RECORDS RETENTION

AND
DISPOSAL
SCHEDULE
FOR THE
CIRCUIT
COURTS OF
MARYLAND



Records Retention and Disposal Schedule for Maryland Circuit Courts

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- **EXHIBIT H** Definitions

General Schedule Number 2330 Records Retention and Disposal Schedule for Maryland Circuit Courts

1) BACKGROUND

This General Schedule No. 2330 Records Retention and Disposal Schedule, which replaces General Schedule Nos. 655, 655A1, 655A2, and 1044, outlines the minimum periods for retention of circuit court records. Several changes and updates have been made to create this Schedule. These updates, along with instructions for transfer of records to the Maryland State Archives and for disposal of court records, should streamline records management throughout the circuit courts while insuring that records are maintained to the end of their useful life.

2) MANDATORY MINIMUM RETENTION PERIODS

Each circuit court must decide how to effectively manage its court records. Some counties may decide to permanently retain every document filed within their court. Other counties may be very aggressive in their disposal of court records. This schedule will give counties guidance for their records management program.

It is important to remember that all time periods set forth in this schedule constitute the minimum retention period. Court records may be retained for any length of time, as long as they are kept for at least the minimum time period provided in this schedule. No court records may be destroyed without the written permission of the County Administrative Judge.

The retention period for a court record applies to the record regardless of the medium in which it is maintained (e.g.: paper, film, electronic). Some court records listed in this schedule are maintained only in electronic format. For more information on retention of electronically stored court records, see Exhibit A.

Court records listed in this schedule which are not required to be retained permanently and which were originally created and/or stored in paper form may be disposed of prior to the expiration of the state minimum retention period if they have been photocopied, microfilmed or electronically stored pursuant to the provision of Maryland Code, State Government Article, § 10-619 and COMAR 14.18.02.14. Actual disposal of the original paper record, however, is still subject to the procedures set forth in this schedule.

3) IDENTIFICATION OF RETENTION PERIOD

Different court records will have various retention periods and varying restrictions. In fact, for some major record types, some records may be destroyed while other records of the same type must be retained permanently. This is especially true of files in court cases. For example, the verdict and sentence imposed in a criminal case resulting from an indictment or criminal information will determine whether it must be retained permanently or may eventually be destroyed. Before making any decision to destroy or transfer court records of a particular type, review the retention requirements in the Retention and Disposal Schedule for that record type.

The ability to dispose of court records with minimal effort will be dependent upon the ability to easily identify and, if necessary, sort court records. It could prove to be very labor-intensive to go through court records one by one to determine which records should be retained and which may be destroyed. Management of court records may be simplified by developing methods or systems to clearly identify the retention requirements while the court record is still active. Related computer systems may be helpful in this task.

4) REVIEW AND SORTING OF RECORDS

After determining, from the Retention and Disposal Schedule, which court records are eligible to be destroyed and which can be transferred to State Archives for permanent retention, the process of preparing the records for transfer or destruction can begin.

If all records of one type can be destroyed, review the records to be sure those pulled for destruction have reached the age for which destruction is permissible. When working with those types of court records for which some must be retained permanently while others may be destroyed, each county will have to develop its own method or system for sorting those materials accordingly.

5) DESTROYING NON-PERMANENT RECORDS

In accordance with Annotated Code of Maryland State Government Article §10-616, upon the destruction of non-permanent records in accordance with an approved record retention and disposal schedule, the public official shall send to the Archives

- (1) a list specifying what materials were destroyed, including a full and accurate list of case numbers
- (2) a certificate of destruction.

Records are destroyed using one of the following methods:

1. Confidential Court Records and Fiscal Records

Where confidential information may be contained in the court records, shredding is the preferred method of destruction. Once shredded, material may be recycled. In lieu of shredding, incineration or burial at a landfill is acceptable. The custodian or an employee holding a position of supervisor or higher shall oversee the destruction of records containing confidential information to ensure complete destruction.

2. Non-Confidential Records

In addition to shredding, incineration or burial at a landfill, simple recycling is an acceptable method of destruction for records that do not contain confidential information.

6) TRANSFERRING PERMANENT RECORDS TO STATE ARCHIVES

Court records which are required to be permanently maintained may be transferred to the State Archives for permanent storage, subject to availability of space at Archives facilities and acceptance of the records by the State Archivist. Forms and instructions are available online through mdsa.net.

A. Procedure:

- 1. Custodian prepares the records for transfer.
- 2. Custodian completes a *Preliminary Inventory Worksheet of Series Contents* and a *Pre-Transfer Record Condition Assessment Form.* See Exhibits C, D and E.
- 3. Custodian forwards the *Preliminary Inventory Worksheet of Series Contents* and *Pre-Transfer Record Condition Assessment Form* to:

Maryland State Archives 350 Rowe Boulevard Annapolis, MD 21401

(410) 691-4376, Fax (410) 691-2054, Doris Byrne, Director

- 4. State Archives will contact custodian to advise whether or not the transfer is approved.
- 5. Arrange for the Transfer. See Exhibit F.

State Archives will supply a list of vendors familiar with transporting court records. Upon request, the Archives will contract on the custodian's behalf for the transport of court records. In either case the transferring agency is responsible for all costs for delivery and shelving of records. The selected vendor will coordinate with the custodian for the pick-up of records.

