO PUBLIC SERVANT >\$200
	3	OFFER/CONFER BENEFIT TO PUBLIC SERVANT \$200 OR LESS
2C:27-11B	2	CONFER UNLAWFUL BENEFIT TO PUBLIC SERVANT >\$200
	3	CONFER UNLAWFUL BENEFIT TO PUBLIC SERVANT \$200 OR LESS
2C:27-12A(1)	1	CORRUPTION OF PUB RESOURCES-UNAUTHORIZED USE-500K+
	2	CORRUPTION OF PUB RESOURCES-UNAUTHORIZED USE-75K-<500K
	3	CORRUPTION OF PUB RESOURCES-UNAUTHORIZED USE-<75K
2C:27-12A(2)	2	CORRUPT OF PUB RESRCS-RESRCS NOT SUBJ TO OBLIGATN-500K+
	3	CORRUPT OF PUB RES-RESRCS NOT SUBJ TO OBLIGTN-75K-<500K
	4	CORRUPT OF PUB RES-RESRCS NOT SUBJ TO OBLIGTN-<75K
2C:27-12B(1)	2	CORRUPT OF PUB RESOURCES-FALSE REP FOR GAIN-500K+
	3	CORRUPT OF PUB RESOURCES-FALSE REP FOR GAIN-75K-<500K
	4	CORRUPT OF PUB RESOURCES-FALSE REP FOR GAIN-<75K
2C:27-12B(2)	2	CORRUPT OF PUB RESOURCES-FALSE REP TO DECEIVE-500K+
	3	CORRUPT OF PUB RESOURCES-FALSE REP TO DECEIVE-75K-<500K
	4	CORRUPT OF PUB RESOURCES-FALSE REP TO DECEIVE-<75K
2C:27-2A	2	BRIBERY-DECISION/VOTE ON PUBLIC ISSUE/ELECTION \$200+
	3	BRIBERY-DECISION/VOTE ON PUBLIC ISSUE/ELECTION<\$200
2C:27-2B	2	BRIBERY-DECISION/VOTE ON ADMIN PROCEEDING \$200+
	3	BRIBERY-DECISION/VOTE ON ADMIN PROCEEDING<\$200

2C:27-2C	2	BRIBERY - PUB. SERV/PARTY OFF TO VIOLATE DUTY \$200+
	3	BRIBERY - PUB. SERV/PARTY OFF TO VIOLATE DUTY<\$200
2C:27-2D	2	BRIBERY - PERFORMANCE OF OFFICIAL DUTIES-\$200+
	3	BRIBERY - PERFORMANCE OF OFFICIAL DUTIES<\$200
2C:27-3A(1)	3	THREATS/IMP INFLUENCE-THREATEN HARM FOR VOTE ETC
2C:27-3A(2)	3	THREATS/IMP INFLUENCE-THREATEN HARM FOR ADMIN PROC VOTE
2C:27-3A(3)	3	THREATS/IMP INFLUENCE-THREATEN HARM TO VIOLATE DUTY
2C:27-5	4	RETALIATION FOR PAST OFFICIAL ACTION
2C:27-9	4	UNLAWFUL OFFICIAL BUSINESS TRANSACTION
2C:28-1A	3	PERJURY
2C:28-2A	4	FALSE SWEARING - FALSE STATEMENT UNDER OATH
2C:28-3A	4	UNSWORN FALSIFICTN AUTH-FALSE WRITTEN STMT UNDER PENLTY
2C:28-4A	2	FALSE REPT TO LAW ENFORC-FALSELY INCRIM OTHR-1 OR 2 DEG
	3	FALSE REPTS TO LAW ENFOR-FALSLY INCR OTH-NOT 1 OR 2 DEG
2C:28-4B(1)	4	FALSE REPRT TO LAW ENFOR-FICT RPT-REPORT FALSE INCIDENT
2C:28-4B(2)	4	FALSE REPRT TO LAW ENFOR-FICT RPT-REPORT W/O KNOWLEDGE
2C:28-5A(1)	1	WITNESS TAMPERING-TO CAUSE FALSE TESTIMONY-NERA+FORCE
	2	WITNESS TAMPERING-TO CAUSE FALSE TESTIMONY-FORCE/THREAT
	3	WITNESS TAMPERING-TO CAUSE FLSE TESTMNY-NO NERA/FORCE
2C:28-5A(2)	1	WITNESS TAMPERING-WITHHOLD TESTIMONY/INFO-NERA+FORCE
	2	WITNESS TAMPERING-WITHHOLD TESTIMONY/INFO-FORCE/THREAT
	3	WITNESS TAMPERING-WITHHOLD TESTIMONY/INF-NO NERA/ FORCE
2C:28-5A(3)	1	WITNESS TAMPERING-ELUDE LEGAL PROCESS-NERA+FORCE
	2	WITNESS TAMPERING-ELUDE LEGAL PROCESS-FORCE/THREAT ETC
	3	WITNESS TAMPERING-ELUDE LEGAL PROCESS-NO NERA/FORCE ETC
2C:28-5A(4)	1	WITNESS TAMPERING-DISOBEY SUMMONS-NERA+FORCE
	2	WITNESS TAMPERING-DISOBEY SUMMONS-FORCE/THREAT
	3	WITNESS TAMPERING-DISOBEY SUMMONS-NO NERA/FORCE
2C:28-5A(5)	1	WITNESS TAMPERING-OBSTRUCT OFF PROCEEDNG-NERA+FORCE
	2	WITNESS TAMPERING-OBSTRUCT OFF PROCEEDNG-FORCE/THREAT
	3	WITNESS TAMPERING-OBSTRUCT OFF PROCEEDNG0-NO NERA/FORCE
2C:28-5B	2	WITNESS TAMPERING-RET AGAINST WITNESS-FORCE/THREAT
	3	WITNESS TAMPERING-RET AGAINST WITNESS-NO FORCE/THREAT
2C:28-5C	3	WITNESS TAMPERING-WITNESS/INFORMANT TAKING BRIBE
2C:28-5D	2	WITNESS TAMPERING-BRIBERY OF WITNESS/INFORMANT
2C:28-6(1)	4	TAMPERING WITH PHYSICAL EVIDENCE-ALTER/DESTROY OBJECT
2C:28-6(2)	4	TAMPERING WITH PHYSICAL EVID-MAKE FALSE ITEM TO MISLEAD
2C:28-7A(1)	3	TAMPER W/PUB RECS-FALSE ENTRY W/PURP DEFRAUD/INJR
2C:28-7A(2)	3	TAMPER W/PUB RECS-USE OR FILE W/PURP DEFRAUD/INJR
2C:28-7A(3)	3	TAMPER W/PUB RECS-DESTROY/CONCEAL REC PURP DEFRAUD/INJ
2C:28-7C	4	TAMPER W/PUB RECS-DESTROY LEO MVCAM-NO INT DEFRAUD/INJ
2C:28-8B	4	IMPERSONATE A LAW ENFORCEMENT OFFICER
2C:29-10B	3	USE/POSSESS ELECTRONIC COMMUNICATION DEVICE BY INMATE
2C:29-10C	3	SELL/GIVE ELECTRONIC COMMUNICATION DEVICE TO INMATE
2C:29-10D	2	EMPLOYEE/GUARD SELLS/GIVES ELEC. COMM. DEVICE TO INMATE
2C:29-11	4	REFUSE TO ALLOW BLOOD ETC SAMPLE FOR DNA DATABASE
2C:29-1A	4	OBSTRUCT ADMIN OF LAW-OBSTRUCT CRIMINAL INVESTIGATION
2C:29-2A(2)	4	RESIST ARR/ELUD-FLIGHT PREVENTS ARREST-RISK OF INJURY
2C:29-2A(3)(A)	3	RESIST ARR/ELUD-USE/THREATEN FORCE AGAINST LEO/OTHER
2C:29-2A(3)(B)	3	RESIST ARR/ELUD-CAUSE RISK OF PHYSICAL INJURY
2C:29-2B	2	RESIST ARR/ELUD-MV OP- RISK OF DEATH/INJ TO ANY PERSON
	3	RESIST ARR/ELUD-AFTER INSTRUCTION TO STOP IN MV/VESSEL
2C:29-3.1A	3	POLICE ANIMAL-KILLING A POLICE ANIMAL
2C:29-3.1B	4	POLICE ANIMAL-HARMING A POLICE ANIMAL
2C:29-3.1C	4	POLICE ANIMAL-THREATEN TO KILL/HARM ETC POLICE ANIMAL
2C:29-3.2A	4	SERVICE ANIMALS-RECKLESSLY KILL SERV ANIMAL/GUIDE DOG
2C:29-3A(1)	3	HINDERING-HARBOR ANOTHER-UNDERLYING 2ND DEGREE+ CRIME
	4	HINDERING-HARBOR ANOTHER UNDERLY 3 DEG CRIME OR FAMILY
2C:29-3A(2)	3	HINDERING-AID-UNDERLYING 2ND DEGREE+ CRIME
	4	HINDERING-AID-UNDERLYING 3RD DEG CRIME OR RELATIVE
2C:29-3A(3)	3	HINDERING-HIDE EVID-UNDERLYING 2ND DEG+ OR 2C:11-5.1
	4	HINDERING-HIDE EVID-UNDERLYING 3RD DEG CRIME OR FAMILY
2C:29-3A(4)	3	HINDERING-WARN ANOTHER- UNDERLY 2ND DEGREE+ CRIME
	4	HINDERING-WARN ANOTHER-UNDERLY 3 DEG CRIME OR RELATIVE
2C:29-3A(5)	2	HINDERING-OBSTRUCT BY FORCE
	4	HINDERING-OBSTRUCT BY FORCE FOR RELATIVE
2C:29-3A(6)	3	HINDERING-AID FOR PROFIT-UNDERLY 2ND DEGREE+ CRIME
	4	HINDERING-AID FOR PROFIT-UNDERLY 3DEG CRIME OR RELATIVE

