

policies by county

BAKER COUNTY				
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Baker County District Attorney	Cases involving any the following factors are not eligible for SB819 relief: <ul style="list-style-type: none"> The applicant's case is currently on direct appeal. 	Cases involving the following are rarely eligible for SB819 relief: <ul style="list-style-type: none"> Any case resulting from a conviction involving child sex abuse or domestic violence. 	There is no specific form, but applicants should address : <ul style="list-style-type: none"> The conviction(s) underlying the sentence for which the requestor seeks a conviction or sentence reconsideration. Whether the conviction is on direct appeal (if it is, the case is ineligible for consideration). Reasons why the original sentence no longer serves the interests of justice. The requestor's desired result: No conviction at all? Conviction of a different crime? Reduction of prison sentence? Reduction of fine? Etc. Information that addresses the considerations listed in ORS 137.218: - The requestors disciplinary record in jail or prison (if applicable) and record of rehabilitation while incarcerated. - Evidence that reflects whether the requestor's age, time served in custody, and diminished physical or mental condition, if any, have reduced the requestor's risk for future violence. - The future safety of the victim of the crime(s) for which the requestor seeks conviction or sentence reconsideration. - The amount of the original sentence already served by the requestor. - Evidence that reflects changed circumstances since the requestor's conviction and shows that the requestor's sentence no longer advances the interests of justice.	The applicant, or their attorney, should submit the request via mail to: Baker County District Attorney 1995 3rd Street, Ste. 320 Baker City, OR 97814
Baker County SB 819 Policy				

BENTON COUNTY					
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Benton County District Attorney	Cases involving any the following factors are not eligible for SB819 relief: <ul style="list-style-type: none"> The applicant's 	Cases involving the following elements are not eligible for SB819 relief: <ul style="list-style-type: none"> The case involves a 	Cases involving the following elements are not eligible for SB819 relief: <ul style="list-style-type: none"> The case involves a 	An SB819 Resentencing Request Application and detailed cover letter	Hard copies of all required material must be mailed to: Benton County District Attorney



Benton County SB819 Policy	request fails to further the interest of justice.	request that violates any victim rights law.	request that violates any victim rights law.	describing the reason for request.	Benton County Courthouse 120 NW 4th Street Corvallis, Oregon 97330
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CLACKAMAS COUNTY					
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Clackamas County District Attorney	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant has not served at least 50% of the original imposed sentence. • The applicant's conviction is eligible to be set aside under ORS 137.225. • The applicant owes outstanding victim restitution. • The applicant has been convicted of a criminal offense subsequent to the crime in which reconsideration is being sought or has pending charges in any jurisdiction. • The applicant requested, and was denied, the same request in the last 36 months. • The applicant, if sentenced to probation, has not successfully completed probation or was revoked. 	<p>Cases involving the following elements are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case involving any level of murder. • Any case involving any level of first-degree rape, sodomy and unlawful sexual penetration. • Any case involving child abuse or domestic violence OR a conviction under Measure 11 will only be considered in the rarest of circumstances. 	<p>Cases involving the following elements are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case involving any level of murder. • Any case involving any level of first-degree rape, sodomy and unlawful sexual penetration. • Any case involving child abuse or domestic violence OR a conviction under Measure 11 will only be considered in the rarest of circumstances. 	<p>An SB819 Resentencing Request Application</p>	<p>Deliver completed application to: Clackamas County District Attorney 807 Main Street Oregon City, OR 97045</p>
Clackamas County SB819 Policy					

CLATSOP COUNTY					
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Clatsop County District Attorney	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant's request fails to further the interest of justice. 	<p>Cases involving the following elements are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The case involves a request that violates any victim rights law. 	<p>If any of the following exists, then the request must be rejected:</p> <ul style="list-style-type: none"> • The request doesn't include a completely filled out application and cover letter. 	<p>An SB819 Resentencing Request Application and detailed cover letter describing the reason for request.</p>	<p>Hard copies of all required material must be mailed to: Clatsop County District Attorney Clatsop County Courthouse PO Box 149 Astoria, Oregon 97103</p>
Clatsop County SB819 Policy					

COLUMBIA COUNTY				
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Columbia County District Attorney	<p>ONLY Cases involving the following factors will be considered for SB819 relief:</p> <p>Actual Innocence:</p> <ul style="list-style-type: none"> • The applicant has a claim of innocence in which JIU can identify one or more avenues of investigation that have the potential to 	<p>Cases involving the following elements are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case with convictions occurring 	<p>[SB819 applications will only be considered if: They are filled out properly and completed by the convicted person.</p>	<p>Deliver completed application to: Columbia County</p>



substantiate the applicant's claim of innocence.

- The applicant has not committed another criminal offense within the last 36 months and does not have pending charges in any jurisdiction.
- The applicant is willing to cooperate fully with law enforcement in an effort to identify and bring to justice the person who actually committed the crime.