DEPARTMENT OF GENERAL SERVICES

RECORDS MANAGEMENT DIVISION RECORDS RETENTION AND DISPOSAL SCHEDULE (Continuation Sheet)

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Division/Unit

JUDICIARY OF MARYLAND CIRCUIT COURTS Item **Description and Retention** No. **Administrative Records Section I** ADMINISTRATIVE OPERATION RECORDS AND FILES 1. Records and files containing correspondence, reports and miscellaneous administrative papers relating to the operation of the Circuit Court including but not limited to: a) Attorney General opinions; b) reports, correspondence, and miscellaneous papers; c) material relating to policy, administrative orders or history of the court; d) supervisory and management reports that require data sampling and verification. Retain permanently material having continuing legal or administrative value to the operation of the office; transfer periodically to State Archives. Retain all other material three (3) years and until all audit requirements have been fulfilled, then destroy. 2. **ASSIGNMENT NOTICE SHEETS** Record of setting dates of court events in all case types.

Retain for three (3) years after the last pertinent entry, then destroy.

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Division/Unit

J	JUDICIARY OF MARYLAND	CIRCUIT COURTS
Item No.	Description and Ret	tention
3.	BOND RECORDS AND RELATED PAPERS	
	Records of bonds of public officials and trustees in c sureties, and amounts of bond. (Chapter 454, Acts o Maryland Code, Courts Article, § 2-502 requiring recases. However, other bonds, such as bonds of public with the clerk.)	of 2002, repealed the provision of cording of bonds filed in court
	Retain bond record books permanently; transfer	periodically to State Archives.
	Retain original bonds and related papers twelve (destroy.	12) years after recordation, then
	Original bonds filed in court cases are governed be case type to which the bond pertains.	by the retention schedule for the
4.	COMMISSION AND APPOINTMENT RECORDS	
	Governor's appointments of public officers and offic	cials.
	Retain permanently; transfer periodically to State	e Archives.
5.	ELECTION RETURN RECORDS AND RELATED	<u>PAPERS</u>
	Reports of the Board of Canvassers to the Clerks of t Clerks' reports to the Governor and to the State Board	•
	Retain permanently; transfer periodically to State	e Archives.

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Item No.	Description and Retention
6.	JURY, GRAND JURY, BAILIFF, AND WITNESS RECORDS
	a) Listings of names and dates of service or appearances, and as applicable cases heard.
	Retain permanently; transfer periodically to State Archives.
	b) Jury selection papers, including qualification forms, computer listing, record of payment, summons, etc. used to select ajury.
	Retain for four (4) years, then destroy. (See Maryland Code, Courts Article, § 8-212(a).)
7.	MILITARY DISCHARGE RECORDS
	Armed Services discharges recorded pursuant to individual request.
	Retain permanently; transfer periodically to State Archives.
8.	OATH AND TEST BOOKS
	Copies of oaths required from elected and appointed public officers, officials and attorneys admitted to the Bar, with signatures and dates.
	Retain permanently; transfer periodically to State Archives.
9.	PERSONNEL FILES
	Records of office employees including books, records, forms, cards, and correspondence.
	Retain for five (5) years and until all audit requirements have been fulfilled, then destroy.

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Item No.	Description and Retention
10.	ORDINANCES AND RESOLUTIONS, COUNTY AND MUNICIPAL
	Records of ordinances and resolutions adopted by county and municipal governments.
	Retain permanently; transfer periodically to State Archives.
11.	MEDIATOR APPLICATIONS AND LISTS OF MEDIATORS
	Retain until superseded, then destroy.

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Item	Description and Retention
No.	Description and Retention
	<u>Fiscal Records</u>
	Section II
1.	GENERAL ACCOUNTING RECORDS
	 a) Certificate of Deposit and Bank Deposit Slips. b) Distribution of Charges. c) Memorandum of Adjustments. d) Monthly Report of State Funds Collected and Deposited.
	Retain for three (3) years and until all audit requirements have been fulfilled, then destroy.
2.	BUDGET AND FISCAL PLANNING RECORDS
	 a) Budget Estimates. b) Budget Schedule Amendment. c) Materials and Supplies Physical Inventory d) Report of Fixed Assets. e) Report of Materials and Supplies. f) Request for Position Action. g) Budget Papers and Work Sheets.
	Retain for three (3) years and until all audit requirements have been fulfilled, then destroy.

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14	December 1 Detember
Item No.	Description and Retention
110.	
3.	SPECIAL ACCOUNTING RECORDS
	a) Demants of sudits conducted by the Legislative Auditors
	a) Reports of audits conducted by the Legislative Auditors.
	Retain for ten (10) years, then destroy.
	b) Reports of audits conducted by persons or agencies other than the Legislative
	Auditors.
	Retain for ten (10) years, then destroy.
	c) Books of Final Entry – General Ledgers
	Retain permanently; transfer periodically to State Archives.
4.	PAYROLL ACCOUNTING RECORDS
	a) Employee Restor Cond File
	a) Employee Roster Card File.b) Payroll and Check Register.
	c) Payroll Exceptions Time Report.
	d) Payroll Transmittals.
	e) Miscellaneous Payroll Records.
	f) Time Sheets.
	g) Withholding Tax forms and Statements.
	(Local, State and Federal)
	Retain for three (3) years and until all audit requirements have been fulfilled, then
	destroy.