2C:29-3A(7)	3	HINDERING-FALSE INFO-UNDERLY 2ND DEG+ OR 2C:11-5.1
	4	HINDERING-FALSE INFO-UNDERLY 3 DEG CRIME OR FAMILY
2C:29-3B(1)	3	HINDERING-ONESELF-HIDE EVID UNDERLY 2 DEG+ OR 2C:11-5.1
	4	HINDERING-ONESELF-HIDE EVID UNDERLY 3RD DEG OR RELATIVE
2C:29-3B(2)	3	HINDERING-ONESELF-FORCE-UNDERLYING CRIME 2 DEG+
	4	HINDERING-ONESELF-FORCE-UNDERLYING CRIME 3 DEG
2C:29-3B(3)	2	HINDERING-ONESELF-THRU FORCE AGAINST WITNESS
2C:29-3B(4)	3	HINDERING-ONESELF-FALS INFO-UNDERLY 2 DEG+ OR 2C:11-5.1
	4	HINDERING-FALSE INFO-UNDERLYING 3RD DEGREE CRIME
2C:29-4	2	COMPOUNDING-PAYMENT TO NOT REPORT CRIME
	3	COMPOUNDING-PAYMENT TO NOT REPORT CRIME IF < \$200
2C:29-5A	2	ESCAPE-FROM DETENTION-USING FORCE/THREAT/DEADLY WEAPON
	3	ESCAPE-FROM DETENTION
2C:29-5B	3	ABSCONDING FROM PAROLE
2C:29-5C	2	ESCAPE-PERMITTING ESCAPE-USING FORCE/DEADLY WEAPON/ETC
	3	ESCAPE-PERMITTING ESCAPE
2C:29-6A(1)	2	ESCAPE IMPLEMENTS-PROVIDE INMATE W/ WEAPON TO ESCAPE
	3	ESCAPE IMPLEMENTS-PROVIDE INMATE W/ TOOL TO ESCAPE
2C:29-6A(2)	2	ESCAPE IMPLEMENTS-INMATE MAKES/POSS WEAPON TO ESCAPE
	3	ESCAPE IMPLEMENTS-INMATE MAKES/POSS TOOL TO ESCAPE
2C:29-7	3	BAIL JUMPING -UNDERLYING OFFENSE 3RD DEGREE+
	4	BAIL JUMPING - UNDERLYING OFFENSE A 4TH DEGREE CRIME
2C:29-8	1	CORRUPTING/INFLUENCING A JURY-W/FORCE-SPECIFIC CRIMES
	2	CORRUPTING/INFLUENCING A JURY-OTHER CRIMES
	3	CORRUPTING AND INFLUENCING A JURY
2C:29-8.1A	4	PROHIBITED JUROR CONTACT - JUROR ACCEPTS MEDIA DEAL
2C:29-8.1B	4	PROHIBITED JUROR CONTACT-OFFER JUROR MEDIA DEAL
2C:29-9(L)(2)	3	WEAP/MANU/DISTR DIGITAL INSTRUCTIONS/PROGRAM FIREARM
2C:29-9A	4	CONTEMPT-VIOLATE JUDICIAL/RESTRAINING ORDER
2C:29-9B(1)	4	CONTEMPT - VIOLATE DV ORDER BY CRIME OR DP OFFENSE
2C:29-9C	3	CONTEMPT-KNOWING VIOL. OF STALKING RESTRAINING ORDER
2C:29-9D(1)	4	CONTEMPT-KNWING VIO. SEX ASSAULT PROTCT ORDR W/CRIME/DP
2C:29-9E	4	CONTEMPT - VIOLATE ERPO
2C:30-2A	2	OFFICIAL MISCONDUCT-OFFICIAL FUNCTION-BENEFIT >\$200
	3	OFFICIAL MISCONDUCT-OFFICIAL FUNCTION-BENEFIT =<\$200
2C:30-2B	2	OFFICIAL MISCONDUCT-NON-PERFORM DUTIES-BENEFIT >\$200
	3	OFFICIAL MISCONDUCT-NON-PERFORM DUTIES-BENEFIT =<\$200
2C:30-3A	2	SPECULATE/WAGER OFFICIAL ACTION-PROP INTEREST > \$200
	3	SPECULATE/WAGER OFFICIAL ACTION-PROP INTEREST =< \$200
2C:30-3B	2	SPECULATE/WAGER ON OFFICIAL ACTION > \$200
	3	SPECULATE/WAGER ON OFFICIAL ACTION =< \$200
2C:30-3C	2	SPECULATE/WAGER OFFICIAL ACTION-AID ANOTHER >\$200
	3	SPECULATE/WAGER OFFICIAL ACTION-AID ANOTHER =<\$200
2C:30-4A	4	DISBURSE/ORDER/VOTE FOR DISBURSE OF PUBLIC \$ IN EXCESS
2C:30-4B	4	INCUR OBLIGATIONS IN EXCESS OF APPROPRIATION
2C:30-6A(1)	1	OFFICIAL DEPRIVATION CIVIL RIGHT-UNLAW DETEN-MURDER/ETC
	2	OFFICIAL DEPRIVATION CIVIL RIGHT-UNLAW DETEN/BI RESULTS
	3	OFFICIAL DEPRIVATION CIVIL RIGHT-UNLAW DETENTION/ARREST
2C:30-6A(2)	1	DEPRIVATION/CIVL RIGHT-DENY OTHER EXERCISE RIGHT-MURDER
	2	DEPRIVATION/CIVL RIGHT-DENY OTHER EXERC RIGHT BI RESULT
	3	DEPRIVATION/CIVL RIGHT DENIES ANOTHER TO EXERCISE RIGHT
2C:30-7A	2	PATTERN OF OFFICIAL MISCONDUCT - OTHER ACT IS 1ST/2ND
	3	PATTERN OF OFFICIAL MISCONDUCT
2C:33-10	3	CAUSING FEAR OF UNLAWFUL BODILY VIOLENCE BY SIGN
2C:33-11	4	DEFACEMENT OF PRIVATE PROPERTY
2C:33-11.1A	4	EVICCTIONS-UNLAWFUL TAKE/POSSESS/REFUSE TO GIVE >1XIN5YR
2C:33-12.2B	4	SEXUALLY ORIENTED BUSINESS NUISANCE; OWN/OPERATE
2C:33-12C	4	MAINTAIN NUISANCE-MAINT PLACE AS PROSTITUTION HOUSE
2C:33-14.1A	2	VANDALIZ RAILRD CROSS DEVICE/PROP;RECK CAUSE DEATH,ETC
	3	VANDALIZISM RAILRD CROSS/PROP; CAUSE BI/ LOSS \$2K UP
	4	VANDALIZING RAILROAD CROSSING DEVICES, PROPERTY-1ST OFF
2C:33-14A(1)	2	INTERFER W/TRANSP-SHOOT/THROW AT VEHICLE SERIOUS BI
	3	INTERFER W/TRANSP-SHOOT/THROW AT VEHICLE CAUSE SIGNF BI
	4	INTERFER W/TRANSP-THROW AT VEHICLE BI/LOSS \$500-\$2K
2C:33-14A(2)	2	INTERFER W/TRANSP-SHOOT/THROW AT TRACK SERIOUS BI
	3	INTERFER W/TRANSP-SHOOT/THROW AT TRACK CAUSE SIGNF BI
	4	INTERFER W/TRANSP-THROW AT TRACK BI/LOSS \$500-\$2K
2C:33-14A(3)	2	INTERF W/TRANS-THROW OBJ ON ROAD CAUSE SERIOUS BI

