

What if the DA objects?

If the DA objects to removal, there will be a court hearing and the DA may present evidence. An attorney is recommended at this point.

Superior Court judges make the final decisions regarding removal from registry. Pre and post-conviction issues are important.

If petition is denied after hearing, court is to set a date between 1 and 5 years in the future after which you may file a new petition.

Are there changes to Megan's Law Website?

Beginning **January 1, 2022** registrants will be displayed on MLW.

No juvenile offender or Tier 1 adult offender will be profiled.

Some registrants currently excluded from MLW will be added to MLW (such as 647.6 and felony CP)

Tier 2 registrants will be posted on MLW, but home address will be omitted and replaced with "the community of residence and ZIP code".

Tier 3 registrants will have home address disclosed on MLW.