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Item No.	Description and Retention
5.	MISCELLANEOUS ACCOUNTING RECORDS
	 a) Bank Books, Statements, and Deposit Records. b) Canceled Checks, Check Copies and Check Stubs. c) Delivery Orders and Receipts. d) Gas Withdrawal tickets and Mileage Reports. e) Memorandum Receipt and Property Condemnation Reports. f) Paid Bills and Invoices. g) Paid bonds and Coupons. h) Periodic Financial Reports to Local/State Agencies. i) Receipt Copies and Stubs. j) Receiving Reports. k) Reconciliation and Trial Balance Sheets. l) Renewable Licenses. m) Requisition and Purchase Orders n) 1099 Forms. o) Fiscal Correspondence. Retain for three (3) years and until all audit requirements have been fulfilled, then destroy.
6.	BUSINESS LICENSE RECORDS License Ledgers or Registers listing licenses issued.
	Retain permanently; transfer periodically to State Archives.
	Other Business License records including applications for business licenses and supporting documentation, and copies of business licenses.
	Retain for three (3) years and until all audit requirements have been fulfilled, then destroy.

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JU	DICIARY OF MARYLAND CIRCUIT COURTS	
Item No.	· · · · · · · · · · · · · · · · · · ·	
	Civil Records	
	(Includes Pre-1984 Equity/Chancery and Law Records)	
	Section III	
1.	ADOPTION DOCKETS, INDEXES, AND CASE FILES	
	Adoption dockets and case files are closed records, open to inspection only by order of the Court; indexes, if separate from the dockets, are not closed and are available for inspection.	
	Retain permanently; transfer periodically to State Archives.	
2.	CIVIL DOCKETS, CASE FILES AND INDEXES	
	Dockets, case files and indexes for all cases seeking civil relief. This section covers all civil cases initiated after July 1, 1984. (Effective July 1, 1984, "Equity" and "Law" were merged, by amendment to the Maryland Rules of Procedure, into "Civil". Some courts may have maintained separate Equity and Law records for some period of time after July 1, 1984. This item shall govern retention of case files for cases initiated after July 1, 1984.)	
	Retain all dockets and indexes permanently; transfer periodically to State Archives.	
	Retain permanently case files involving family issues, relating to land, requesting other equitable relief and any case type not listed in Exhibit 1; transfer periodically to State Archives. (See Exhibit 1 for a detailed listing, by case type descriptor and by the two-character UCS Case Management System case-type suffix.)	
	Retain all other case files for twelve (12) years from closure of the most recent post judgment activity, then destroy. (See Exhibit 1 for a detailed listing, by case type descriptor and by two characters UCS Case Management System case-type suffix.)	

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Agency	Division/Unit JUDICIARY OF MARYLAND CIRCUIT COURTS
Item No.	Description and Retention
3.	DIVORCE DECREE RECORD
	Record of final decrees of divorce, maintained pursuant to Maryland Code, Family Law Article, § 7-106.
	Retain permanently; transfer original records periodically to State Archives if converted for continued access in the Clerk's office to photographed, photocopied, microfilmed, electronically stored or other acceptable format that meets Hall of Records Commission requirements. (Under Family Law Article, § 7-106, the clerk must "keep the record readily accessible in some permanent form.")
4.	EQUITY/CHANCERY DOCKETS, CASE FILES AND INDEXES
	Dockets, indexes, and case files actions in equity initiated prior to July 1, 1984. (Effective July 1, 1984, "Equity" and "Law" were merged, by amendment to the Maryland Rules of Procedure, into "Civil." Some courts may have maintained separate Equity and Law records for some period of time after July 1, 1984. See item 2, "Civil", of this section for provisions related to case files for cases initiated after July 1, 1984.)
	Retain permanently; transfer periodically to the State Archives, except that, pursuant to Maryland Rule 16-818d2 and 4, case files affecting title to real property must be retained permanently in the clerk's office in their original form or in a photographed, photocopied, microfilmed, electronically stored or other acceptable format that meets Hall of Records Commission requirements.

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Item No.	Description and Retention
5.	EQUITY/CHANCERY RECORD
	Recorded copies, in photographed, photocopied, microfilmed, electronic or other format approved by the Hall of Records Commission form, of case file records affecting title to real property. Prior to July 1, 1984, former Maryland Rule 1299 b required the clerk to "record the proceedings in every action where the title to real estate has been decided by judgment and where any land or tenement has been seized or sold under execution, together with return of such execution." Although this provision was not carried over into the revised rules adopted effective July 1, 1984, current Maryland Rule 16-818d2 (formerly Maryland Rule 1299(d)(2)) requires the clerk to retain permanently records affecting title to real estate, and subsection d4 provides that these records may be disposed of, if "the records have been photographed, photocopied or microfilmed in accordance with the Hall of Records Commission procedures and copies have been substituted therefore".
	Retain permanently; transfer periodically to the State Archives, except that, pursuant to Maryland Rule 16-818d2 and 4, case files affecting title to real property must be retained permanently in the clerk's office in their original form or in a photographed, photocopied, microfilmed, electronically stored or other acceptable format that meets Hall of Records Commission requirements.
6.	TERMINATION OF PARENTAL RIGHTS CASES AND GUARDIANSHIP
	Dockets, indexes and case files in actions filed by other than Department of Social Services for Terminations of Parental Rights, for Guardianship with Right to Consent to Adoption, or for Guardianship with Right To Consent to Long-term Care Short of Adoption. (See the Juvenile Section of this schedule for cases filed by Department of Social Services.)
	Retain permanently; transfer periodically to State Archives.