	3	INTERF W/TRANS-THROW OBJ ON RD CAUSE SIGNIF BODLY INJU
	4	INTERF W/TRANS-THROW OBJ ON ROAD CAUSE BI/LOSS \$500-\$2K
2C:33-14A(4)	2	INTERF W/TRAN-CLIMB ON/IN RAIL VEHICLE CAUSE SERIOUS BI
	3	INTERF W/TRAN-CLIMB ON/IN RAIL VEHICLE CAUSE SIGNIF BI
	4	INTER W/TRAN-CLIMB ON/IN RAIL VEH BI/LOSS \$500-\$2K
2C:33-14A(5)	2	INTERFERE W/TRANS-DISRUPT/DELAY VHCLE RESULTING SBI
	3	INTFERE W/TRANS-DISRUPT VHCLE-SIG BOD INJ/\$2,000+ LOSS
	4	INTFERE W/TRANS-DISRUPT VHCLE- BOD INJ/LOSS \$500-\$2K
2C:33-14A(6)	2	INTEFERE W/TRANS-IMPAIR OPER TRAF CONT SIGN SERIOUS BI
	3	INTEFERE W/TRANS-IMPAIR OPER TRAF CONT SIGN SIGNIF BI
	4	INTEFE W/TRAN-IMPAIR OPER TRAF CONT SIG BI/LOSS \$500-2K
2C:33-14A(7)	2	INTERFER W/TRANS-PNT LASER AT VEHICLE SERIOUS BI
	3	INTERFER W/TRANS-PNT LASER AT VEHICLE SIGNIF BI
	4	INTERFER W/TRANS-PNT LASER AT VEHICLE BI/LOSS \$500-\$2K
2C:33-1A(1)	4	RIOT - COMMISSION OF A CRIME
2C:33-1A(2)	4	RIOT-PREVENT/COERCE OFFICIAL ACT
2C:33-1A(3)	3	RIOT USE/PLAN FIREARMS OR DEADLY WEAPON
2C:33-20	4	USE OF PAGER IN COMMISSION OF CRIME
2C:33-21	4	INTERCEPTION OF EMERGENCY COMMUNICATION UNLAWFUL PURPOS
2C:33-22	4	POSSESS SCANNER WHILE COMMITTING/ATTEMPTING A CRIME
2C:33-23.1A	4	LICENSE REQ FOR CERTAIN RADIO TRANS-MAKE TRANS W/OUT
2C:33-23.1B	4	LICENSE REQ FOR CERTAIN RADIO TRANS-INTERF W/PUB RADIO
2C:33-28A	4	SOLICIT/RECRUIT TO JOIN STREET GANG
2C:33-28B	3	SOLICIT TO JOIN STREET GANG THREATEN BI 2X IN 30 DAYS
2C:33-28C	2	SOLICIT/RECRUIT TO ST GANG BY CAUSING BOD INJRY
2C:33-28D	2	SOLICIT/RECRUIT/THREATEN PERSON UNDER 18 TO JOIN GANG
2C:33-28E	2	SOLICITES/RECRUITS GANG MEMBERS WHILE UNDER OFFIC DETEN
2C:33-29A	1	GANG CRIMINALITY - UNDERLYING 1ST/2ND DEGREE
	2	GANG CRIMINALITY - UNDERLYING 3RD DEGREE
	3	GANG CRIMINALITY - UNDERLYING 4TH DEGREE
	4	GANG CRIMINALITY - UNDERLYING DP
2C:33-30A	1	PROMOTING ORGANIZED STREET CRIME - UNDERLYING 1ST/2ND
	2	PROMOTING ORGANIZED STREET CRIME - UNDERLYING 3RD DEGRE
	3	PROMOTING ORGANIZED STREET CRIME - UNDERLYING 4TH DEGRE
	4	PROMOTING ORGANIZED STREET CRIME - UNDERLYING DP
2C:33-31A(1)	3	DOG FIGHTING-MANAGEMENT/RECEIVES ADMISSION
2C:33-31A(2)	3	DOG FIGHTING-OWN/POSSESS/BREED/PURCHASE/TRAIN
2C:33-31A(3)	3	DOG FIGHTING-CAUSE/ALLOW/PERMIT
2C:33-31A(4)	3	DOG FIGHTING-VENUE OWNER PERMITS DOG FIGHTING
2C:33-31A(5)	3	DOG FIGHTING-WITNESS/ADMITTEE/ASSISTANT
2C:33-31A(6)	3	DOG FIGHTING-GAMBLING ON OUTCOME
2C:33-31A(7)	3	DOG FIGHTING-OWN/POSSESS FIGHT PARAPHERNALIA
2C:33-32A	2	DOG FIGHTING-LEADER OF NETWORK
2C:33-3A(1)(A)	3	CIRCULATE FALSE REPORT OF IMPENDING DISASTER
2C:33-3A(1)(B)	2	FALSE REPORT INVOLVING BOMB/HOSTAGE/DEADLY WEAPONS
2C:33-3A(1)(C)	2	FALSE REPORT INVOLVING CRITICAL INFRASTRUCTURE IN STATE
2C:33-3A(2)	3	FALSE REPORT TO/W/IN ORG DEAL W/ DANGER TO LIFE/PROP
2C:33-3B	1	FALSE PUBLIC ALARM-BOMB THREAT DURING STATE OF EMERG
	2	FALSE PUBLIC ALARM-BOMB THREAT W/ SERIOUS BOD. INJ.
2C:33-3C	1	FALSE PUBLIC ALARM RESULTS IN DEATH
	2	FALSE PUBLIC ALARM DURING ST OF EMERG/CAUSE SER BOD INJ
2C:33-3E	4	CALLING 911 WITHOUT NEEDING 911 SERVICE
2C:33-4.1A(1)	3	CYBER HARASSMENT-THREATS-DEF 21+, POSE AS MINOR
	4	CYBER HARRASSMENT- THREATEN INJ/PHYSI HARM TO PERS/PROP
2C:33-4.1A(2)	3	CYBER HARASSMENT-LEWD MATERIAL-DEF 21+, POSE AS MINOR
	4	CYBER HARASS SEND/POST OBSCENE MATERI W INTEN HARM/FEAR
2C:33-4.1A(3)	3	CYBER HARASSMENT-THRT COMMIT CRIME-DEF 21+POSE AS MINOR
	4	CYBER HARASS- THREATEN TO COMMIT ANY CRIME TO PERS/PROP
2C:33-4E	4	HARASSMENT WHILE IMPRISONED OR ON PAROLE/PROBATION
2C:34-1B(1)	3	PROSTITUTION ENAGE AS PATRON 4TH+ CONVICTON
	4	PROSTITUTION ENGAGE AS PATRON 2ND OR 3RD CONVICTION
2C:34-1B(2)	3	PROMOTE PROST: EXCEPT SOLICIT OR PROCURE FOR PATRON
	4	PROMOTE PROST: SOLICIT OR PROCURE FOR PATRON
2C:34-1B(3)	1	PROSTITUTION - PROMOTE CHILD PROSTITUTION
2C:34-1B(4)	1	PROSTITUTION - PROMOTE PROST OF CHILD UNDER DEF CARE
2C:34-1B(5)	3	PROSTITUTION - COMPEL ANOTHER TO ENGAGE IN PROSTITUTION
2C:34-1B(6)	3	PROSTITUTION-PROMOTE PROSTITUTION OF SPOUSE
2C:34-1B(7)	2	PROSTITUTION - ENGAGE IN W/PERSON <18 / MINOR PRESENT