Excessive Sentencing:

- The applicant cannot owe outstanding victim restitution.
- The applicant is willing to admit that they are guilty of the crime that caused them to be sentenced.
- The applicant must currently be incarcerated.
- The applicant's sentence was not part of a global settlement with multiple counties.
- The applicant has not committed another criminal offense within the last 36 months and has no pending charges in any jurisdiction.
- The applicant has not applied for SB819 consideration in the last 36 months.

Any of the following statements are true:

- The applicant was sentenced as a juvenile, they have a term of incarceration remaining on their sentence, are approaching age 25 and will be transferred to adult prison.
- The applicant committed the crime when they were under 18.
- The applicant is over the age of 60, or has a terminal or debilitating illness (suffering from an incurable condition that is likely to lead to death within two years or suffering from an illness that requires chronic assistance with a necessary daily function, such as eating, breathing, toileting, walking, or bathing) or is currently on hospice care.

OR

- The applicant's conviction is for a non-person crime and the sentence or is longer than 10 years in total.
- The applicant's conviction is for a person crime and the sentence or sentences are longer than 16 years in total.

Collateral Consequence:

- The applicant's conviction did not involve domestic violence unless the domestic violence conviction was committed while the applicant was a juvenile.
- The applicant has applied for and been denied SB819 relief within the last 36 months.
- The applicant has not committed another criminal offense within the last 36 months and does not have pending charges in any jurisdiction.
- The applicant demonstrates substantial rehabilitation and presents a low risk for further criminality.
- The applicant demonstrates that their conviction causes manifest and particularized hardship while the applicant was a juvenile.
- The applicant has applied for and been denied SB819 relief within the last 36 months.
- The applicant has not committed another criminal offense within the last 36 months and does not have pending charges in any jurisdiction.
- The applicant demonstrates substantial rehabilitation and presents a low risk for further criminality.
- The applicant demonstrates that their conviction causes manifest and particularized hardship.

outside of Columbia County.

- Any case resulting from convictions that are not felony level crimes.
- Conviction must not be expungable under ORS 137.225.
- Any case that is currently pending appeal or post-conviction relief.

Cases involving the following elements are not eligible for SB819 relief:

- Any case with convictions occurring outside of Columbia County.
- Any case resulting from convictions that are not felony level crimes.
- Conviction must not be expungable under ORS 137.225.
- Any case that is currently pending appeal or post-conviction relief.

Applications filled out by other parties must contain a statement that provides a compelling reason why the actual convicted person cannot complete the application and a signature demonstrating the knowing and voluntary consent of the actual convicted person.]

To apply, petitioners must remember that SB819 consideration requests fall into one of three categories: Actual Innocence, Excessive Sentencing or Collateral Consequence. The reasons outlining which form to choose are listed below'

- Actual Innocence: Download, complete, and submit the actual Innocence forms if you did not commit the crime for which you were convicted.
- Excessive Sentencing: Download, complete, and submit the excessive sentencing forms if you were guilty of the crime for which you were convicted, but believe you were disproportionately punished. The application contains a statement of what happened that constitutes a confession to every element of the offense
- Collateral Consequence: Download, complete, and submit the Collateral Consequence forms if the conviction has an undue and extraordinarily unfair impact on other aspects of your life (affecting your ability to possess firearms, obtain housing, or obtain a job). The application must contain a statement including an admission of guilt, and what happened that constitutes a confession to every element of the offense



COOS COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Coos County District Attorney</p>	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant is serving multiple sentences with multiple victims. • The applicant has not served at least 50% of the imposed sentence. • The applicant has a violent criminal history. • The applicant violated probation on a downward dispositional departure, resulting in incarceration. • The applicant's case is currently on direct appeal. 	<p>Cases involving the following elements are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case involving any degree of criminal homicide. • Any case involving a sexual offense where the victim was under the age of fourteen, subjected to forcible compulsion, mentally defective, or mentally incapacitated. • Any case involving the sexual abuse of a child, including solicitation or unlawful depictions. • Any case involving a violent felony. 	<p>No specific form or designated application materials are required.</p>	<p>Request should be submitted by US Mail to: Coos County District Attorney Office 250 North Baxter Coquille, Oregon 97423</p>
<p>Coos County SB819 Policy (pg.'s 42-45)</p>				

CROOK COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Crook County District Attorney</p>	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant's case is currently on direct appeal. 	<p>Cases involving the following are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case in which the request violates any victim rights law. 	<p>Requests involving the following must be rejected:</p> <ul style="list-style-type: none"> • The request fails to further the interests of justice. 	<p>Applicants must complete the Crook County Resentencing Request Application and include a detailed cover letter describing the reasons for the request.</p>	<p>Hard copies of all required materials must be submitted to: Crook County District Attorney 300 NE 3rd Street, Rm. 34 Prineville, OR 97754</p>
<p>Crook County SB819 Policy</p>					