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	JUDICIART OF MARTLAND CIRCUIT COURTS
Item No.	Description and Retention
7.	JUDGMENTS, DECREES, AND LIENS OF JUDGMENT PAPERS, DOCKETS, AND INDEXES
	Includes judgments entered from other Maryland Courts, Court of Appeals, Court of Special Appeals and United States District Courts. (For Foreign Judgments see item 2 of this section.)
	Retain dockets and indexes permanently; transfer periodically to State Archives.
	Retain case files and original papers for twelve (12) years after closure of most recent post judgment activity, then destroy.
8.	LAW DOCKETS, CASE FILES, AND INDEXES
	Dockets, indexes and case files in actions in "Law" initiated prior to July 1, 1984. (Effective July 1, 1984, "Equity" and "Law" were merged, by amendment to the Maryland Rules of Procedure, into "Civil". Some courts may have maintained separate Equity and Law records for some period of time after July 1, 1984. See item 2, "Civil", of this section for provisions related to case files for cases initiated after July 1, 1984.)
	Retain dockets and indexes permanently; transfer periodically to State Archives.
	Retain permanently case files affecting title to real property, including condemnation, land acquisition, wrongful entry, trespass, executions in which land has been seized or sold, etc. Transfer periodically to State Archives. (See Exhibit 1 of this section for complete list of case-types to be retained permanently.) All other case files, retain for twelve (12) years from the closure of most recent post judgment activity, then destroy.

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No. 9.	LIEN RECORDS/DOCKETS, INDEXES AND PAPERS Includes Public Defender Liens, District Court Liens, Boat Liens, Factor Liens, Hospital
	Includes Public Defender Liens, District Court Liens, Boat Liens, Factor Liens, Hospital
	Liens, Mechanics Liens, Federal and State Tax Liens, etc. Some offices "record" liens by making a copy of the original lien document, in either photographed, photocopied, microfilmed, electronic or other acceptable form meeting Hall of Records Commission requirements for viewing by the public in books, on film or other media. Other offices simply index the lien and file the original document.
	Retain lien records and indexes permanently; transfer periodically to State Archives.
	If lien documents are photographed, photocopied, microfilmed, electronically stored or converted to other acceptable format meeting Hall of Records Commission requirements, retain original lien documents for twelve (12) years from date of entry, then destroy.
10.	PATERNITY DOCKETS, CASE FILES, AND INDEXES
	Dockets, case files and indexes of paternity proceedings and supporting papers.
	Retain permanently; transfer periodically to State Archives.
11.	STATE ROADS LAND ACQUISITION DOCKETS, CASE FILES AND INDEXES
	Records of land acquired by the State Roads Commission.
	Retain permanently; transfer periodically to State Archives.

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Item No.	Description and Retention
12.	TRUST DOCKETS, CASE FILES AND INDEXES
	Records in Fiduciary Estates (Guardianships of Property, Receiverships, including claims dockets, trusts under the jurisdiction of the Court, etc.) of inventories, annual accountings, and related filings.
	Retain dockets and indexes permanently; transfer periodically to State Archives.
	Retain case files permanently; transfer periodically to State Archives when a minimum of twelve (12) years has passed since the termination of the fiduciary estate.

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Item No.	Description and Retention		ription and Retention	
	EXHIBIT 1		EXHIBIT 1	
	DETAILED LISTING OF CIVIL CASE TYPES BY BRIEF DESCRIPTOR AND THE TWO-CHARACTER UCS CASE-TYPE CODE.			
	A. CASE TYPES FOR 12-YEAR RETENTION			
	The two-character code preceding the description indicates the UCS Case Management System case-type suffix. Some two-character codes may be duplicated as one county may use the co de for a different case type than another county.			
		AA	Administrative Agency Appeal	
		AE	Admin. Agency Appeal Ex Parte	
		AG	Attorney Grievance	
		AI	Arbitration	
		AN	District Court DeNovo Appeal	
		AO	Asbestos – Other CT 4	
		AP	Administrative Agency Appeal – Prison	
		AR	District Court Record Appeal	
		AS	Asbestos	
		AS	Asbestos – Non-Angelos	
		AW	Appeal – Worker's Compensation	
		BC	Business/Commercial	
		BE	Asbestos – Beth Steel CT 2	
		BT	Business and Technology	
		CC	Contested Confessed Judgment	
		CF	Asbestos-Cluster File	
		CJ	Confessed Judgment	
			-	
		CN	Contract	
		CN CS	Contract Consent Judgment	
		CS	Contract Consent Judgment Criminal Lien	
			Consent Judgment	

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tem Io.	Des	scription and Retention
110.		
	DN	DeNovo Appeal
	DO	Dept. of Labor Licensing and Regulation
		(DOLLAR)
	DX	District Court Lien
	EM	Employment
	EX	Maryland Environmental Lien
	FD	Foreign Decree
	FJ	Foreign Judgment
	FP	Foreign Deposition
	FS	Friendly Suit
	FX	Federal Tax Lien
	НС	Habeas Corpus
	HX	Hospital Lien
	IG	Inmate Grievance
	IT	Intentional Tort
	JT	Jury Trial Prayed from District Court
	JX	Juvenile Restitution
	KX	Criminal Lien
	LC	Liens
	LP	Lead Paint
	LT	Landlord/Tenant
	LX	Maryland State Tax Lien
	MJ	Monetary Judgment
	ML	Mechanics Lien
	MM	Medical Malpractice
	MT	Motor Tort
	MX	Medical Assistance Lien
	NG	Negligence
	OB	Other Civil Ex Parte
	OC	Other Civil
	1	