2C:34-1B(8)	4	PROSTITUTION OFFER SEX IN 2ND AND SUBSEQUENT OFFENSES
2C:34-2B	4	OBSCENITY-SELL/DISTR/EXHIBIT TO PERSON 18+
2C:34-3B(1)	3	OBSCENE MATERIAL TO MINOR - SELL/DIST/RENT/EXHIBIT
2C:34-3B(2)	3	OBSCENE MATERIAL TO MINOR - DEF 4+ YEARS OLDER SHOWS
2C:34-3C(1)	3	OBSCENITY - ADMIT PERSON <18 TO OBSCENE FILM
2C:34-3C(2)	3	OBSCENITY-SHOW FILM TO <18 YR BY PERSON 4 YRS OLDER
2C:34-4B	4	PUBLIC COMMUNICATION OF OBSCENITY
2C:34-5A	4	DISEASED PERSON COMMIT SEX PENETRATION-OTHER DISEASE
2C:34-5B	3	DISEASED PERSON COMMIT SEX PENETRATION-HIV/AIDS
2C:34-7A	4	SEX BUSINESS - OPERATE W/IN 1000 FT OF SCHOOL/CHURCH
2C:34-7B	4	SEX BUSINESS - FAILURE TO SURROUND W/50 FT BUFFER
2C:34-7C	4	SEX BUSINESS - DISPLAY MORE THAN 2 EXTERNAL SIGNS
2C:35-10.2A	3	POSS OF GAMMA HYDROXYBUTYRATE W/O PRESCRIPTION
2C:35-10.3A	3	POSS OF FLUNITRAZEPAM W/O PRESCRIPTION
2C:35-10.3AA	3	POSS/OBTAIN BATH SALTS 1 OZ OR MORE
	4	POSS/OBTAIN BATH SALTS LESS THAN 1 OZ
2C:35-10.4C	4	TOXIC CHEMICAL - SALE FOR PURPOSE OF INTOXICATION
2C:35-10.5A(2)	4	PRESC/LEGEND DRUGS-DISTR/POSS 4 OR FEWER DOSES FOR GAIN
2C:35-10.5A(3)	3	PRESC/LEGEND DRUGS-DISTRIBUTE OR POSSESS 5-99 DOSES
2C:35-10.5A(4)	2	PRESC/LEGEND DRUGS-DISTRIBUTE OR POSSESS 100+ DOSES
2C:35-10.5D	4	PRESC/LEGEND DRUG-OBTAIN SCRIPT BY FORGERY/DECEPTION
2C:35-10.5E(2)	4	PRESC/LEGEND DRUGS-POSS WITHOUT A SCRIPT => 5 DOSES
2C:35-10A(1)	3	POSS CDS/ANALOG - SCHD I II III IV
2C:35-10A(2)	4	POSS CDS/ANALOG - SCHD V
2C:35-10A(3)(A)	4	POSS CDS >50 G MARIJUANA, 5 GRAMS HASHISH
2C:35-10A(3)(B)	4	POSS CDS >6 OZ MARIJUANA, >17 GRAMS HASHISH
2C:35-11A(1)	3	POSS/DIST - IMITATION CDS - IMPLIED/EXPRESS REPRES CDS
2C:35-11A(2)	3	POSS/DIST/PWID - IMITATION CDS - TO DIST AS CDS
2C:35-11A(3)	3	POSS/DIST/PWID - IMITATION CDS - CIRCUM BELIEVE CDS
2C:35-11B	3	MANUFACTURE/PACKAGE IMITATION CDS TO RESEMBLE CDS
2C:35-13	3	OBTAINING CDS/ANALOG BY FRAUD/FORGERY/DECEPTION
2C:35-28A	2	UNLAWFUL POSS OF PRECURSOR TO METH- ANHYDROUS AMMONIA
2C:35-28B	2	UNLAWFUL POSS OF PRECURSOR TO METH: PHENYLALANINE
2C:35-28C(1)	2	UNLAWFUL POSS OF PRECURSOR TO METH: CARBAMIDE ETC ACID
2C:35-28C(2)	2	UNLAWFUL POSSESSION OF PRECURSOR-ERGOT/DIETHYLAMINE
2C:35-28C(3)	2	UNLAWFUL POSSESSION OF PRECURSOR TO METH- PHENYLACETONE
2C:35-28C(4)	2	UNLAWFUL POSSESSION OF PRECURSORS- PENTAZOCINE/METHYL
2C:35-28C(5)	2	UNLAWFUL POSSESSION OF PRECURSOR - PHENYLACETONITRILE
2C:35-28C(6)	2	UNLAWFUL POSSESS OF PRECURSOR-DIPHENYLACETONITRILE
2C:35-28C(7)	2	UNLAWFUL POSSESSION OF PRECURSORS- PIPERIDINE ETC
2C:35-28C(8)	2	UNLAWFUL POSSESSION OF PRECURSOR TO METH-REDUCING AGENT
2C:35-28D(1)	2	UNLAWFUL POSSESSION OF A PRECURSOR TO METH - EPHEDRINE
2C:35-3	1	LEADER OF NARCOTICS TRAFFICKING NETWORK
2C:35-4	1	MAINTAINING/OPERATING CDS PRODUCTION FACILITY
2C:35-4.1B	1	BOOBY TRAPS IN CDS MANU/DIST FACILITY - CAUSE BODILY IN
	2	BOOBY TRAPS IN CDS MANU/DIST FACILITY
2C:35-4.1C	3	FORTIFY CDS MANU/DIST FACILITY
2C:35-5.2A	2	MANU/DIST/PWID GAMMA HYDROXYBUTYRATE
2C:35-5.3A	1	MANU/DIST/PWID FLUNITRAZEPAM 1 GRAM +
	2	MANU/DIST/PWID FLUNITRAZEPAM LESS THAN 1 GRAM
2C:35-5.3A.A	2	MANU/DIST/PWID BATH SALTS => 1 OZ
	3	MANU/DIST/PWID BATH SALTS < 1 OZ
2C:35-5.3B.A	2	MANU/DIST/PWI SYNTHETIC CANNABINOID => 1OZ
	3	MANU/DIST/PWI SYNTHETIC CANNABINOID < 1OZ
2C:35-5.3C.A	3	POSS/OBTAIN SYNTHETIC CANNABINOID => 1OZ
	4	POSS/OBTAIN SYNTHETIC CANNABINOID < 1OZ
2C:35-5A(1)	1	MANUF/DISTR CDS OR INTENT TO MANUF/DISTR CDS
	2	MANUF/DISTR CDS OR INTENT TO MANUF/DISTR CDS
	3	MANUF/DISTR CDS OR INTENT TO MANUF/DISTR CDS
	4	MANUF/DISTR CDS OR INTENT TO MANUF/DISTR CDS
2C:35-5A(2)	1	CREATE/DISTR/POSS W/INTENT TO DISTR COUNTERFEIT CDS
	2	CREATE/DISTR/POSS W/INTENT TO DISTR COUNTERFEIT CDS
	3	CREATE/DISTR/POSS W/INTENT TO DISTR COUNTERFEIT CDS
	4	CREATE/DISTR/POSS W/INTENT TO DISTR COUNTERFEIT CDS
2C:35-5B(1)	1	CDS - MANU/DIST/PWID - HEROIN/COCAINE - => 5OZ
2C:35-5B(10)(A)	1	CDS MANU/DIST/PWID- MARIJ => 25LB/50 PLANT;HASH =>5LB
2C:35-5B(10)(B)	2	CDS - MANU/DIST/PWID -MARI =>5LB<25LB, HASH =>1LB<5LB
2C:35-5B(11)(A)	3	CDS-MANU/DIST/PWID-MARIJ=>1OZ<5LB, HASH=>5G<1LB