CURRY COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Curry County District Attorney</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>



DESCHUTES COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Deschutes County District Attorney</p> <hr/> <p>Deschutes County SB819 Policy</p>	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant's case is currently on direct appeal. 	<p>Cases involving the following are rarely eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case resulting from a conviction involving child sex abuse or domestic violence. 	<p>There is no specific form, but applicants should include information that addresses whether their case involved any of District Attorney Hummel's priorities for conviction and sentencing reconsideration.</p> <p>DA Hummel's priorities include:</p> <ul style="list-style-type: none"> • Oregon law is relevant to the crime of conviction • The conviction resulted from a questionable interaction with law enforcement • The sentence imposed for a crime has changed in a significant way since the time of conviction • The suspect was under the age of 25 when they were convicted in adult court • The applicant was a survivor of sexual or physical violence at the time they committed the act that resulted in their conviction • Convictions for felony driving while suspended where the basis of the suspension did not homicide • The only felony conviction(s) on an individual's criminal record is felony driving while suspended <p>Please note, District Attorney Hummel will focus his initial proactive work on the following case types, but this is not an exclusive list:</p> <ul style="list-style-type: none"> - Boyd Delivery cases (see: State v. Hubbell, 314 Or App 844 (2021)) - Arreola-Botello stops (see: State v. Arreola-Botello, 365 Or 695 (2019)) - Merger issues (see: State v. Paye, 310 Or App 408 (2021)). 	<p>Requests should be submitted via the website OR US Mail: Deschutes County District Attorney, Conviction Reconsideration 1164 NW Bond Street Bend, OR 97703</p>

DOUGLAS COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Douglas County District Attorney</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>

GILLIAM COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Gilliam District Attorney</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>



GRANT COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Grant County District Attorney Grant County SB819 Policy	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant has not served at least 50% of the original imposed sentence. • The applicant violated probation on a downward dispositional departure, resulting in incarceration. • The applicant benefited from a significant reduction of charges during negotiations. • The applicant has an extensive violent criminal history. 	<p>Cases involving the following elements are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case involving any level of murder. • Any case involving a violent sexual offense. • Any case involving the sexual abuse, solicitation or unlawful depictions of a child. • Any case involving violent felony convictions. • Any case involving enhancements for the use of a firearm or deadly weapon. 	<p>Additional considerations that may result in a denial:</p> <ul style="list-style-type: none"> • The original sentence is appropriate under current sentencing laws. • The crime victim strongly opposes a resentence. • A request from the same party was declined within the past 24 months. • The requesting applicant has an open appeal or post-conviction petition filed. • A court would be required to impose the same sentence, such as a case subject to a mandatory minimum sentence. 	<p>The request for review must include:</p> <ul style="list-style-type: none"> • The specific conviction(s) to be reviewed and the sentencing modification being sought • A justification for why the original sentence no longer serves the interests of justice • Evidence reflecting the convicted persons age, time served, and/or diminished physical or mental capacity • An admission of facts and expression of contrition • Work history • Vocational, educational, treatment and infraction history while in custody • Any psychological or medical documentation • Release plan demonstrating re-entry readiness • A statement of support network and plans upon release • Any/all other steps taken while incarcerated that evidence positive life choices going forward 	<p>Materials must be delivered to: Grant County District Attorney 201 S Humbolt Street, Ste.100 Canyon City, OR 97820</p>

HARNEY COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Harney County District Attorney	No information available	No information available	No information available	No information available	No information available

HOOD RIVER COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Hood River County District Attorney	No information available	No information available	No information available	No information available	No information available



JACKSON COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Jackson County District Attorney</p> <p>Jackson County SB819 Policy</p>	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant has not served at least 50% of the original imposed sentence. • The applicant previously requested, and was denied, a sentencing reconsideration on the same matter within the last 24 months under ORS 137.218. • The applicant's case is currently on direct appeal. 	<p>Cases involving the following elements are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case involving any level of homicide. • Any case involving a violent sexual offense. • Any case involving child abuse, solicitation, or unlawful depictions of a child. • Any case involving firearm enhanced sentences. 	<p>There is no specific application form, but applicants should include the following:</p> <ul style="list-style-type: none"> • Conviction(s) underlying the sentence. • Reasons why the original sentence no longer serves the interest of justice • The petitioner’s desired result: No conviction at all? Conviction of a different crime? Reduction of a prison sentence? • A narrative of their current life path, successes, schooling, employment, plans, and what they learned from their error embodied by their conviction • Letters of reference including contact name, telephone number and/or emails, in particular from treatment providers, probation officers, employers, teachers, professors, and others who have seen the petitioner’s success and can vouch for the length and permanency of stable changes they’ve made in their life • Information that addresses concerns under ORS 137.218: <ul style="list-style-type: none"> *Petitioner’s disciplinary record in jail or prison (if applicable) and the record of rehabilitation while incarcerated *If a prison sentence has been completed, or if no prison sentence imposed, evidence of rehabilitation while on probation and disciplinary record therein *Evidence that reflects whether the petitioner’s age, time served in-custody and diminished physical or mental condition, if any, have reduced the petitioner’s risk for future violence *The amount of the original sentence already served by the petitioner *The future safety of the victim(s) of the crime(s) for which the petitioner seeks conviction or sentence reconsideration *Evidence that reflects changed circumstances since the petitioner’s conviction and shows that the petitioner’s sentence no longer advances the interests of justice • The applicant was under 25 years of age when they were convicted • The applicant is a survivor of sexual or physical violence at the time they committed the act that resulted in their conviction • Felony driving while suspended convictions, when the basis for the suspension was other than a homicide, and when the only conviction(s) on the applicant’s criminal record is felony driving while suspended 	<p>The applicant, or their attorney, should submit the request in writing to the District Attorney’s Office via hand-delivery or US Mail: Jackson County District Attorney’s Office, Sentencing Reconsideration 815 W. 10th Street Medford, OR 97501</p>