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tem	Do	scription and Patentian
lo.	De	scription and Retention
10.		
	OJ	Judgment from Other Court
	ON	Other Law-DeNovo
	OO	Other Non-Domestic
	OP	District Court Appeal – Peace Order
	OS	Out-of-State Subpoena
	ОТ	Other Tort
	OV	Other Civil
	OX	Other Lien
	PD	Product Liability
	PM	Professional Malpractice
	PN	Peace Order-DeNovo
	PX	Comptroller Lien
	RA	Record Appeal
	RJ	Recorded Judgment
	RP	Replevin
	RR	Railroad – CSX
	RR	Asbestos – Railroad CT3
	RX	Recognizance Lien
	SA	Special Admission – Out-of-State Attorney
	SX	Maryland State Tax Lien
	SY	Asbestos – Shipyard CT5
	TA	Asbestos – Trade CT1
	ТВ	Asbestos – Tobacco CT6
	TS	Trustee
	TT	Toxic Torts
	TV	Title Vehicle
	TX	County Treasurer Lien
	UX	Federal Recognizance Lien
	WC	Worker's Compensation
	WD	Wrongful Death
	YX	City Treasurer Lien

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Division/Unit

CIRCUIT COURTS

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Item No.	Description and Retention				
	B. CASE TYPES FOR PERMANENT RETENTION				
		title to real property, as preceding description indic	elude every family case-type and every case affecting well as other case-types. The two-character code cates UCS Case Management System case-type suffix. may be duplicated as one county may use the code for other county.		
		AD	Adoption		
		AL	Adoption Alleged Disabled		
		AT or DN	Annulment		
		AV	District Court Appeal – Domestic Violence		
		CD	Condemnation		
		CM	Correction of Marriage Record		
		CT or CU	Child Custody		
		DA	Divorce – Absolute		
		DJ	Declaratory Judgment		
		DL	Divorce – Limited		
		DT	Declaratory Judgment – Equity		
		DV	Domestic Violence		
		EE	Emergency Evaluation		
		EJ	Complaint for Ejectment		
		ER	Other Equitable Relief		
		FC	Foreclosure		
		FF	Forfeiture Forgelegyme of Right of Redomntion		
		FR	Foreclosure of Right of Redemption		

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ltem	Desc	ription and Retention
No.		•
	GA	Guardianship/Adult
	GB	Guardianship – Person & Property – Adult
	GD	Guardianship Adult Property
	GE	Guardian of the Person – Adult Disabled
	GI	Guardianship Minor Property
	GM	Guardianship – Minor
	GM	Guardianship of the Property – Minor
	GP	Guardianship/Property
	GS	Guardianship
	GT	Guardianship – Specific Transaction
	IA	Involuntary Admission
	IJ or IT	Injunction
	LA	Land Acquisition
	LN	State Roads – Land Acquisition
	LS	Lis Pendens
	MC or MS	Miscellaneous (Two Party)
	MO	Miscellaneous (In the Matter of)
	MR	Minor's Trust Account
	NC	Name Change
	OA	Orphans Court Appeal
	OD	Other Domestic Relations
	OE	Other Domestic Ex-Parte
	OG	General Equity
	OK	Orphans Court
	OW	Out-of-State Withholding Order
	PA	Paternity
	PS	Specific Performance
	PT	Civil Paternity
	QT	Quiet Title
	RD	Redemption
	RO	Restraining Order
	RP	Real Property

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Item No.	Des	scription and Retention
	SC SL SP SS SU TG TM TS UC UI UR VI WR	Support – Child Sale In Lieu of Partition Civil Non-Support Support – Spousal DSS Support Trust/Guardianship Trust/Guardianship – Minor Tax Sale Uniform Child Custody Juris Uniform Interstate Family Support Act URESA/UIFSA Visitation Writs of Garnishment/Execution

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Agency Division/Unit CIRCUIT COURTS JUDICIARY OF MARYLAND **Description and Retention** ltem No. **Criminal Records Section IV** 1. CRIMINAL CASE FILES All cases, regardless of case type, in which all charges are disposed of by a disposition of stet or nolle prosequi. Retain for five (5) years from date of disposition, then destroy. B. All cases received from District Court as a result of an appeal or jury trial election. Retain for five (5) years from date of disposition, then destroy. C. Cases initiated by indictment or information. Indictment and information cases in which the total time to be 1) served, before any suspension, modification, etc., is twenty (20) years or more, a life sentence or a death sentence. (Examples of sentences falling under this category: convicted of one (1) count and sentenced to twenty (20) years DOC, eight (8) years suspended, five (5) years probation upon release; convicted of two (2) counts and sentenced on first count to ten (10) years DOC and, on second count, to ten (10) years DOC and, second count, to ten (10) years DOC consecutive to first count for a total of twenty (20) years.)

Retain permanently; transfer periodically to State Archives.