2C:35-5B(11)(B)	3	CDS - MANU/DIST/PWID - MARIJ >1OZ<5LB, HASH >5G<1LB
2C:35-5B(12)(A)	4	CDS - MANU/DIST/PWID - MARIJ<1OZ, HASH<5G
2C:35-5B(12)(B)	4	CDS-MANU/DIST/PWID-MJ=/<<1OZ, HASH=/<<5G, SUBSEQUENT
2C:35-5B(13)	3	CDS - MANU/DIST/PWID - OTHER SCHED I II III IV
2C:35-5B(14)	4	CDS - MANU/DIST/PWID - SCHED V
2C:35-5B(2)	2	CDS - MANU/DIST/PWID - HEROIN/COCAINE - .5OZ TO <5OZ
2C:35-5B(3)	3	CDS - MANU/DIST/PWID - HEROIN/COCAINE - < .5OZ
2C:35-5B(4)	2	CDS - MANU/DIST/PWID - SCHED I II - =/> 1OZ
2C:35-5B(5)	3	CDS - MANU/DIST/PWID - SCHED I II - < 1OZ
2C:35-5B(6)	1	CDS - MANU/DIST/PWID - LSD - =/> 10G
2C:35-5B(7)	2	CDS - MANU/DIST/PWID - LSD - < 10G
2C:35-5B(8)	1	CDS - MANU/DIST/PWID - METH - =/> 5OZ
2C:35-5B(9)(A)	2	CDS - MANU/DIST/PWID - METH - .5OZ TO <5OZ
2C:35-5B(9)(B)	3	CDS - MANU/DIST/PWID - METH - <.5OZ
2C:35-6	2	EMPLOY JUVENILE IN CDS DISTRIBUTION SCHEME
2C:35-7.1A	2	POSS/DIST WITHIN 500 FT CERTAIN PUBLIC PROPERTY
	3	DIST/POSS CDS W//IN 500 FT PUBLIC PROP - <1OZ MARIJ
2C:35-7A	3	CDS/ANALOG - DISTRIBUTE ON/NEAR SCHOOL PROPERTY/BUS
2C:35-9A	1	DRUG-INDUCED DEATH - STRICT LIABILITY
2C:36-10B	3	SELL/MANU/GIVE DEVICE TO DEFRAUD ADMIN OF DRUG TEST
2C:36-10C	3	DEFRAUD ADMIN OF DRUG TEST - CONDITION OF EMPLOYMENT
2C:36-10D	3	DEFRAUD ADMIN OF DRUG TEST - CONDITION OF SUPERVISION
2C:36-10E	4	POSS DEVICE TO DEFRAUD ADMINISTRATION OF DRUG TEST
2C:36-10F	4	DEFRAUD ADMIN OF DRUG TEST - CONDITION OF OTHER EMPLOY
2C:36-3	4	DIST/POSS/PWID DRUG PARAPHERNALIA
2C:36-4	4	PUBLISHED ADVERTISING TO PROMOTE SALE OF DRUG PARAPH
2C:36-5	3	DELIVER DRUG PARAPHERNALIA TO PERSON UNDER 18 YRS
2C:37-2A(1)	3	PROMOTE GAMBLING BY ACCEPTING 5+ BETS =OVER \$1K PER DAY
	4	PROMOTE GAMBLING BY ACCEPTING 3 BETS OVER 2 WEEKS
2C:37-2A(2)	3	PROMOTE GAMBLING BY ACCEPTING 5+ BETS =OVER \$1K PER DAY
	4	PROMOTE GAMBLING BY ACCEPTING 3 BETS OVER 2 WEEKS
2C:37-3A(1)	3	POSS GAMBLING RECORDS, BOOKMAKING - OVER 5BETS >\$1K
2C:37-3A(2)	3	POSS GAMBLING RECORDS, LOTTERY - > 100 PLAYS/CHANCES
2C:37-4.1A(1)	3	SHIPBOARD GAMBLING-5 BETS \$5K+IN 1DAY/\$100 DAY LOTTERY
	4	SHIPBOARD GAMBLING-3 OR MORE BETS IN 2WKS
2C:37-4.1A(2)	3	SHIPBOARD GAMBLING-5 BETS \$5K+IN 1DAY/\$100 DAY LOTTERY
	4	SHIPBOARD GAMBLING-3 OR MORE BETS IN 2WKS
2C:37-4A	4	MAINTAIN GAMBLING RESORT - ACCEPTS/RECEIVES MONEY
2C:37-4B	4	MAINTENANCE OF GAMBLING RESORT - ALLOWS GAMBLING
2C:38-2A(1)	1	TERRORISM-PROMOTING AN ACT OF TERROR
2C:38-2A(2)	1	TERRORISM-TERRORIZE 5 OR MORE PERSONS
2C:38-2A(3)	1	TERRORISM-INFLU POLICY/AFFECT CONDUCT OF GOV BY TERROR
2C:38-2A(4)	1	TERRORISM-TERROR ACT-IMPAIR/INTERRUPT PUBLIC COMMS
2C:38-3A	1	PRODUCE/ACQUIRE/POSSESS CHEMICAL WEAPONS, ETC.
2C:38-3B	2	CHEMICAL WEAPONS-RECKL ALLOW PERSON TO OBTAIN MATERIALS
2C:38-4A(1)	1	HINDER APPREHENSION OF TERRORISM/HARBOR ANOTHER;DEATH
	2	HINDER APPREHENSION OF TERRORISM/HARBOR/CONCEAL ANOTHER
2C:38-4A(2)	1	HINDER APPREHENSION TERRORISM/PROVIDE WEAPON,ETC;DEATH
	2	HINDER APPREHENSION TERRORISM/PROVIDE WEAPON, MONEY,ETC
2C:38-4A(3)	1	HINDER APPREHENSION TERRORISM-SUPPRESS/TAMPER; DEATH
	2	HINDER APPREHENSION TERRORISM-SUPPRESS/TAMPER
2C:38-4A(4)	1	HINDER APPREHENSION TERRORISM- WARN ANOTHER; DEATH
	2	HINDER APPREHENSION TERRORISM- WARN ANOTHER
2C:38-4A(5)	1	HINDER APPREHENSION TERRORISM- PREVENT CAPTURE; DEATH
	2	HINDER APPREHENSION TERRORISM- PREVENT CAPTURE
2C:38-4A(6)	1	HINDER APPREHENSION TERRORISM-AID FOR PROFIT; DEATH
	2	HINDER APPREHENSION TERRORISM-AID FOR PROFIT
2C:38-4A(7)	1	HINDER APPREHENSION TERRORISM-FALSE INFO TO LEO; DEATH
	2	HINDER APPREHENSION TERRORISM-FALSE INFO TO LEO
2C:38-5B(1)	1	SOLICIT/TRANSPORT/PROVIDE SUPPORT FOR TERRORISM-DEATH
	2	SOLICIT/TRANSPORT/PROVIDE SUPPORT FOR TERRORISM
2C:38-5B(2)	1	SOLICIT/PROVIDE ON BEHALF FOREIGN TERROR RESULTS DEATH
	2	SOLICIT/PROVIDE MATERIAL ON BEHALF FOREIGN TERRORIST
2C:39-10A(1)	4	VIOLATION OF FIREARMS REGULATIONS - KNOWINGLY
2C:39-10A(4)	2	FIREARMS, SELLS/TRANSFER FIREARM KNOWING BUYER WILL RES
2C:39-10A(5)	3	VIOLATION OF FIREARMS REGULATIONS-SOLICITING, ETC.
2C:39-10C	3	VIOLATION OF REG PROVISION - FALSE INFO, FIREARMS ID
2C:39-10D	4	VIOLATION OF REG PROVISION-FALSE INFO ASSAULT FIREARMS