JEFFERSON COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Jefferson County District Attorney</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>	<p>No information available</p>

JOSEPHINE COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Josephine County District Attorney</p>	<p>Cases involving any the following factors are not eligible for SB819 relief:</p>	<p>Cases involving the following elements are not eligible for SB819 relief:</p>	<p>Only the rare and extraordinary case will result in a decision to file a</p>	<p>The applicant, or their attorney, must specify the conviction(s) to be reviewed and the desired terms of</p>	<p>Application materials must be delivered to: Josephine District</p>



<p>Josephine County SB819 Policy</p>	<ul style="list-style-type: none"> • The applicant has not served at least 50% of the original imposed sentence. • The applicant's conviction is eligible to be set aside under ORS 137.225. • The applicant has an extensive violent criminal history. • The applicant violated probation on a downward dispositional departure, resulting in incarceration. • The applicant benefitted from a significant reduction of charges during negotiations. 	<ul style="list-style-type: none"> • Any case involving any level of homicide. • Any case involving a violent sexual offense. • Any case involving abuse combined with a sexual offense. • Any case involving solicitation or unlawful depictions of a child. • Any case involving violent felony convictions. 	<p>petition for sentencing modification.</p>	<p>sentencing modification sought. The request for review must also include:</p> <ul style="list-style-type: none"> • A justification for why the original sentence no longer serves the interests of justice • Evidence reflecting the convicted persons age, time served, and/or diminished physical or mental capacity • An admission of facts and expression of contrition • The desired sentence at resentencing • Work history • Vocational, educational, treatment and infraction history while in custody • Any psychological or medical documentation; • Release plan demonstrating re-entry readiness • A statement of support network and plans upon release • Any/all other steps taken while incarcerated that evidence positive life choices going forward 	<p>Attorney Office 500 NW 6th Street, Dept. 16, Rm 202 Grants Pass, OR 97526</p>
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KLAMATH COUNTY				
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Klamath County District Attorney</p> <p>Klamath County SB819 Policy</p>	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant's case is currently on direct appeal. 	<p>Cases involving the following elements are rarely eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case involving child sexual abuse. • Any case involving domestic. 	<p>There is no specific application form, but applicants should include the following:</p> <ul style="list-style-type: none"> • Conviction(s) underlying the sentence. • A justification for why the original sentence no longer serves the interests of justice • The petitioner's desired result: No conviction at all? Conviction of a different crime? Reduction of a prison sentence? Reduction of a fine? • A narrative of their current life path, successes, schooling, employment, plans, and what they learned from their error embodied by their conviction • Letters of reference including contact name, telephone number and/or emails, in particular from treatment providers, probation officers, employers, teachers, professors, and others who have seen the petitioner's success • Information that addresses concerns under ORS 137.218: <ul style="list-style-type: none"> *Petitioner's disciplinary record in jail or prison (if applicable) and the record of rehabilitation while incarcerated *If a prison sentence has been completed, or if no prison sentence imposed, evidence of rehabilitation while on probation and disciplinary record therein *Evidence that reflects whether the petitioner's age, time served in-custody and diminished physical or mental condition, if any, have reduced the petitioner's risk for future violence *The amount of the original sentence already served by the petitioner *The future safety of the victim(s) of the crime(s) for which the petitioner seeks conviction or sentence reconsideration 	<p>To initiate the process, an individual should submit a request via U.S. Mail to: Klamath County District Attorney, Conviction Reconsideration 316 Main Street Klamath Falls, OR 97601.</p>