2) All other indictment and information cases.

Retain for twenty (20) years from date of disposition or closure of most recent post judgment activity, including petitions for post conviction relief, whichever is later, then destroy.

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	(Continuation Sheet)	
Agency		Division/Unit
JU	JDICIARY OF MARYLAND	CIRCUIT COURTS
Item No.	Descrip	tion and Retention
2.	2. <u>DOCKETS AND INDEXES</u>	
	Docket entries by case numbers, index disposition of charges.	ed by names of parties showing all cases and
	Retain permanently; transfer period	ically to State Archives.
3.	SEARCH WARRANTS, WIRE TAPS	, SPECIAL INVESTIGATIONS
	Sealed documents related to search was stored separately from criminal cases.	rrants, wire tap orders, special investigations, etc.,
	Retain twelve (12) years from filing,	then destroy.
4.	POST CONVICTIONS	
	A. Post Conviction matter Circuit Court.	rs related to criminal cases disposed of in the
	modification, etc., is twenty (20) year	total time to be served, before any suspension, rs or more, a life sentence or a death sentence; ives. Retain other cases for twenty (20) years y.
		s filed in Circuit Court but related to criminal cases ese may be filed as a civil case or a criminal case, ticular court.)
	Retain for five (5) years from date o	disposition, then destroy.

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IX	(Continuation Sheet)	SOMEDOLE
Agency		Division/Unit
	JUDICIARY OF MARYLAND	CIRCUIT COURTS
Item No.	Descripti	ion and Retention
5.		- Expunged records, including docket and case inal cases in which an order for expungement has 2(f).)
	A. Case files in multiple cases for two or more defendants, which	defendant cases. This category covers separate h have been consolidated for trial.
		date the expungement order was entered and o-defendants have been served; then destroy.
	were charged in one charging docume may exist for dealing with multiple d case file may have been set up for all of may have been created, with either in	nt to Maryland Rule 4-203, multiple defendants ent. (Depending upon the court, various systems defendants in one charging document. (e.g.: One defendants; a separate case file for each defendant dividual case numbers or one case number with s: Defendant 1: Case 1047A; Defendant 2: Case
	· · · · · ·	date the expungement order was entered and o-defendants have been served; then destroy.
	C. All other expunged cases	s.
	Retain for three (3) years from the destroy.	date the expungement order was entered, then

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Item No.	Description and Retention
6.	MISCELLANEOUS CRIMINAL CASES
	Criminal case files used for miscellaneous matters not included above, such as: requests for attendance of out-of-state witness; grand jury or other miscellaneous subpoena requests; etc.
	Retain for five (5) years from initial filing, then destroy.

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Item No.	Description and Retention
	Juvenile Records
	Section V
1.	JUVENILE RECORDS
	Records of cases involving juveniles heard by a Juvenile Court or the Circuit Court sitting as a Juvenile Court. These records, files, dockets and indexes, are closed records and available for examination only by order of the court.
	A. Adoption and Termination of Parental Rights (TPR)
	Retain dockets, indexes, and files permanently; transfer periodically to State Archives.
	B. Child in Need of Assistance (CINA), Delinquency, Child in Need of Supervision (CINS) and Juvenile Peace Orders.
	Retain dockets and indexes permanently; transfer periodically to State Archives.
	Retain case files until child reaches the age of twenty-five (25), or for twelve (12) years after entry of money judgment, if any, whichever is later, then destroy.
	(Committee note: The Retention Schedule Committee recommends that any requests for writs of garnishment or writ of execution on a juvenile money be processed through civil. The Committee further recommends that a uniform policy to that effect be considered, due to the fact the Juvenile records are not open to the public, but money judgments in juvenile cases are public, and resulting garnishment and execution actions should be open to the public.)
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Item No.	Description and Retention
	C. Adult Petitions
	Juvenile Petitions charging adults with contributing to the delinquency of a minor.
	Retain dockets and indexes permanently; transfer periodically to State Archives.
	Retain case files for five (5) years from date of disposition or closure of most recent post judgment activity, whichever is later, then destroy. (This provision is the same as for a minor criminal or traffic case.)

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Item No.	Description and Retention
	<u>Verbatim Proceedings</u>
	Section VI
1.	VERBATIM PROCEEDINGS OF THE COURT
	Records of courtroom and other proceedings before a judge or master, which reflect accurately the spoken word and nonverbal communication and action, and any accompanying notes, "recording logs," etc., recorded by an audiographer, reporter, videographer, courtroom clerk or other individual, through use of an electronic device, digital device, magnetic audio or video tape, steno mask equipment, stenotype machine, written symbols, or other medium.
	Retain according to the schedule for the particular case type to which the verbatim proceeding pertains. Before destroying any verbatim proceedings, offer to State Archives for evaluation after which material rejected by the State Archives may be destroyed. Transfer periodically to State Archives material required to be retained permanently.
2.	TRANSCRIPTS OF PROCEEDINGS
	Original and/or copies of transcripts of courtroom and other proceedings, prepared on behalf of the judiciary by an audiographer, reporter, videographer or other individual, and either filed in the related case file or retained in the custody of judiciary staff.
	Retain according to the schedule for the particular case type to which the verbatim proceeding pertains.
	Transfer periodically to State Archives material required to be retained permanently.

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Item No.	Description and Retention
3.	VERBATIM PROCEEDINGS BEFORE A GRAND JURY
	Records of proceedings before a grand jury, which reflect accurately the spoken word and nonverbal communication and action, and any accompanying notes, "recording logs," etc., recorded by an audiographer, reporter, videographer, clerk or other individual, through use of an electronic device, magnetic audio or video tape, steno mask equipment, stenotype machine, written symbols or other medium.
	Retain permanently; transfer periodically to State Archives.
	(Note: It is recommended that these materials be retained in the custody of the State's Attorneys. The above provision pertains only to those records retained by Judiciary staff.)

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	JUDICIANT OF MANTLAND CINCUIT COUNTS
Item No.	Description and Retention
	<u>Land Records</u>
	Section VII
1.	BLOCK BOOKS
	Supplementary record to Land Records, showing conveyances of Baltimore City property on a block-by-block basis. Under this system, every transfer of property within a block is entered under the number of the block and reference is given to the liber in which the transfer is recorded. The numbers of the blocks are shown on the Block Book Plats.
	Retain permanently; transfer periodically to State Archives.
2.	LAND RECORDS
	Record copy of deeds, leases, assignments, mortgages, releases, rights -of-way, agreements, etc., in photographed, photocopied, microfilmed, electronic or other format approved by the Hall of Records Commission.
	Retain permanently; transfer periodically to State Archives.
3.	LAND RECORDS INDEXES
	Automated and bound book indexes of land records.
	Retain permanently; transfer periodically to the State Archives.

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Agency Division/Unit
JUDICIARY OF MARYLAND CIRCUIT COURTS

Item Description and Retention

No. 4. ORIGINAL LAND RECORDS INSTRUMENTS Original instruments which have been scanned into the recordation system or converted to other acceptable format approved by the State Archivist can be returned to the makers at any time. If the court is unable to return original instruments to the makers, retain three years after scanned into the recordation system or converted to other acceptable format approved by the State Archivist, then destroy. 5. PLATS AND MAPS Records of location, area and ownership of lots, acreage, subdivisions, roads, rights-ofway, towns, etc., and related indexes. Retain permanently; transfer periodically to State Archives.

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Item	Description and Retention
No.	
6.	HOMEOWNER'S ASSOCIATION DISCLOSURE
	Documents filed pursuant to Real Property Article, §11B-113, Homeowners Association Depository, and related indexes.
	Retain permanently; transfer periodically to State Archives. If photographed, photocopied, microfilmed, electronically stored, or converted to other format approved by Hall of Records Commission, originals may be destroyed after three (3) years.
7.	REQUESTS FOR NOTICE OF SALE
	Request, filed by lenders, to be notified of foreclosure proceedings.
	Retain indexes and records permanently; transfer periodically to State Archives.
	Retain original documents for three (3) years, then destroy.

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Agency Division/Unit
JUDICIARY OF MARYLAND CIRCUIT COURTS

JU	DICIARY OF MARYLAND	CIRCUIT COURTS	
Item No.	Description and Retention		
	<u>Ma</u>	rriage Records	
	<u> </u>	Section VIII	
1.	CIVIL MARRIAGE RECORDS		
	Records of marriages officiated by the	e Clerk of Court or other qualified court officer.	
	Retain permanently; transfer period	odically to State Archives.	
2.	FOREIGN MARRIAGE RECORDS		
	Marriages contracted in foreign jurise Court at the request of one or both of	dictions and recorded by the Clerk of the Circuit the parties.	
	Retain permanently; transfer period	odically to State Archives.	
3.	MARRIAGE APPLICATIONS AND	O LICENSE FILES	
	marriage has been performed, one thereon for recording on the original returned to the clerk. The authorized copy with complete entries is forw	basis for preparation of the license. After the copy of the license, with the minister's entries application and entry in the Marriage Record, is official retains a copy of the license, and a third arded to the Department of Health and Mental The "copy of record" is the entry in the Marriage	
	converted for continued access	ginal records periodically to State Archives if in the Clerk's office to photographed, ically stored, or converted to other acceptable ommission requirements.	

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(Continuation Sheet)					
Agency	/Unit				
JUD	DICIARY OF MARYLAND CIRCUIT O	COURTS			
Item No.	Description and Retention				
NO.					
	B. Applications for Marriage Licenses for which li issued or delivered to the parties.	censes were never			
	Retain for three (3) years and until all audit requirements he then destroy.	nave been fulfilled,			
4.	MARRIAGE LICENSE BOOKS AND INDEXES				
	After return of the license, complete information from the re Marriage License Book chronologically by serial number and in the index. This is the record copy of marriages from which a copies as evidence of the marriage.	by names of the parties			
	Retain permanently; transfer periodically to State Archives	S.			
5.	PHYSICIANS' CERTIFICATES, CONSENTS AND WAIVE	RS			
	Physicians' Certificates, parental/guardian consents and 48-ho marriages of minors in cases of pregnancy, are deposited issuance of the Marriage License and sealed, to be opened only	with the Clerk before			
	Retain permanently; transfer periodically to State Archives	S.			