2C:39-10E	2	VIOLATIONS OF REG PROVISION-SELL FIREARMS TO MINOR
2C:39-10F	3	VIOLATIONS OF REG PROVISION-SELL TO PERSON UNDER 21
2C:39-10G	3	FIREARM-VIOLATION OF REG PROV-FALSE INFO FOR EXEMPTION
2C:39-11A	3	PAWNBROKER; SELL/OFFER TO SELL/LEND FIREARMS
2C:39-13	2	UNLAWFUL USE OF BODY VEST DURING 1ST DEGREE CRIME
	3	UNLAWFUL USE OF BODY VEST - ALL OTHER INFRACTIONS
2C:39-14A	2	WEAPONS-2ND DEG CRIMES - TEACHES USE/APPLY MAKE FIREARM
2C:39-14B	2	WEAPONS-2ND DEGREE CRIMES-ASSEMBLES
2C:39-16	1	LEADER OF FIREARMS TRAFFICKING NETWORKS
2C:39-3(M)	3	PROHIBITED WEAP/DEVICES COVERT/UNDETECTABLE FIREARMS
2C:39-3A	3	PROHIBITED WEAPONS AND DEVICES-DESTRUCTIVE DEVICE
2C:39-3B	3	PROHIBITED WEAPONS AND DEVICES - SAWED-OFF SHOTGUN
2C:39-3C	4	PROHIBITED WEAPONS AND DEVICES - SILENCER
2C:39-3D	4	PROHIBITED WEAPONS AND DEVICES - DEFACED FIREARMS
2C:39-3E	4	PROHIBITED WEAPONS AND DEVICES - CERTAIN WEAPONS
2C:39-3F(1)	4	PROHIBITED WEAPONS AND DEVICES - HOLLOW NOSE/DUM-DUM
2C:39-3F(2)	4	PROHIBITED WEAPONS/ DEVICES-BODY ARMOR BREACHING BULLET
2C:39-3H	4	PROHIBITED WEAPONS AND DEVICES - STUN GUNS
2C:39-3J	4	PROHIBITED WEAPONS AND DEVICES - LARGE CAPACITY AMMO
2C:39-3L	3	PROHIBITED WEAPONS AND DEVICES-BUMP STOCK/TRIGGER CRANK
2C:39-3N	3	PROHIBITED WEAPONS - FIREARM WITHOUT SERIAL NUMBER
2C:39-4.1A	2	POSSESSION OF FIREARM WHILE COMMITTING CDS/BIAS CRIME
2C:39-4.1B	2	WEAPONS POSSESSION EXCEPT FIREARM WITH PURPOSE TO USE
2C:39-4.1C	2	WEAPON POSSESSION EXCEPT FIREARM FOR NOT LAWFUL USE
2C:39-4A(1)	2	POSS OF WEAPON FOR UNLAWFUL PURPOSE-FIREARM-ANYONE
2C:39-4A(2)	2	POSS OF WEAPON FOR UNLAWFUL PURPOSE-COMMUNITY GUN
2C:39-4B	2	POSS OF WEAPON FOR UNLAWFUL PURPOSE-EXPLOSIVES
2C:39-4C	2	POSS OF WEAPON FOR UNLAWFUL PURPOSE-DESTRUCTIVE DEVICE
2C:39-4D	3	POSS OF WEAPON FOR UNLAWFUL PURPOSE-OTHER WEAPON
2C:39-4E	4	POSS OF WEAPON FOR UNLAWFUL PURPOSE-IMITATION FIREARM
2C:39-5A	2	UNLAWFUL POSS WEAP- MACHINE GUN
2C:39-5B(1)	1	UNLAWFUL POSS WEAPON-HANDGUNS WITHOUT PERMIT
	2	UNLAWFUL POSS WEAPON-HANDGUNS WITHOUT PERMIT
2C:39-5B(2)	3	UNLAWFUL POSS WEAPON - HANDGUNS AIR/SPRING/PISTOL
2C:39-5C(1)	3	UNLAWFUL POSS WEAP - RIFLES/SHOTGUNS
2C:39-5C(2)	3	UNLAWFUL POSS WEAP - RIFLE/SHOTGUN LOADED
2C:39-5D	4	UNLAWFUL POSS WEAP - OTHER WEAPONS
2C:39-5E(1)	3	UNLAWFUL POSSESSION OF WEAPONS AT EDU INSTIT.
2C:39-5E(2)	4	FIREARMS/WEAPONS IN EDU INSTIT - NOT APPROPRIATE
2C:39-5F	2	UNLAWFUL POSSESSION OF WEAPONS - ASSAULT FIREARM
2C:39-5J	1	UNLAWFUL POSS WEAPON- PRIOR CONV IN NERA
2C:39-7A	4	CERTAIN PERSONS NOT TO HAVE WEAP-CONVICTED CRIME
2C:39-7B(1)	2	CERT PERSON NOT TO HAVE WEAP PRIOR CONV 2C:16-1, ETC.
2C:39-7B(2)	3	CERTAIN PERSONS NOT TO HAVE WEAPONS PRIOR DP DV
2C:39-7B(3)	3	CERTAIN PERSONS NOT TO HAVE WEAP-PROHIBITED BY DVA 1991
2C:39-7B(4)	3	CERTAIN PERSONS NOT TO HAVE WEAPONS PURSUANT TO ERPO
2C:39-9(K)	3	PURCHASE FIREARM PARTS/MANU UNTRACEABLE FIREARM
2C:39-9(L)(1)	3	WEAPONS-MANUFACTURE USING 3D PRINTER <input type="checkbox"/> UNLICENSED
2C:39-9(M)	3	WEAPONS/MANU/TRANSPORTS COVERT/UNDETECTABLE FIREARMS
2C:39-9.1	4	SALE OF KNIVES TO MINORS
2C:39-9A	3	WEAPONS-MANU/TRANSPORT/DISP/DEFACEMENT- MACHINE GUN
2C:39-9B	3	WEAPONS-MANU/TRANSP/DISP/DEFACEMENT-SAWED OFF SHOTGUN
2C:39-9C	4	WEAPONS-MANU/TRANSP/DISP/DEFACEMENT-FIREARM SILENCER
2C:39-9D	4	WEAPONS-MANU/TRANSP/DISP /DEFACEMENT-WEAPONS
2C:39-9E	3	WEAPONS-MANU/TRANSP/DISP/DEFACEMENT-DEF DEFACED FIREARM
	4	WEAPONS-MANU/TRANSP/ DISP/DEFACEMENT-DEFACED FIREARM
2C:39-9F(1)	4	WEAPONS-MANU/TRANS/DISP/DEFACE-ARMOR BREACHING BULLET
2C:39-9G	3	WEAPONS-MANU/TRANSP/DISP/DEFACEMENT-ASSAULT FIREARMS
2C:39-9H	4	WEAPONS-MANU/TRANSP /DISP/DEFACEMENT-LC AMMO MAGS
2C:39-9I	2	WEAPONS-MANU/TRANSP/DISP/DEFACEMENT-INTO STATE
2C:39-9J	3	WEAPONS-MANU/TRANSP/DISP-BUMP STOCK/TRIGGER CRANK
2C:39-9M	3	WEAPONS-MANU/TRANSP /DISP - GHOST/3D PRINTED GUN
2C:39-9N	3	WEAPONS-TRANSPORTS/SHIPS/SELLS/DISP W/O SERIAL NO.
2C:40-17A	3	TAMPERING-KNOWINGLY WITH COSMETIC/DRUG/FOOD PRODUCT
2C:40-17B	2	TAMPERING-OF MEDS BY HEALTH CARE PROFESSIONAL/AGENT
2C:40-18A	2	VIOLATION OF PUBLIC HEALTH & SAFETY LAW-CAUSES DEATH
2C:40-18B	3	VIOLATION OF PUBLIC HEALTH/SAFETY LAW-CAUSES SERIOUS BI
2C:40-18C	4	VIOLATION OF PUBLIC HEALTH & SAFETY-SIGNIFI BODY INJURY

