

CRIMINAL CONVICTIONS

REHABILITATION OF OFFENDERS ACT (EXEMPTIONS) ORDER 1975

The Rehabilitation of Offenders Act 1974 provides that certain criminal convictions become 'spent' after the passage of time, that is the law will treat them for most purposes as if they had never happened and it is not necessary to disclose them on Application Forms. However, the Rehabilitation Offenders Act 1974 (Exemptions) Order 1975 contains certain classes of employment where a person can be asked to disclose spent convictions. The post for which you are now applying falls within that Order and you are therefore required to detail all previous convictions below whether or not they are spent.

If you are successful in your application for this post you will be asked to complete a further form to authorise an approach to the Disclosure and Barring Service (DBS) to check that you have no convictions that would render you unsuitable to work with children.

NB: Failure to disclose information concerning previous convictions may lead to dismissal or disciplinary action by Stamford Park Trust. Any information given will be treated in the strictest confidence and will be considered only in relation to an application for posts to which the order applies.

FULL NAME:			
FORMER NAME(S): (if any)			
HAVE YOU ANY PREVIOUS CONVICTIONS? (Please delete as applicable)		YES	NO
(Ficuse delete as applicable)			
I confirm that I have read all the do	ments relating to the Disclos		
of Ex-Offenders and filtering offences.		YES	NO
I hereby certify that the information given above is correct.			
Signature: Date:			