

Hi Amber,

This is the question to and statement from Turning Point Rutland Maxine wanted posted.

Thanks.

Tom

.

.

Q - In your opinion.... if someone has been convicted of DUI and satisfied their obligations to the court (paid fines, probation done, restitution paid) how many years after that would you be comfortable with for them to get their records sealed. Right now, we're talking 10 years after all obligations are satisfied that their records can be sealed.

.

.

A - The consensus here is 3-5 with reasons ranging from "10 seems punitive" to "are we asking how much sobriety is enough sobriety?" We can think of a spectrum of folks from "that guy should never have a license" to "it's too bad that's still on his record" and that is the common agreement between us all is that ideally it would be based on the personal history of the individual and the factors of the case(s). I hope that helps

Sent from my iPhone