State of South Carolina Department of Probation, Parole and Pardon Services

HENRY McMASTER
Governor



CHADWICK A. GAMBRELL
Acting Director

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HOW TO APPLY FOR A PARDON:

The Pardon Application has three (3) components: three (3) written letters of support; information from the applicant and payment of an application fee.

As to the three (3) letters of support written by people <u>not related</u> to you by birth or marriage, you must list the name, address and contact telephone number(s) for each of your supporters. Each support letter must be signed and dated within the past six (6) months by the writer and <u>specifically state that they are in support of your pardon</u>.

Application forms must be filled out completely, signed and dated by you, the applicant. Be certain to complete the General Release of Information section of the application and have it <u>notarized</u>. S. C. Code of Laws 17 -25-322: an offender may not be granted a pardon until all restitution* has been paid in full.

*Restitution refers to money ordered by the Court and/or Parole Board to be paid to victim/victims. If during the pardon investigative process it is discovered that restitution is owed, a deadline will be issued for the applicant to pay all restitution owed. A civil judgment ordered for restitution does not remove the obligation to pay the restitution in full. If restitution/civil judgment is not paid by the deadline given, the request for pardon will be denied.

A one hundred dollar (\$100.00), non-refundable fee <u>must accompany an Application for Pardon</u>. The fee must be in the form of a money order or cashier's check and made PAYABLE to: The South Carolina Department of Probation, Parole and Pardon Services. If the fee does not accompany the pardon application, the application will be returned to the sender.

Mail Application to: SCDPPPS, P.O. Box 207, Columbia, SC 29202.

NOTE: FALSIFICATION OF ANY DOCUMENTATION WILL RESULT IN YOUR PARDON REQUEST TO BE ADMINISTRATIVELY DENIED.

The application process is approximately seven (7) to nine (9) months from the time the pardon application is received until a pardon hearing date is scheduled for applicants. If there are any changes of address or contact information, please call our office to update your application.

If you have any questions, please feel free to contact Wanda Wingate at (803) 734-3295.

PARDON FACT SHEET

<u>Definition:</u> Pardon means that an individual is fully forgiven from all the legal consequences of his crime and of his conviction, direct and collateral, including the punishment, whether of imprisonment, pecuniary penalty or whatever else the law has provided. An arrest without a disposition cannot be pardoned.

<u>Guidelines for Determining Eligibility for Pardon:</u> The Board of Paroles and Pardons shall determine if the individual is eligible for a pardon after reviewing the pardon application based upon the following criteria:

<u>Probationers:</u> Probationers are eligible to be considered for a pardon any time after discharge from supervision, provided all restitution has been paid in full.

<u>Parolees:</u> Parolees are eligible to be considered for a pardon: 1) Any time after the successful completion of five years under supervision; 2) Any time after the date of discharge of successful completion of the maximum parole period, if less than five years. No person will be granted a pardon unless all restitution has been paid in full.

Persons Discharged from a Sentence: Any time after the date of discharge, provided all restitution has been paid in full.

Inmates with Terminal Illness: Any time after the inmate is afflicted with a terminal illness with a life expectancy of one year or less. The Board will decide, based upon the application and findings, whether or not the evidence comprises a terminal illness with a life expectancy of less than one year. Two separate doctors' statements documenting life expectancy must be attached to the application. All restitution must be paid in full.

<u>Inmates:</u> Any time prior to becoming parole eligible upon proof of the most extraordinary circumstances. The Board will decide based upon the application and findings whether or not the evidence comprises the most extraordinary circumstances. All restitution must be paid in full.

THE BOARD'S DECISION SHALL BE THE FINAL DETERMINATION OF PARDON ELIGIBILITY.

<u>Order of Pardon</u>: An Order of Pardon shall be signed by at least two thirds of the members of the Board. Upon a favorable consideration by the Board, the Department of Probation, Parole and Pardon Services shall issue a Pardon Certificate. A pardon order obtained by fraud is void.

<u>Civil Rights Restored upon Pardon:</u> A pardon shall fully restore all civil rights lost as a result of a conviction, which shall include the right to: 1) Register to Vote; 2) Vote; 3) Serve on a jury; 4) Hold public office, except as provided in Section 16-13-210; 5) Testify without having the fact of the conviction introduced for impeachment purposes except to the extent provided by rule 609 of the South Carolina Rules of Evidence; 6) Not have testimony excluded in a legal proceeding if convicted of perjury; 7) Be licensed for any occupation requiring a license.

NOTE: It should be noted that an individual regains the rights to register to vote and to vote when the entire sentence has been satisfied. S.C Code '7-5-120 (B)(3) provides that a person is disqualified from being registered or voting if he is convicted of a felony or offenses against the election laws, unless the disqualification has been removed by service of the sentence, including probation and parole time unless sooner pardoned.