2C:40-20	4	USE OF CABLE, WIRE DEVICES FOR BOUNDARY LINES
2C:40-22A	3	CAUSING DEATH WHILE DRIVING W/SUSPENDED UNLICENSED
2C:40-22B	4	CAUSING SERIOUS INJURY DRIVING W/SUSPENDED UNLICENSED
2C:40-25A	4	PERSONS PERMITTED TO DISPENSE CONTACT LENSES-UNLICENSED
2C:40-26A	4	OPERATE MV DURING LICENSE SUSPENSION
2C:40-26B	4	OPERATE MV DURING LICENSE SUSPENSION-2ND VIOLATION
2C:40-28B(1)	4	KNOW/INT ENDANGER SAFETY/SECURITY CORRECTIONAL FACILITY
2C:40-28B(2)	3	KNOWINGLY OPERATE DRONE FOR SURVEILLANCE W/OUT LICENSE
2C:40-28C	4	KNOWING/INTENT OPERATE DRONE INTERFERE W/FIRST RESPOND.
2C:40-3B	4	AGGRAVATED HAZING
2C:41-2A	1	RACKETEERING - THRU VIOLENCE/1ST DEGREE CRIME/FIREARM
	2	RACKETEERING-INVEST INCOME FROM PROHIBITED ACTIVITIES
2C:41-2B	1	RACKETEERING-CONTROL OF BUSINESS-VIOLENCE/1ST DEG/ETC
	2	RACKETEERING-CONTROL OF BUSINESS-UNLAWFUL DEBT
2C:41-2C	1	RACKETEERING-EMPLOYEE PARTICIPATES-VIOLENCE/1ST DEG/ETC
	2	RACKETEERING-EMPLOYEE OF ENTERPRISE PARTICIPATES
2C:41-2D	1	RACKETEERING-CONSPIRE IN RACKETEERING-VIOL/1ST DEG/ETC
	2	RACKETEERING-CONSPIRE TO ENGAGE IN RACKETEERING
2C:41-5F	4	RACKETEERING-INVESTIGATIVE INTERROGATORIES
2C:43-6.4D	3	SPECIAL SENTENCE PSL/CSL - VIOLATES W/OUT GOOD CAUSE
	4	SPECIAL SENTENCE PSL/CSL - VIOLATES W/OUT GOOD CAUSE
2C:43-6.6B	4	INTERNET CONDITIONS FOR SEX OFFENDERS-FAIL TO COMPLY
2C:5-1A(1)	1	CRIMINAL ATTEMPT - PURPOSELY ENGAGES IN CONDUCT
	2	CRIMINAL ATTEMPT - PURPOSELY ENGAGES IN CONDUCT
	3	CRIMINAL ATTEMPT - PURPOSELY ENGAGES IN CONDUCT
	4	CRIMINAL ATTEMPT - PURPOSELY ENGAGES IN CONDUCT
2C:5-1A(2)	1	CRIMINAL ATTEMPT-DEFINITION-DOES/OMIT WITH PURPOSE
	2	CRIMINAL ATTEMPT-DEFINITION-DOES/OMIT WITH PURPOSE
	3	CRIMINAL ATTEMPT-DEFINITION-DOES/OMIT WITH PURPOSE
	4	CRIMINAL ATTEMPT-DEFINITION-DOES/OMIT WITH PURPOSE
2C:5-1A(3)	1	CRIMINAL ATTEMPT-OMISSION STEP OF COMMISSION OF CRIME
	2	CRIMINAL ATTEMPT-OMISSION STEP OF COMMISSION OF CRIME
	3	CRIMINAL ATTEMPT-OMISSION STEP OF COMMISSION OF CRIME
	4	CRIMINAL ATTEMPT-OMISSION STEP OF COMMISSION OF CRIME
2C:5-1C	1	CRIMINAL ATTEMPT-CONDUCT DESIGNED TO AID COMMIT CRIME
	2	CRIMINAL ATTEMPT-CONDUCT DESIGNED TO AID COMMIT CRIME
	3	CRIMINAL ATTEMPT-CONDUCT DESIGNED TO AID COMMIT CRIME
	4	CRIMINAL ATTEMPT-CONDUCT DESIGNED TO AID COMMIT CRIME
2C:5-2A(1)	1	CONSPIRACY - AGREE/ENGAGE IN CONDUCT CONSITUTE A CRIME
	2	CONSPIRACY - AGREE/ENGAGE IN CONDUCT CONSITUTE A CRIME
	3	CONSPIRACY - AGREE/ENGAGE IN CONDUCT CONSITUTE A CRIME
	4	CONSPIRACY - AGREE/ENGAGE IN CONDUCT CONSITUTE A CRIME
2C:5-2A(2)	1	CONSPIRACY - AGREE/AID IN CONDUCT CONSITUTE A CRIME
	2	CONSPIRACY - AGREE/AID IN CONDUCT CONSITUTE A CRIME
	3	CONSPIRACY - AGREE/AID IN CONDUCT CONSITUTE A CRIME
	4	CONSPIRACY - AGREE/AID IN CONDUCT CONSITUTE A CRIME
2C:5-2G	1	CONSPIRACY - LEADER OF ORGANIZED CRIME
	2	CONSPIRACY - LEADER OF ORGANIZED CRIME
	3	CONSPIRACY - LEADER OF ORGANIZED CRIME
	4	CONSPIRACY - LEADER OF ORGANIZED CRIME
2C:5-5A(1)	4	BURGLARY TOOLS - MANU/POSS-MANU BY DEF, KNOWINGLY
2C:5-5A(2)	4	BURGLARY TOOLS - MANU/POSS - MANU BY DEF PURPOSE TO USE
2C:5-5B	4	BURGLAR TOOL - PUBLISH PLANS/INSTRUCTION - PUBLISH BY D
2C:5-6A	4	MOTOR VEHICLE MASTER KEYS-KNOWINGLY POSS MASTER KEY
2C:5-6B	4	MOTOR VEHICLE MASTER KEYS-SELL/GIVE MASTER KEY
2C:58-13	4	TRANSFER OF ASSAULT FIREARM; RENDERING INOPERABLE
2C:58-3.3B	4	FIREARMS-UNLAWFUL SALE OF HANDGUN AMMUNITION
2C:58-3.3C	4	FIREARMS-HANDGUN AMMO-NO SELL/GIVE/TRANSFER TO UNDER 21
2C:58-6.1	4	POSSESSION OF FIREARM BY MINOR;EXCEPTIONS
2C:58-6.1A	4	POSSESSION OF FIREARM BY MINOR-PURCHASE/BARTER
2C:58-6.1B	4	POSSESSION OF FIREARM BY MINOR-UNDER 18
2C:7-16B	3	MISUSE OF SEX OFFENDER REGISTRY INFO TO COMMITT CRIME
2C:7-23A	3	SEX OFFENDER PROHIBITED FROM PARTICIPATING IN YOUTH ORG
2C:7-23C	4	KNOWINGLY HIRE SEX OFFENDER SERVE IN YOUTH SERVICE ORG
2C:7-2A(3)	3	REGISTRATION OF SEX OFFENDERS-FAILURE TO REGISTER
2C:7-2D(1)	3	REG OF SEX OFF-NOTICE OF CHANGE OF ADDRESS W/IN 10 DAYS
2C:7-2D(2)	3	REG OF SEX OFFENDER-FAIL TO REPORT COMPUTER ACCESS
2C:7-2E	3	REGISTRATION OF SEX OFFENDER-VERIFY ADDRESS

ASSEMBLY, No. 4831

STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED OCTOBER 19, 2020

Sponsored by:

Assemblywoman ANNETTE CHAPARRO

District 33 (Hudson)

Assemblyman JAMES J. KENNEDY

District 22 (Middlesex, Somerset and Union)

Assemblywoman CAROL A. MURPHY

District 7 (Burlington)

Senator NICHOLAS P. SCUTARI

District 22 (Middlesex, Somerset and Union)

SYNOPSIS

Clarifies classification in this State of criminal offenses committed in other states or under federal law.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 6/21/2021)

1 AN ACT concerning the classification of offenses committed in
2 other jurisdictions, amending N.J.S.2C:1-4 and N.J.S.2C:44-4
3 and supplementing Title 2C of the New Jersey Statutes.

