



DECLARATION CONCERNING A JUDICIAL RECORD

Under the legislative provisions of the *Education Act* dealing with judicial records, a judicial record must mention:

- any conviction for a criminal or penal offence committed in Canada or elsewhere, unless a pardon has been granted for that offence;
- any charge still pending for a criminal or penal offence committed in Canada or elsewhere;
- any court order subsisting against the applicant in Canada or elsewhere.

DEFINITIONS AND INFORMATION

Criminal offence

An offence created by a federal law to impose a sanction for grave misconduct that infringes the fundamental values of society. Laws that define criminal offences include the *Criminal Code*, and the *Controlled Drugs and Substances Act*.

The main categories of criminal offences in Canada are **summary conviction offences (summary offences)** and **indictable offences (crimes)**. Summary offences are less serious than indictable offences.

Penal offence

An offence created by a federal or provincial law to impose a sanction for conduct that harms the public interest. For example, the *Employment Insurance Act* and the *Canadian Environmental Protection Act* include penal offences created by a federal law; the *Highway Safety Code* and the *Youth Protection Act* included penal offences created by a provincial law. A penal offence may also result from the exercise of powers granted to municipal authorities (e.g., an offence covered by a municipal by-law).

Charge still pending

A charge that has been laid in a case where the judicial or administrative court has not yet rendered a decision.

Court order

A decision by a judge requiring a person to respect certain conditions, such as a surety under section 810 and following of the *Criminal Code*, a probation order, an order of prohibition to drive or to possess firearms, a restitution order or an order prohibiting a person from contacting persons under age 14 or being in a place where such persons are likely to be encountered. This list is not comprehensive. Under the *Criminal Code*, a discharge is considered a court order.

Conviction for an offence for which a record suspension (pardon) has been obtained

An offence for which a pardon has been obtained need not be mentioned. For more information on applications for pardon, visit the Parole Board of Canada website at <https://www.canada.ca/en/parole-board.html>.

For more information, please contact:

Anna Sollazzo, LL. B., Secretary General
Sir Wilfrid Laurier School Board
Phone: 450 621-5600, ext. 1303
Fax: 450 621-7929
E-mail: asollazzo@swlauriersb.qc.ca



School / centre:

- Student teacher (non-remunerated)
 Volunteer
 Other

CONSENT TO A JUDICIAL RECORD CHECK

Note: All sections must be filled out by the applicant in block letters.

1. IDENTIFICATION OF APPLICANT

Please submit at least two proofs of identity. One of these proofs must include a picture.

Driver's licence number:	Health insurance card number:	Other proof of identity (specify): Number:
--------------------------	-------------------------------	---

Last name(s) (If you have more than one last name, please enter them in the usual order.)

First name(s)	Date of birth (yyyy-mm-dd)	Sex M <input type="checkbox"/> F <input type="checkbox"/>
---------------	----------------------------	--

Do you use or have you used a name that is different from your current name or is your name different from the one given to you at birth?
yes no

If yes, please specify: _____

Current address (number, street, apartment, city)	Postal code
---	-------------

Telephone 1	Telephone 2	E-mail address
-------------	-------------	----------------

Former addresses (in the last 5 years, if different from the current address)

1.
2.
3.
4.
5.

2. DECLARATION CONCERNING A JUDICIAL RECORD

Have you ever been convicted of a criminal offence (summary offence or crime) or a penal offence or are you currently subject to a charge for a criminal offence (summary offence or crime) or a penal offence?

No Yes

Are you subject to a court order? No Yes

Note: The full judicial record must be declared. However, only the offences that, in the opinion of the school board, have a bearing on the applicant's duties will be considered.

If you answered yes to one of the questions above, please fill out the section below. If you need more space to provide all the information requested, you may continue on a blank sheet of paper and attach it to this form. Please make sure to indicate your name and to sign and date all additional sheets.

Nature of offence / charge / conviction / court order	Charge	Conviction	Court order	Date	Location
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>		
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>		
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>		
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>		

3. CONSENT TO A JUDICIAL RECORD CHECK

I, the undersigned, give my consent to the **Régie intermunicipale de police Thérèse-De Blainville** to conduct the research required using the databanks to which it has access in order to verify my judicial record, i.e., all pending charges concerning a criminal offence (summary offence or crime) or a penal offence to which I am subject to or all convictions concerning such an offence for which I have not been granted a pardon.

I am a minor. I understand that the judicial record check only concerns offences pertaining to the position or profession I am interested in, in accordance with section 156 of the *Civil Code of Québec*.

I certify that the information provided in this declaration form is accurate and complete, and I agree to inform the General Secretariat of the Sir Wilfrid Laurier School Board of any change to my judicial record within ten (10) days of being notified of such changes.

Signature of applicant

Date (yyyy-mm-dd)

Initials

