



9. April 2024

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CRIMINAL RECORD CERTIFICATE

Natalya Stæhr

Danish person number: 100880-2862

is not registered with any convictions in the Danish Criminal Records in accordance with Section 11 of the ministerial circular regarding the use of personal information recorded in the Danish Criminal Records Registry.

Thorkild Fogde
National Commissioner of Police

Issued in pursuance of Section 11 of the Danish Ministry of Justice Circular regarding the use of personal information recorded in the Danish Criminal Records (cf. the following page).

A criminal record certificate must not be given to any other party without the consent of the person the criminal record is concerning. Unauthorized communication of the information contained in the criminal record certificate is punishable by law.

Excerpt of ministerial circular on the use of personal information registered in the Danish Criminal Records:

"Section 11.-(1) The police will issue a criminal record certificate for any private individual who has attained the age of 15 when a request is made by such individual.

(2) No entries as those listed in subsections (3) to (5) will be included in a criminal record certificate issued to an individual if the relevant provision of the Danish Criminal Code (*straffeloven*) has subsequently been repealed.

(3) Criminal record certificates issued pursuant to subsection (1) will include decisions entered in the Decisions section that concern violations of the Danish Criminal Code (*straffeloven*), the Danish Act on Restraining Orders and Occupation Orders (*lov om tilhold, opholdsforbud og bortvisning*), the legislation on controlled substances, the legislation on weapons and explosives and location bans imposed pursuant to sections 79a to 79c of the Criminal Code as well as decisions from other countries, subject to the following restrictions:

(i) Dismissals of charges are not included if more than two years have passed since the date of the court's approval of the dismissal of the charge.

(ii) Fines are not included if more than two years have passed since the date of the final decision.

(iii) Location bans imposed pursuant to sections 79a to 79c of the Criminal Code are not included when the ban has been lifted.

(iv) Other decisions are not included if more than three years have passed since the date of the final decision. If the person affected by the decision has served a prison sentence, the decision will always be included if five years have not yet passed since the final release date.

(v) Sanctions imposed pursuant to sections 68 to 70 of the Criminal Code are not included if more than five years have passed since the sanction was finally lifted.

(4) If the relevant offences were committed by young persons aged 15 to 18, the following restrictions apply:

(i) Dismissals of charges on the condition of enrolment in the youth contract programme are not included.

(ii) Fines are not included if the fine was the first sanction imposed on the relevant person for violation of the Criminal Code and more than one year has passed since the date of the final decision.

(5) Criminal record certificates issued pursuant to subsection (1) will also include decisions entered in the Decisions section that concern violations of the Danish Road Traffic Act (*færdselsloven*) for which a sentence of imprisonment or another sanction pursuant to sections 68 to 70 of the Danish Criminal Code (*straffeloven*) was imposed. Decisions are not included if more than three years have passed since the date of the final decision. If the person affected by a decision has served a prison sentence, the decision will always be included if five years have not yet passed since the final release date. Sanctions imposed pursuant to sections 68 to 70 of the Criminal Code are included if less than five years have passed since the sanction was finally lifted.

Section 12:

A court ruling referring to a violation committed by a person aged between 15 and 18, who is not as mentioned in Section 11 previously convicted, is only included in a Criminal Records Certificate if the person commits a new criminal offence within 3 years from the date of the ruling, and provided the ruling should be included in the Criminal Records Certificate as stipulated in Section 11.

(2) Subsection (1) is not found applicable if the person has been convicted according to Criminal Code Section 74a (a so-called youth sanction), Sections 68-70 (other legal measures) or a prison sentence."