

MECHANISMS FOR RESTORING CIVIL RIGHTS LOST UPON CONVICTION

Jurisdiction	Automatic Restoration Upon Completion or Discharge of Sentence or After an Additional Waiting Period (rights not mentioned are not lost)	Restoration Procedures That Do Not Require Pardon, Set Aside or Expungement (rights not mentioned are either not lost or are restored automatically)
Alaska	<i>See</i> Alaska Stat. §§ 15.07.135(b) (vote); 09.20.020(b) (jury).	
Arizona	<i>See</i> Ariz. Rev. Stat. § 13-912 (all civil rights for those not previously convicted of a felony).	<i>See</i> Ariz. Rev. Stat. §§ 13-905, 13-906 (all civil rights for those with two or more felonies, by the sentencing or discharging judge).
Colorado	<i>See</i> Colo. Const. art. VII, § 10; Colo. Stat. § 31-10-201(2) (vote); Colo. Const. art. 12, § 4; Colo. Stat. § 18-1.3-401(3) (hold office).	
Connecticut	<i>See</i> Conn. Stat. § 9-46a (vote); Conn. Stat. § 9-46(b) (hold office); Conn. Stat. § 51-217(a) (jury service).	
District of Columbia	<i>See</i> D.C. Stat. § 1-1001-.02(7)(A) (vote); <i>See</i> D.C. Stat. §§ 1-204.02, 1-204.21(c)(1), 1-401(b)(1)(A) (hold office).	<i>See</i> D.C. Stat. § 11-1906(b)(2)(B) (jury restored by certification under jury system plan one year after sentence completed).
Florida	<i>See</i> Rules of Executive Clemency, https://fpc.state.fl.us/Clemency.htm (all civil rights for most offenders).	<i>See</i> Rules of Executive Clemency, https://fpc.state.fl.us/Clemency.htm (by application for some offenders).
Georgia	<i>See</i> Ga. Const. art. 2, § 1, ¶ III(a); Ga. Stat. § 21-2-216(b) (vote).	<i>See</i> Ga. Const. art. 2, § 2, ¶ III; Ga. Stat. § 21-2-8; Ga. Admin. Code. § 475-3-.10(6) (right to hold office 10 years after completing sentence with Restoration of Civil and Political Rights issued by Board of Pardons and Paroles).
Idaho	<i>See</i> Ida. Stat. § 18-310(2) (all civil rights).	
Illinois	<i>See</i> Ill. Const. art. 3, § 2; 730 Ill. Code Ann. § 5/5-5-5(2)-(3) (vote and hold office).	
Iowa	<i>See</i> Executive Order No. 42, http://www.governor.iowa.gov/administration/docs/vilsack-eo-42.pdf ; Frequently Asked Questions.; http://www.governor.iowa.gov/administration/citizenship-faq.php ; Iowa Stat. § 914.2 (rights to vote and hold office of all offenders whose sentences including probation, parole and supervised release were discharged as of July 4, 2005 automatically restored).	<i>See</i> Executive Order No. 42, http://www.governor.iowa.gov/administration/docs/vilsack-eo-42.pdf ; Frequently Asked Questions.; http://www.governor.iowa.gov/administration/citizenship-faq.php ; Iowa Stat. § 914.2 (Governor automatically considers restoration of rights to vote and hold office of those completing sentence after July 4, 2005).
Kansas	<i>See</i> Kan. Stat. § 21-4615(2), 22-3722 (all civil rights).	
Louisiana	<i>See</i> La. Const. art. 1, § 20 (vote); La. Const. art. 1, § 10(B), (C) (hold office); La. Const. art. 4, § 5(E)(1), La. Rev. Stat. § 15:572(B)(1), (C) (hold office, jury).	
Massachusetts	<i>See</i> Mass. Const. Amend. art. III, M.G.L. 51, § 1 (rev. 2001) (vote); M.G.L234A, § 4(7) (jury).	