			<p>*Evidence that reflects changed circumstances since the petitioner’s conviction and shows that the petitioner’s sentence no longer advances the interests of justice. Information that addresses whether the petitioner's conviction fits the following:</p> <ul style="list-style-type: none"> • Oregon law relevant to the crime of conviction, the circumstances of law enforcement interaction with the suspect, and/or the sentence imposed, has changed in a significant way since the conviction. The following are specific relevant areas, though not exclusive: <ul style="list-style-type: none"> *Boyd Delivery cases (see, State v. Hubbell, 314 Or App 844 (2021)) *Arreola-Botello stops (see State v. Arreola-Botello, 365 Or 695 (2019)) *Merger issues (see State v. Paye, 310 Or App. 408 (2021)) • The applicant was under 25 years of age when they were convicted • The applicant is a survivor of sexual or physical violence at the time they committed the act that resulted in their conviction • Felony driving while suspended convictions, when the basis for the suspension was other than a homicide, and when the only conviction(s) on the applicant’s criminal record is felony driving while suspended 	
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LAKE COUNTY				
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Lake County District Attorney	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant has an extensive violent criminal history. • The applicant has not served at least 50% of the original imposed sentence. • The applicant violated probation on a downward dispositional departure, resulting in incarceration. • The applicant benefited from a significant reduction of charges during negotiations. • The applicant previously requested, and was denied, a sentencing reconsideration on the same matter within the last 24 months under ORS 137.218. • The applicant has an open appeal, or post-conviction petition and a court would be required to impose the same sentence, such as a case subject to a mandatory minimum sentence. 	<p>Cases involving the following elements are rarely eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case including any level of murder. • Any case involving a violent sexual offense. • Any case involving the sexual abuse, solicitation or unlawful depictions of a child. • Any case involving violent felony convictions. • Any case involving enhancements for the use of a firearm or deadly weapon. 	<p>The applicant, or their attorney, <u>must specify</u>:</p> <ul style="list-style-type: none"> • the conviction(s) to be reviewed • The desired terms of sentencing modification sought • A justification for why the original sentence no longer serves the interests of justice • Evidence reflecting the convicted persons age, time served, and/or diminished physical or mental capacity • An admission of facts and expression of contrition • Work history • Vocational, educational, treatment and infraction history while in custody • Any psychological or medical documentation; • Release plan demonstrating re-entry readiness • A statement of support network and plans upon release • Any/all other steps taken while incarcerated that evidence positive life choices going forward 	<p>Any request submitted to the Lake County District Attorney’s Office for consideration must include a submission letter by the applicant or the applicant’s attorney seeking relief:</p> <p>Lake County District Attorney's Office 513 Center Street, Rm. 309 Lakeview, OR 97630</p>
Lake County SB819 Policy				



LANE COUNTY				
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Lane County District Attorney	Cases involving any the following factors are not eligible for SB819 relief: <ul style="list-style-type: none"> • The applicant has an extensive violent criminal history. • The applicant has not served at least 50% of the original imposed sentence. • The applicant violated probation on a downward dispositional departure, resulting in incarceration. • The applicant benefited from a significant reduction of charges during negotiations. 	Cases involving the following elements are rarely eligible for SB819 relief: <ul style="list-style-type: none"> • Any case including any level of murder. • Any case involving a violent sexual offense. • Any case involving the sexual abuse, solicitation, or unlawful depictions of a child. • Any case involving violent felony convictions. • Any case involving enhancements for the use of a firearm or deadly weapon. 	The applicant, or their attorney, must specify: <ul style="list-style-type: none"> • The conviction(s) to be reviewed • The desired terms of sentencing modification sought • A justification for why the original sentence no longer serves the interests of justice • Evidence reflecting the convicted persons age, time served, and/or diminished physical or mental capacity • An admission of facts and expression of contrition • Work history • Vocational, educational, treatment and infraction history while in custody • Any psychological or medical documentation • Release plan demonstrating re-entry readiness • A statement of support network and plans upon release • Any/all other steps taken while incarcerated that evidence positive life choices going forward 	Any request submitted to the Lane County District Attorney’s Office for consideration must include a submission letter by the applicant or the applicant’s attorney seeking relief. Deliver to: Lane County District Attorney 125 E 8th Avenue, #400 Eugene, OR 97401
Lane County SB819 Policy				

LINCOLN COUNTY					
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Lincoln County District Attorney	No information available	No information available	No information available	No information available	No information available

LINN COUNTY					
DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Linn County District Attorney	No information available	No information available	No information available	The applicant must include: <ul style="list-style-type: none"> • A complete an SB819 application • A signed cover letter including descriptions of: <ul style="list-style-type: none"> * the reasons as to why you 	Hard copies of all required materials must be submitted to the Linn County District Attorney’s Office. Incomplete requests



