



**“No Information to Disclose”
Vulnerable Sector
Police Information Check Certificate**

NAME: CHURCHILL, RYAN PATRICK

OTHER NAME(S):

DOB: 1987/Mar/04

GENDER: Male

PURPOSE: Self Employed - Registered Massage Therapist

IMPORTANT – Notice to Police Information Check Recipient

A Police Information Check should not preclude the use of other recognized screening methods to determine organizational suitability. **Due to the possibility that subsequent criminal convictions, pending charges and/or other relative information resulting in a public safety risk may exist after the date that this Police Information Check certificate was issued, it is only valid for the date on which it was issued.**

Police Information Check Results

This Police Information Check does not contain any information to disclose, meaning that as of December 18, 2025 the applicant does not have any of the following:

- A criminal record or relevant provincial statute convictions,
- Any outstanding criminal or relevant provincial statute charges before the courts in the Province of Alberta including outstanding arrest warrants, and
- Any recent and relevant information obtained from the local records of the Lethbridge Police Service resulting in a public safety risk to any vulnerable person.

Searches of the Canadian Police Information Centre / National Repository for Criminal Records, Alberta Justice Online Information Network and the local records of the Lethbridge Police Service in addition to other police agencies as required, were conducted in the preparation of this Police Information Check certificate.

Please be aware that this Police Information Check was completed **based entirely on the name(s), gender and date of birth** provided by the applicant. Positive confirmation that a criminal record does or does not exist can only be confirmed by a fingerprint comparison. Also be aware that delays can exist between a conviction being rendered in court and the conviction being accessible on the RCMP National Repository of Criminal Records.

Vulnerable Sector Check Results

Vulnerable Sector Check completed – No Information to Disclose

A vulnerable sector search is required for applicants who will be directly responsible for the well-being or who are in a position of trust of vulnerable persons including children, the elderly or the disabled. Being in a position of trust or authority must consist of more than merely having contact or access to vulnerable persons. A vulnerable sector check will include a check of local police records to determine if a pattern of behaviour exists that may result in harm to vulnerable persons. A vulnerable sector check will also determine if the applicant has received a record suspension, previously known as a pardon, for sex offences.

The applicant has resided outside of the City of Lethbridge within the last 5 years. (As the Lethbridge Police Service does not have access to the local records of other police agencies, it is recommended that a Police Information Check be obtained from the jurisdiction(s) in which the applicant has previously resided.

Issued at the City of Lethbridge in the Province of Alberta on

11307

Prepared by / Clerk:

Not valid without the Lethbridge Police Service watermark and seal.
See reverse side for search and disclosure guidelines.



What systems are searched?

The Lethbridge Police Service uses three search mechanisms:

- **Niche/RMS** – local records of the applicant’s involvement with the Lethbridge Police Service
- **JOIN** – the Alberta Court System (Justice Online Information Network)
- **CPIC** – the Canadian Police Information Centre system and the RCMP national repository in Ottawa

This Police Information Check only provides information found at the time of the check on the above-listed systems. The Lethbridge Police Service does not guarantee completeness of the information, as we are limited to information available on these systems. This check does not include information found in any other jurisdiction’s local police information systems, nor does it include court information of any other province(s), except convictions registered on the National Repository for Canada.

Conditional and Absolute Discharge – A person who receives an **absolute discharge** from a court is deemed to not have been convicted (although they have been found “guilty”). A **conditional discharge** does not become “absolute” until the person has complied with all the conditions that the court attaches to the discharge. Once the person complies with all the conditions, the discharge becomes “absolute” and the person is deemed not to have been convicted. **A person who receives a discharge (either an absolute discharge or a conditional discharge where the person has complied with all the conditions) is not supposed to acquire a formal criminal record. **** **However ****, information about the person will still be maintained in court files and in some police files and may be shared with police agencies. The police and courts keep records of discharges under authority of the Criminal Records Act. And if the police check your record, they might see your discharge.

Conditional Sentence – is a penalty a judge can give you if the law for the offence sets a penalty of less than 2 years in jail and no minimum jail term. You serve the sentence in the community, instead of in jail. This is often done through house arrest. Judges will use a conditional sentence only if they’re satisfied that you won’t be a danger to the community. This sentence usually has the same conditions as probation.

Alternative Measures Program – may be offered to adult offenders in lieu of the formal court process. If the individual acknowledges guilt and is interested in the program, an agreement is signed which stipulates what the offender must do to satisfy program requirements. The benefit to the offender is that he/she does not acquire a criminal record if the program is successfully completed.

Extra-Judicial Sanctions – is the approved diversion program for youth.

Stay of Proceedings – A stay may mean the temporary or permanent suspension of criminal proceedings by the court for a wide variety of reasons.

Subject: may include any of the following explanations:

- is a person of interest within a file, but reasonable and probable grounds to swear an information do not exist
- is a suspect in a file, where reasonable and probable grounds to swear an information do not exist
- is a suspect in a file, where reasonable and probable grounds to arrest the individual exist, but are not sufficient enough to swear an information
- is a suspect in a file, where reasonable and probable grounds to swear an information does exist but officer discretion has been utilized.