**MECHANISMS FOR RESTORING CIVIL RIGHTS FOR FELONS
OR MISDEMEANANTS PUNISHABLE BY MORE THAN 2 YEARS**

Jurisdiction	Automatic Restoration Upon Completion or Discharge of Sentence or After an Additional Waiting Period (rights not mentioned are not lost)	Restoration Procedures That Do Not Require Pardon, Set Aside or Expungement (rights not mentioned are either not lost or are restored automatically)
Minnesota	<i>See</i> Minn. Stat. § 609.165(1) (vote); Minn. Stat. § 609.165(1), (3), 609.42(2) (hold office); Minn. Stat. R. 808(b)(6), Minn. Stat. § 609.165(1) (jury).	
Montana	<i>See</i> Mont. Const. art. 2, § 28(2); Mont. Stat. § 46-18-801(2) (all civil rights).	
Nebraska	<i>See</i> Neb. Rev. Stat. §§ 29-112, 32-313(1) (vote).	<i>See</i> Neb. Rev. Stat. §§ 29-112, 29-112.1; Neb. Const. art. IV, § 13. A (hold office and jury rights can be restored by warrant of discharge from Board of Pardons).
Nevada	For most offenders, <i>see</i> Nev. Rev. Stat. §§ 176A.850(3)(b)(1), (4), 213.155(1)(a), (2), 213.157 (vote); Nev. Rev. Stat. §§ 176A.850(3)(c), (4), 213.155(1)(b), (2), 213.157 (hold office); Nev. Rev. Stat. §§ 176A.850(3)(b)(2), (d), (4); 213.155(1)(a), (c), 213.157 (jury).	Some offenders must petition the court. <i>See</i> Nev. Rev. Stat. §§ 176A.850(4), 213.155(2), 213.157 (vote); Nev. Rev. Stat. §§ 176A.850(4), 213.155(2), 213.157 (hold office); Nev. Rev. Stat. §§ 176A.850(4), 213.155(2), 213.157 (jury).
New Jersey	<i>See</i> N.J. Stat. Ann. § 19:4-1(8) (vote).	<i>See</i> N.J. Stat. Ann. § 2A:167-5 (may apply to the governor for a restoration of rights to hold office or sit on jury).
New Mexico	<i>See</i> N.M. Stat. Ann. § 31-13-1 (vote); N.M. Stat. Ann. § 38-5-1 (jury).	<i>See</i> N.M. Stat. Ann. § 31-13-1 (right to hold office by presenting a certificate verifying completion of sentence to the Governor then receiving a certificate issued by the Governor restoring the person's full rights of citizenship).
New York	<i>See</i> N.Y. Elec. Laws § 5-106(2) (vote).	<i>See</i> N.Y. Correct. Law §§ 700-705, 703-a, 703-b (right to sit on a jury restored by Certificate of Relief from Disabilities from the sentencing court if not committed to prison, or from the Board of Parole upon release, or a Certificate of Good Conduct from the Board of Parole after a waiting period of three or five years).
North Carolina	<i>See</i> N.C. Gen. Stat. § 13-1 (all civil rights).	
North Dakota	<i>See</i> N.D. Cent. Code § 12.1-33-03(1) (vote); N.D. Cent. Code §§ 12.1-33-01(1)(b), 12.1-33-03(1) (hold office); N.D. Cent. Code § 12.1-33-01 (jury).	
Oklahoma	<i>See</i> Okla. Stat. tit. 26, §4-101(1) (vote); Okla. Stat. tit. 26, § 5-105a(A) (hold office); Okla. Stat. tit. 38, § 28(C)(6) (jury).	
Oregon	<i>See</i> Or. Rev. Stat. § 137.281(1), (5) (vote); Or. Rev. Stat. § 137.281(1) (hold office); Or. Rev. Stat. §§ 137.281(1), 10.030(3)(a)(E) (jury).	

**MECHANISMS FOR RESTORING CIVIL RIGHTS FOR FELONS
OR MISDEMEANANTS PUNISHABLE BY MORE THAN 2 YEARS**

Jurisdiction	Automatic Restoration Upon Completion or Discharge of Sentence or After an Additional Waiting Period (rights not mentioned are not lost)	Restoration Procedures That Do Not Require Pardon, Set Aside or Expungement (rights not mentioned are either not lost or are restored automatically)
Rhode Island	<i>See</i> R.I. Const. art. 2, § 1, www.rilin.state.ri.us/RiConstitution/C02.htm (vote); R.I. Const. art. 3, § 2 (hold office); R.I. Gen. Laws § 9-9-1.1(c) (jury).	
South Dakota	<i>See</i> S.D. Codified Laws §§ 23A-27-35, 24-5-2, 24-15A-7 (vote); S.D. Codified Laws §§ 23A-27-35, 24-5-2, 24-15A-7 (hold office); S.D. Codified Laws §§ 23A-27-35, 24-5-2, 24-15A-7 (jury).	
Tennessee		<i>See</i> Tenn. Code Ann. § 40-29-101 (vote by petition to court); Tenn. Code Ann. § 40-20-114 (same for hold office and jury).
Washington	<i>See</i> Wash. Rev. Code § 9.94A.637(4), 9.96.050 (vote); Wash. Rev. Code § 42.04.020 (hold office); Wash. Rev. Code § 9.94A.637 (jury).	
Wyoming		<i>See</i> Wyo. Stat. Ann. § 7-13-105 (restoration of right to vote by governor or, if a first-time offender convicted of a nonviolent felony or felonies, by the board of parole); Wyo. Stat. Ann. § 6-10-106(a)(iii), (iv) (restoration of right to hold office by the governor); Wyo. Stat. Ann. § 6-10-106(a)(iii), (iv) (restoration of right to serve on jury by the governor).