

(7) the charge was transferred to the juvenile court under § 4-202 of this article; [or]

(8) the person:

(i) is convicted of only one criminal act, and that act is not a crime of violence; and

(ii) is granted a full and unconditional pardon by the Governor;  
OR

(9) THE PERSON WAS CONVICTED OF A CRIME UNDER ANY STATE OR LOCAL LAW THAT PROHIBITS:

(I) URINATION OR DEFECATION IN A PUBLIC PLACE;

(II) PANHANDLING OR SOLICITING MONEY;

(III) DRINKING AN ALCOHOLIC BEVERAGE IN A PUBLIC PLACE;

(IV) OBSTRUCTING THE FREE PASSAGE OF ANOTHER IN A PUBLIC PLACE OR A PUBLIC CONVEYANCE;

~~(V) WANTON TRESPASS ON PRIVATE PROPERTY;~~

~~(VI)~~ (V) SLEEPING ON OR IN PARK STRUCTURES, SUCH AS BENCHES OR DOORWAYS;

~~(VII)~~ (VI) LOITERING;

~~(VIII)~~ (VII) VAGRANCY; OR

~~(IX)~~ (VIII) RIDING A TRANSIT VEHICLE WITHOUT PAYING THE APPLICABLE FARE OR EXHIBITING PROOF OF PAYMENT; OR ~~ANY OF THE ACTS SPECIFIED IN § 7-705 OF THE TRANSPORTATION ARTICLE.~~

(IX) EXCEPT FOR CARRYING OR POSSESSING AN EXPLOSIVE, ACID, CONCEALED WEAPON, OR OTHER DANGEROUS ARTICLE AS PROVIDED IN § 7-705(B)(6) OF THE TRANSPORTATION ARTICLE, ANY OF THE ACTS SPECIFIED IN § 7-705 OF THE TRANSPORTATION ARTICLE.