

LENGTH OF CRIMINAL TRESPASS “BARRING”

VHA Policy

The person will be subjected to the Criminal Trespass policy and be “barred” from the PHA property for the following time periods:

- **One Year**
 - Public gambling on Housing Authority property
 - Public drinking or fighting on Housing Authority property
 - Vandalism of Housing Authority property
 - Possession of any Housing Authority property
 - Any City Ordinance violation

- **Three Years – Misdemeanors**
 - Inciting a riot and/or interfering with official police business on Housing Authority property
 - Criminal, violent, or disruptive activity on Housing Authority property
 - Possession of or use of drugs on or within 1000’ of the Housing Authority property
 - Threats or actions against Housing Authority Staff or property
 - Perpetrators of domestic violence with charges filed against them
 - Gang activity on Housing Authority property

- **Five Years – Felonies**
 - Inciting a riot and/or interfering with official police business on Housing Authority property
 - Criminal, violent or disruptive activity on Housing Authority property
 - Possession or use of drugs on or within 1000’ of the Housing Authority property
 - Robbery, theft, burglary of Housing Authority property
 - Aggravated battery committed on Housing Authority property
 - Perpetrators of domestic violence with charges filed against them
 - Possession or use of weapons on or within 1000’ of Housing Authority property
 - Being on parole
 - A registered sex offender

- **Life**
 - Subject to a lifetime registration requirement under a state sex offender registration program



CRIMINAL TRESPASS “BARRED” APPEAL PROCESS

VHA Policy

A person who is on the “barred” list may request an application to be removed as follows:

- If the person has been “barred” for one year, request can be made from one year of the date that person was “barred”
- If the person has been “barred” for three years, request can be made from three years of the date that person was “barred”
- If the person has been “barred” for five years, request can be made from five years of the date that person was “barred”
- If the person has been “barred” for life, no request can be made

The request must be from the “barred” person in writing and mailed to the PHA. The application then will be given to local law enforcement for an extensive background check.

Factors that will be considered in appealing the ban may include, but are not limited to:

1. Seriousness of the offense
2. Length of time and number of violations
3. Effect on the resident family
4. Any other relevant factor as set forth by the HACD

You **MUST** apply to be removed from the No Trespass list by sending a written request including your name, address and phone number to:

Vermilion Housing Authority
1607 Clyman Lane
Danville, IL 61832

For more information, call: 217-444-3102