Not available				believe your sentence should be re-sentenced * what sentencing modification you are seeking • The cover letter must be signed with an affirmation that all of the information set forth in the is true to the best of the applicant’s knowledge	will be rejected. Applicants can contact the office at: Linn County District Attorney’s Office Post Office Box 100 Albany, Oregon 97321 Phone: (541) 967-3836
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MALHEUR COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Malheur County District Attorney Malheur County SB819 Policy	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant has an open appeal, or post-conviction petition and a court would be required to impose the same sentence, such as a case subject to a mandatory minimum sentence. 	<p>Cases involving the following elements are rarely eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case involving child sexual abuse. • Any case involving domestic. 	<p>The applicant, or their attorney, <u>must specify</u>:</p> <ul style="list-style-type: none"> • The conviction(s) to be reviewed • The desired terms of sentencing modification sought • A justification for why the original sentence no longer serves the interests of justice • Evidence reflecting the convicted persons age, time served, and/or diminished physical or mental capacity • The petitioner’s desired result: No conviction at all? Conviction of a different crime? Reduction of a prison sentence? Reduction of a fine? • A narrative of their current life path, successes, schooling, employment, plans, and what they learned from their error embodied by their conviction • Letters of reference including contact name, telephone number and/or emails, in particular from treatment providers, probation officers, employers, teachers, professors, and others who have seen the petitioner’s success and can vouch for the length and permanency of stable changes they’ve made in their life • Information that addresses concerns under ORS 137.218: <ul style="list-style-type: none"> *Petitioner’s disciplinary record in jail or prison (if applicable) and the record of rehabilitation while incarcerated. *If a prison sentence has been completed, or if no prison sentence imposed, evidence of rehabilitation while on probation and disciplinary record therein *Evidence that reflects whether the petitioner’s age, time served in-custody and diminished physical or mental condition, if any, have reduced the petitioner’s risk for future violence *The amount of the original sentence already served by the petitioner *The future safety of the victim(s) of the crime(s) for which the petitioner seeks conviction or sentence reconsideration *Evidence that reflects changed circumstances since the petitioner’s conviction and shows that the petitioner’s sentence no longer advances the interests of justice • Oregon law relevant to the crime of conviction, the circumstances of law enforcement interaction with the suspect, and/or the sentence imposed, has changed in a significant way since the conviction. Relevant areas, though not exclusive: <ul style="list-style-type: none"> *Boyd Delivery cases (see, State v. Hubbell, 314 Or App 844 (2021)) *Arreola-Botello stops (see State v. Arreola-Botello, 365 Or 695 (2019)) *Merger issues (see State v. Paye, 310 Or App. 408 (2021)) • The applicant was under 25 years of age when they were convicted • The applicant is a survivor of sexual or physical violence at the time they committed the act that resulted in their conviction 	<p>The office does not provide a specific form to initiate this process. Rather, an individual should submit a request via U.S. Mail to: Malheur County District Attorney 251 B Street West, Ste 6 Vale, Oregon 97918</p>



MARION COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Marion County District Attorney</p> <p>Marion County SB819 Policy</p>	<p>Cases involving any the following factors will rarely be considered for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant has an extensive history of criminal violence. • The applicant received a downward dispositional departure or participated in either treatment court or 416 program. • The applicant stipulated to the sentence in exchange for dismissal of charges or avoidance of a departure sentence. • The applicant's case is currently on direct appeal, a conviction is being challenged in a post-conviction or habeas corpus proceeding, or appeal from a post-conviction or habeas corpus judgment will not be considered. 	<p>Cases involving the following elements are rarely eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any Case involving any sexual offense • Any Case involving a violent felony that included the use or threatened use of a firearm. • Any Case involving a conviction for any degree of homicide after April 1, 1995, unless the person is asserting actual innocence. 	<p>Absent extraordinary circumstances, cases will not be considered where:</p> <ul style="list-style-type: none"> • The victim opposes modification. • The victim's safety is compromised by the applicant's release. 	<p>The <u>application must include</u>:</p> <ul style="list-style-type: none"> • A copy of the judgment from any case where the applicant is seeking relief • A copy of any appellate judgment or post-conviction/habeas judgment related to the underlying conviction(s), or a statement that no appeal, post-conviction, or habeas proceeding was filed • A copy of the applicant's DOC supervision, disciplinary, programming, educational and vocational record, available upon request to: OISC Information Request Specialist Oregon Department of Corrections 24499 SW Grahams Ferry Road Wilsonville, OR 97070-5670 Email: OISCINFO@doc.state.or.us Phone: (503) 570-6919 Fax: (503) 570-6902 * The applicant may, but is not required to, include a copy of any DOC substance abuse or mental health treatment records • A statement of facts, written by the applicant, concerning the crime(s) of commission resulting in the judgment of conviction. The statement should include the applicant's account of any crimes dismissed or not filed as a result of plea negotiations known to the applicant. The applicant's statement should focus on personal responsibility and accountability, or, where the applicant asserts actual innocence, why the applicant is innocent of the crimes of conviction. This document should be titled, "Statement of Accountability "or "Statement of Actual Innocence" • A statement by the applicant of the relief sought and why (e.g. release from custody, reduction in sentence, dismissal of charge). In explaining why the relief sought should be allowed, the applicant should focus on: protection of society, victim safety, personal responsibility, accountability, reformation, and public faith in the criminal justice system. This document should be titled, "Statement of Relief" 	<p>The office does not provide a specific form to initiate this process. Rather, an individual should submit a request via U.S. Mail to: Marion County District Attorney PO Box 14500 Salem, OR 97309</p>