4
5 **BE IT ENACTED** *by the Senate and General Assembly of the State*
6 *of New Jersey:*

7
8 1. N.J.S.2C:1-4 is amended to read as follows:
9 2C:1-4. Classes of Offenses.

10 a. (1) An offense defined by this code or by any other statute
11 of this State, for which a sentence of imprisonment in excess of 6
12 months is authorized, constitutes a crime within the meaning of the
13 Constitution of this State. Crimes are designated in this code as
14 being of the first, second, third or fourth degree.

15 (2) An offense defined by the laws of any other jurisdiction, for
16 which a sentence of imprisonment in excess of one year is
17 authorized, shall be considered in this State to be a crime when a
18 reference is made by this code, or by any other statute of this State,
19 to such offense.

20 b. (1) An offense is a disorderly persons offense if it is so
21 designated in this code or in a statute other than this code. An
22 offense is a petty disorderly persons offense if it is so designated in
23 this code or in a statute other than this code. Disorderly persons
24 offenses and petty disorderly persons offenses are petty offenses
25 and are not crimes within the meaning of the Constitution of this
26 State. There shall be no right to indictment by a grand jury nor any
27 right to trial by jury on such offenses. Conviction of such offenses
28 shall not give rise to any disability or legal disadvantage based on
29 conviction of a crime.

30 (2) (a) An offense defined by the laws of any other jurisdiction,
31 for which a sentence of imprisonment of one year or less, but more
32 than 30 days, is authorized, shall be considered in this State to be a
33 disorderly persons offense when a reference is made by this code,
34 or by any other statute of this State, to such offense.

35 (b) An offense defined by the laws of any other jurisdiction, for
36 which a sentence of imprisonment of 30 days or less is authorized,
37 shall be considered in this State to be a petty disorderly persons
38 offense when a reference is made by this code, or by any other
39 statute of this State, to such offense.

40 c. An offense defined by any statute of this State other than
41 this code shall be classified as provided in this section or in section
42 2C:43-1 and, except as provided in section 2C:1-5b and chapter 43,
43 the sentence that may be imposed upon conviction thereof shall
44 hereafter be governed by this code. Insofar as any provision of this
45 State outside the code declares an offense to be a misdemeanor

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

1 when such offense specifically provides a maximum penalty of 6
2 months' imprisonment or less, whether or not in combination with a
3 fine, such provision shall constitute a disorderly persons offense.

4 d. Subject to the provisions of section 2C:43-1, reference in
5 any statute, rule, or regulation of this State outside the code to the
6 term "high misdemeanor" shall mean crimes of the first, second, or
7 third degree and reference to the term "misdemeanor" shall mean
8 all crimes.

9 (cf: P.L.1981, c.290, s.1)

10

11 2. N.J.S.2C:44-4 is amended to read as follows:

12 2C:44-4. Definition of Prior Conviction; Conviction in Another
13 Jurisdiction; Proof of Prior Conviction.

14 a. Prior conviction of an offense. An adjudication by a court
15 of competent jurisdiction that the defendant committed an offense
16 constitutes a prior conviction.

17 b. Prior conviction of a crime. An adjudication by a court of
18 competent jurisdiction that the defendant committed a crime
19 constitutes a prior conviction, although sentence or the execution
20 thereof was suspended, provided that the time to appeal has expired
21 and that the defendant was not pardoned on the ground of
22 innocence.

23 c. Prior conviction in another jurisdiction. A conviction in
24 another jurisdiction shall constitute a prior conviction of a crime if a
25 sentence of imprisonment in excess of **【6 months】** one year was
26 authorized under the law of the other jurisdiction.

27 d. Proof of prior conviction. Any prior conviction may be
28 proved by any evidence, including fingerprint records made in
29 connection with arrest, conviction or imprisonment, that reasonably
30 satisfies the court that the defendant was convicted.

31 (cf: P.L.1979, c.178, s.96)

32

33 3. (New section) When a provision in Title 2C of the New
34 Jersey Statutes, any other statute, rule, regulation, or ordinance of
35 this State, or any certification or application form promulgated
36 thereunder, refers to a conviction of "a similar crime in another
37 state," a conviction under the laws of "any other state or the United
38 States," a conviction under the laws of "any other jurisdiction," or
39 contains similar phrasing referring to a conviction of a criminal
40 offense outside this State, the conviction shall be construed in this
41 State as a crime, disorderly persons offense, or petty disorderly
42 persons offense, as set forth in paragraph (2) of subsection a. of
43 N.J.S.2C:1-4, paragraph (2) of subsection b. of N.J.S.2C:1-4, and
44 subsection c. of N.J.S.2C:44-4.

45

46 4. This act shall take effect immediately.

STATEMENT

1

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3 This bill would clarify the classification in this State of criminal
4 offenses committed in other states or under federal law.

5 Many statutes in New Jersey refer to criminal offenses
6 committed in other jurisdictions. Many application forms and
7 certifications ask the applicant whether he has been convicted of a
8 crime in New Jersey “or in any other jurisdiction” or whether he has
9 been convicted of a “similar crime in any other state.” The problem
10 is, a crime as defined in this State may be punishable by a
11 completely different term of imprisonment than the counterpart
12 crime in other states or under federal law. Such counterpart, based
13 on the possible prison sentence, may not be graded as a crime in
14 this State, but instead as a disorderly persons or petty disorderly
15 persons offense. This creates confusion for the public.

16 In New Jersey, a person may be convicted of a crime of the first,
17 second, third, or fourth degree, or convicted of a disorderly persons
18 offense or petty disorderly persons offense. Disorderly persons and
19 petty disorderly persons offenses are not crimes. The lowest
20 penalty for a conviction of a crime in this State is for a crime of the
21 fourth degree, punishable by a term of imprisonment of up to 18
22 months. A disorderly persons offense is punishable by a term of
23 imprisonment of up to six months, and a petty disorderly persons
24 offense by a term of up to 30 days. By contrast, federal law and
25 most other states use the classifications “felonies” and
26 “misdemeanors” instead of New Jersey’s “crimes” and “offenses.”
27 Under these other systems, a “felony” is generally punishable by a
28 term of imprisonment of more than one year. A “misdemeanor” is
29 generally punishable by a term of imprisonment of one year or less.

30 This bill would provide that a conviction in a jurisdiction other
31 than New Jersey would be considered in this State to be a
32 conviction of a crime if the other jurisdiction authorizes a sentence
33 of imprisonment of more than one year for the conviction. A
34 conviction in a jurisdiction other than New Jersey would be
35 considered in this State to be a conviction of a disorderly persons
36 offense if the other jurisdiction authorizes a sentence of
37 imprisonment of one year or less, but more than 30 days. A
38 conviction in a jurisdiction other than New Jersey would be
39 considered in this State to be a conviction of a petty disorderly
40 persons offense if the other jurisdiction authorizes a sentence of
41 imprisonment of 30 days or less.

42 The bill also specifies that when a provision in Title 2C of the
43 New Jersey Statutes, any other statute, rule, regulation, or ordinance
44 of this State, or any certification or application form promulgated
45 thereunder, refers to a conviction of “a similar crime in another
46 state,” a conviction under the laws of “any other state or the United
47 States,” a conviction under the laws of “any other jurisdiction,” or
48 contains similar phrasing referring to a conviction of a criminal

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- 1 offense outside this State, the conviction would be construed in this
- 2 State as a crime, disorderly persons offense, or petty disorderly
- 3 persons offense in accordance with the provisions set out above.