COMMONLY ASKED QUESTIONS:

- 1) Does a pardon clear (expunge) my record? **No. When completing a job application, the conviction should be listed and then indicate that the conviction was pardoned. For expungement information, contact the Solicitor's Office in the county of your conviction.**
- 2) Does one need a pardon to register to vote or to vote? **No. Once the sentence is fully satisfied, you automatically regain your right to vote. You must re-register to vote.**
- 3) How long will the entire pardon process take? The application process is lengthy since all the references and information must be verified. On average, it takes about seven (7) to nine (9) months from the time the pardon application is received until a pardon hearing date is scheduled. Cases are scheduled in the order in which they are received. If the person who is applying for a pardon has been laid off or faced with possible job termination pending the results of a pardon hearing, they must so indicate on the application under "Reason for Requesting Pardon," and attach statements concerning the circumstances.
- 4) Does a pardon restore my right to own or purchase a firearm? According to state law, a South Carolina pardon will allow a person to apply for ownership of a firearm in South Carolina. However, the effect of the South Carolina pardon on federal or other state law and regulations is entirely determined by that jurisdiction.
- 5) Does a pardon clear me from registering as a sex offender? **No, a pardon will not relieve you of the requirements of continuing to register as a sex offender.**

South Carolina Department of Probation, Parole and Pardon Services

PARDON APPLICATION

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South Carolina Department of Probation, Parole and Pardon Services

PARDON APPLICATION

PENDING CHARGES, FEDERAL CONVICTIONS AND/OR OUT OF STATE CONVICTIONS

Please mark "YES"	or " NO " fo	or the followi	ng questions. (Note that pending charges, federal and	out of state convictions are <u>not</u> considered for	pardon.)
Pending charges?	YES	or NO	Federal Convictions? YES or NO	Out of State Convictions? YES	or NO

GENERAL RELEASE OF INFORMATION

To Whom It May Concern:

I hereby authorize any agent or other authorized representative of the South Carolina Department of Probation, Parole and Pardon Services bearing this release, or copy thereof, within one year of its date, to obtain any information in your files pertaining to my grievance records, employment, military, credit, medical or educational records including, but not limited to, academic, job performance, achievement, attendance, athletic, personal history, and disciplinary records. I hereby direct you to release such information upon request of the bearer. This release is executed with full knowledge and understanding that the information will be used in connection with my pardon investigation by the bearer and will be disseminated to those individuals or agencies directly involved in this pardon determination or to fulfill other obligations imposed by law, regulation or executive order. I hereby release you, as the custodian of such records, and any school. college, university or other educational institution, hospital, or other repository of medical records, credit bureau, consumer reporting agency, personnel, both individually and collectively, from any and all liability for damages of whatever kind, which may at any time result to me, my heirs, my family or associates because of compliance with this authorization and request to release information, or any attempt to comply with this release. A photocopy of this release shall be treated as an original. Should there be any question as to the validity of this release, you may contact me as indicated below.

I certify that all the contents of the above application are true and correct. I understand that all information provided on the pardon application will be verified. I further understand that if any of it is of a sensitive nature which might lead to the damaging of my current status (such as contacting neighbors, employers, etc.) that I will take the appropriate steps to minimize this risk.

NOTE: If you are applying on behalf of someone, indicate your authority to file this application below next to your printed full name.

SUPPORT LETTERS List the names and contact information of three people not related by blood or marriage who have written letters supporting you receiving a pardon. Attach a signed, recently dated statement of support from each person. **Application will be returned if letters are not included.**

Name:		Phone number	:			
Address	City	State	Zip code			
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Name:		Phone number	:			
Address	City	State	Zip code			
Name:		Phone Number	: :			
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PARDON ELIGIBILITY: PLEASE CHECK ALL BOXES T	HAT APPLY					
I have been discharged from probation supervision a	nd any or all restitution has been p	aid in full.				
I have been discharged from my sentence without ha	aving been on probation or parole a	and any or all restitution ha	as been paid in full.			
I am a parolee and have successfully completed five	(5) years under supervision and ar	ny or all restitution has be	en paid in full.			
I have been discharged after successfully completing	g my maximum parole period and a	ny or all restitution has be	en paid in full.			
I am an inmate not presently eligible for parole and ca	an produce evidence comprising th	e most extraordinary circu	umstances.			
I was previously considered for pardon and rejected	I was previously considered for pardon and rejected on (date of previous hearing)					
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NOTE: FALSIFICATION OF ANY DOCUMENTATION WILL RESULT IN YOUR PARDON REQUEST TO BE ADMINISTRATIVELY DENIED.

(year)

Full Name of Notary (Signature)

Full Name of Notary (Printed)

SCDPPPS, P.O. Box 207, Columbia, SC 29202

_day of _

Mail completed application, application fee and 3 letters of support to:

(date)

NOTARY

Sworn to me this _

My commission expires: