



25. September 2020

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CRIMINAL RECORD CERTIFICATE

Ivan Redka

Danish person number: 291292-3811

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: The police shall issue a Criminal Record Certificate to private individuals when the request for such a record has been submitted by the individual in question.

(2) Pursuant to subsection 1, a Criminal Record Certificate only includes information on rulings provided by the Danish Decision Register concerning violation of the Danish Criminal Code, the Act on Euphoriant Drugs, the Act on weapons and explosives or foreign rulings with the following limitations:

- 1) A dismissal of charges shall not be recorded if a period of two years has elapsed from the date when the dismissal of charge was sanctioned by the court.
- 2) Fines shall not be recorded if a period of two years has elapsed from the date of the final ruling.
- 3) Other court rulings shall not be recorded if three years have elapsed from the date of the final ruling. If the person to whom the ruling applies has been taken into custody to serve his/her sentence, the court ruling shall, however, be recorded, if a period of five years has not yet elapsed from the date of the final release.
- 4) Measures under sections 68-70 of the Danish Criminal Code shall not be recorded if five years have elapsed from the final cancellation of the measure.

(3) Crimes committed by minors aged between 15 and 18 shall furthermore be subject to the following limitations:

- 1) A dismissal of charge conditional upon juvenile contract shall not be recorded if the person in question has not previously been convicted of violation of the Danish Criminal Code or the Act on Euphoriant Drugs, and if a period of one year has elapsed from the date when dismissal of charge was sanctioned by the court.
- 2) Fines shall not be recorded if the person in question has not previously been convicted of violating the Danish Criminal Code, and a period of one year has elapsed from the date of the final ruling.

(4) The provisions laid down in subsections 2 and 3 shall not be recorded if the criminal provision has subsequently been abrogated.

(5) On application made by the person in question, the Danish National Commissioner of Police may in special cases grant dispensation from the time limits stated in subsections 2 and 3.

Section 11a:

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."