MORROW COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Morrow County District Attorney	No information available	No information available	No information available	No information available	No information available

MULTNOMAH COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Multnomah County District Attorney</p> <p>Multnomah County SB819 Policy</p>	<p>ONLY Cases involving the following factors will be considered for SB819 relief:</p> <p>Actual Innocence:</p> <ul style="list-style-type: none"> The applicant has a claim of innocence in which JIU can identify one or more avenues of investigation that have the potential to substantiate the applicant’s claim of innocence. <p>Excessive Sentencing: (Any of the following statements are true)</p> <ul style="list-style-type: none"> The applicant was sentenced as a juvenile, they have a term of incarceration remaining on their sentence, are approaching age 25 and will be transferred to adult prison. The applicant committed the crime when they were under 18. The applicant is over the age of 60, or has a terminal or debilitating illness (suffering from an incurable condition that is likely to lead to death within two years or suffering from an illness that requires chronic assistance with a necessary daily function, such as eating, breathing, toileting, walking, or bathing) or is currently on hospice care. OR The applicant’s conviction is for a non-person crime and the sentence or is longer than 10 years in total. The applicant’s conviction is for a person crime and the sentence or sentences are longer than 16 years in total. <p>Collateral Consequence:</p> <ul style="list-style-type: none"> The applicant’s conviction is not a registerable sex offenses and did not involve domestic violence, unless the domestic violence conviction was committed while the applicant was a juvenile and did not involve an intimate partner. The applicant demonstrates substantial rehabilitation and presents as a low risk for further criminality. The applicant demonstrates that their conviction causes manifest and particularized hardship. 	<p>Cases involving the following elements are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> Any case involving a major felony sex crime. Any case involving a life sentence for certain sex offenders upon third conviction. 	<p>The following must be true for all applicants regardless of which application is being used:</p> <ul style="list-style-type: none"> The applicant's conviction comes from Multnomah County. The applicant’s conviction is not expungable under ORS 137.225 The applicant’s conviction was sentenced as a felony. The applicant’s conviction was not aggravated murder. 	<p>SB819 consideration requests fall into one of three categories: Actual Innocence, Excessive Sentencing or Collateral Consequence. The reasons outlining which form to choose are listed below</p> <ul style="list-style-type: none"> Actual Innocence: Download, complete, and submit the actual Innocence forms if you did not commit the crime for which you were convicted Excessive Sentencing: Download, complete, and submit the excessive sentencing forms if you were guilty of the crime for which you were convicted, but believe you were disproportionately punished, and currently incarcerated Collateral Consequence: Download, complete, and submit the Collateral Consequence forms if you have not been convicted of a registerable sex offense, crime involving domestic violence (unless you were a juvenile) and did not involve an intimate partner and the conviction has an undue and extraordinarily unfair impact on other aspects of your life (affecting your ability to possess firearms, obtain housing, or obtain a job). 	<p>This form and supporting documents may be mailed to: Multnomah County District Attorney Attn: Justice Integrity Unit 1200 SW First Ave Portland, OR 97204</p> <p>Applicants may also email the forms and supporting documents to: justiceintegrityunit@MCDA.US (The Justice Integrity Unit is able to screen applications much faster if they are submitted online. If it is possible for you to submit it online, you are encouraged to do so.)</p>



POLK COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Polk County District Attorney	No information available	No information available	No information available	No information available	No information available

SHERMAN COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Sherman County District Attorney	No information available	No information available	No information available	No information available	No information available

TILLAMOOK COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Tillamook County District Attorney	No information available	No information available	No information available	No information available	No information available

UMATILLA COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Umatilla County District Attorney	No information available	No information available	No information available	No information available	No information available

UNION COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Union County District Attorney	No information available	No information available	No information available	Applicants must complete the Union County Re-Sentencing Application	A hard copy of the completed application must be mailed to: Union County District Attorney's Office, Attention: SB 819 Review 1104 K Avenue La Grande, OR 97850
Not Available					



WALLOWA COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Wallowa County District Attorney	No information available	No information available	No information available	No information available	No information available

WASCO COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Wasco County District Attorney</p> <p>Wasco County SB819 Policy</p>	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant has an open appeal. 	<p>Cases involving the following elements are rarely eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case involving crimes of sex abuse. • Any case involving domestic violence. • Any case involving a child victim. 	<p>Is not a conviction subject to ORS 137.690 (“Major felony sex crime”) or ORS 137.719 (“Presumptive life sentence for certain sex offenders upon third conviction”).</p>	<p>Applicants <u>should address</u>:</p> <ul style="list-style-type: none"> • The conviction(s) underlying the sentence for which the requestor seeks Conviction Reconsideration, along with the case number • Whether the conviction is on direct appeal (if it is, your case is ineligible for consideration) • Reasons why the original sentence no longer serves the interests of justice • Please include any community service or rehabilitation steps you have taken • The requestor’s desired result: No conviction at all? Conviction of a different crime? Reduction of prison sentence? Reduction of fine? Etc • Information that addresses the considerations listed in ORS 137.218 • The requestor’s disciplinary record in jail or prison (if applicable) and record of rehabilitation while incarcerated • Evidence that reflects whether the person’s age, time served in-custody, and diminished physical or mental condition, if any, have reduced the requestor’s risk for future violence • The future safety of the victim of the crime(s) for which the requestor seeks Conviction Reconsideration • The amount of the original sentence already served by the requestor • Evidence that reflects changed circumstances since the requestor’s conviction and shows that the requestor’s sentence no longer advances the interests of justice 	<p>Requests should be submitted via email to: wcdca@co.wasco.or.us or via US Mail to: Wasco County District Attorney, Conviction Reconsideration 511 Washington Street, Suite 304 Dalles, OR, 97058.</p>



WASHINGTON COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Washington County District Attorney</p>	<p>Cases involving any the following factors will rarely be considered for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant owes outstanding victim restitution • The applicant has not served at least 50% of the original sentence. • The applicant was convicted of a criminal offense in any jurisdiction after the crime in which reconsideration is being sought. • The applicant has pending charges in any jurisdiction • The applicant previously requested, and was denied, a sentencing reconsideration on the same matter within the last 36 months • The applicant has not successfully completed probation, or probation was revoked 	<p>Cases involving the following elements are rarely eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any case involving any level of murder. • Any case involving first degree rape. • Any case involving sodomy and unlawful sexual penetration. • Any case involving a Measure 11 crime. • Any case involving the abuse of a child. • Any case involving domestic violence. 	<p>The applicant, or their attorney, must complete the SB819 Reconsideration Application.</p>	<p>Submit completed application to: Washington County District Attorney, Attn: SB 819 150 North First Avenue, Ste. 300 Hillsboro, Oregon 97124</p>
<p>not available</p>				

WHEELER COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
<p>Wheeler County District Attorney</p>	<p>Cases involving any the following factors are not eligible for SB819 relief:</p> <ul style="list-style-type: none"> • The applicant has an extensive violent criminal history. • The applicant has not served at least 50% of the original imposed sentence. • The applicant violated probation on a downward dispositional departure, resulting in incarceration. • The applicant benefited from a significant reduction of charges during negotiations. • The applicant violated probation on a downward dispositional departure, resulting in incarceration. 	<p>Cases involving the following elements are rarely eligible for SB819 relief:</p> <ul style="list-style-type: none"> • Any Case including any level of murder. • Any Case involving a violent sexual offense. • Any Case involving the sexual abuse, solicitation, or unlawful depictions of a child. • Any Case involving violent felony convictions. • Any Case involving enhancements for the use of a firearm or deadly weapon. 	<p>The applicant, or their attorney, must specify:</p> <ul style="list-style-type: none"> • Specify the conviction(s) to be reviewed and the desired terms of sentencing modification sought • A justification for why the original sentence no longer serves the interests of justice • Evidence reflecting the convicted persons age, time served, and/or diminished physical or mental capacity • An admission of facts and expression of contrition • Work history • Vocational, educational, treatment and infraction history while in custody • Any psychological or medical documentation. • A release plan demonstrating re-entry readiness • A statement of support network and plans up on release 	<p>Any request submitted to the Wheeler County District Attorney's Office for consideration must include a submission letter by the applicant or the applicant's attorney seeking relief. The letter shall summarize the basis for the request consistent with the re-sentencing statute. The office can be contacted at: Wheeler County District Attorney Gretchen Ladd 701 Adams St. P.O. Box 512 Fossil, OR 97830 Phone: (541) 763-4207 Fax: (541) 763-2186</p>
<p>Wheeler County SB 819 Policy</p>				



YAMHILL COUNTY

DISTRICT ATTORNEY & SB819 POLICY	ELIGIBILITY REQUIREMENTS – PERSON RELATED	ELIGIBILITY REQUIREMENTS – CRIME RELATED	ADDITIONAL ELIGIBILITY REQUIREMENTS	APPLICATION MATERIALS REQUIRED	HOW TO APPLY
Yamhill County District Attorney	No information available	No information available	No information available	No information available	No information available

*Please note, the following counties currently have no SB 819 policy: Curry County, Douglas County, Gilliam County, Harney County, Hood River County, Jefferson County, Lincoln County, Linn County (no policy, although SB819 application available), Morrow County, Polk County, Sherman County, Tillamook County, Umatilla County, Union County (no policy, although SB819 application available), Wallowa County, Yamhill County.

This page will be updated as policies become available.