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Item No.	Description and Retention					
	Discontinued Records					
	Section IX					
1.	BILLS OF SALE, CHATTEL RECORDS, CONDITIONAL CONTRACTS OF SALE, AND INDEXES					
	Records pertaining to personal property, which preceded Financing Statements.					
	Retain records prior to 1866, which may contain materials about slaves, permanently; transfer periodically to State Archives. Destroy later records.					
2.	CHARTER RECORDS, AGENCY RECORDS, CO-PARTNERSHIP RECORDS, CORPORATION RECORDS, INCORPORATION RECORDS, INDEXES, AND RELATED PAPERS.					
	Records of companies chartered and licensed to operate in the county. Since July 1991, these records are maintained by Department of Assessments and Taxation.					
	Retain record books and indexes permanently; transfer periodically to State Archives. Destroy original papers.					
3.	COURT MINUTE BOOKS					
	Summaries of court proceedings. Since July 1991, series no longer created.					
	Retain permanently; transfer periodically to State Archives.					

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JUDICIARY OF MARYLAND

Division/Unit
CIRCUIT COURTS

Item No.	Description and Retention
4.	FINANCING STATEMENTS, INDEXES, AND RELATED PAPERS
	Replaced Chattel Records, Bills of Sale, and Conditional Contracts of Sale in 1964. Since 1999, these records are maintained by Department of Assessments and Taxation.
	Retain indexes permanently; transfer periodically to State Archives. Retain records and papers for five (5) years and sixty (60) days, then destroy.
5.	MISCELLANEOUS DOCKETS
	Court dockets, case files and indexes of court cases not listed in the Civil, Criminal, and Juvenile sections, and no longer being created.
	Retain permanently; transfer periodically to State Archives.
6.	NATURALIZATION RECORDS
	Documentation of naturalization of aliens, including forms, miscellaneous papers, and record books. Courts have stopped handling naturalizations at various times since the early 20 th century.
	Retain permanently; transfer periodically to State Archives.
7.	PROFESSIONAL MEDICAL REGISTERS
	Registers for listing licensed physicians and surgeons, medical examiners, midwives, chiropractors, osteopaths, etc.
	Retain permanently; transfer periodically to State Archives.

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JUDICIARY OF MARYLAND

Item
No.

8. MOTOR VEHICLES & NATURAL RESOURCES

Records of criminal and civil law violations of motor vehicle and natural resources laws and regulations, composed of case files, tickets, indexes and dockets.

9. CRIMINAL/JUDGMENT RECORDS

Summaries of proceedings in criminal trials with judgments, fines, forfeitures, and liens, including post conviction and criminal acquittal case files.

Retain dockets and indexes permanently; transfer periodically to State Archives.

Retain permanently; transfer periodically to State Archives.

10. JUVENILE PROBATION CASE FILES AND INDEXES

Record of juveniles placed on probation; this record is closed and available for examination only by order of the court.

Retain indexes permanently; transfer periodically to State Archives. Retain case files for twelve (12) years after the last pertinent entry, then destroy.

11. SUPPORT CASE FILES

Accounting records for support payments made for juveniles; these are closed records and available for examination only by order of the court.

Retain for twelve (12) years after the case has been closed and until all audit requirements have been met, then destroy.

EXHIBIT A

RECORDS IN ELECTRONIC FORMAT

RECORDS IN ELECTRONIC FORMAT

Increasingly records are being created and maintained in electronic form, a format with significant ramifications for retention and preservation, especially those materials identified as permanent.

Technology is being deployed in many areas of the Judiciary and the associated equipment and software have a finite life span. When the Judiciary as a whole makes a decision to deploy technology, it is known that at some point in time equipment, software, or record medium will either need to be upgraded or replaced to deal with obsolesce and data integrity. Whether implemented at the state level or in an individual clerk's office, each situation should be evaluated to ensure that the record retention objectives are being met and appropriately budgeted for.

In order to maintain accessibility and knowledge of the data it is important to retain upto-date hardware and software documentation for each electronic records system that produces, uses, or stores files. The systems should provide a method for retrieval of documents, security to ensure their integrity, and maintenance in a universally accessible format.

Proprietary software should be avoided because it may not come with long term support, a situation that eventually can lead to lose of data. Lost data means lose of the record itself.

Secure back-up copies of electronic records are essential to prevent loss of data by human error, mechanical malfunction, or natural disaster. Ideally, these copies should be located at offsite. At JIS in Annapolis files are backed up nightly and throughout the week, as needed Copies of the back-ups are taken offsite to a secure location. The ELROI system contains built-in redundancy with images residing on the on-site server, backed up over the network to a central location, and transferred to State Archives where the land records are maintained both on a secure server and on microfilm.

Several media may be used to store electronic records, including servers, mainframes, PCs, disks, tapes, CDs, and DVDs. Selection of a storage medium should take into account portability, capacity to run on equipment made by multiple manufacturers, ability to transfer data to and retrieve it from another medium, and flexibility of the software.

The transfer of permanent electronic records to the State Archives should occur periodically and regularly through a mutually agreeable medium. No one format can be declared the standard since data systems differ so widely and technologies change so rapi dly. In some cases, transfers by CD will be acceptable. At other times, transfer by a network connection will function more smoothly. Frequent and regular transfers to the Archives will serve the additional purpose of providing backup through offsite storage.

EXHIBIT B

Certificate of Records Disposal

(This information can be submitted on paper or online at http://disposal.msa.md.gov/)

Reporting Agency	Maryland State Archives 350 Rowe Boulevard Annapolis, Maryland 21401-1686	Retain one (1) copy and forward original to address
Division or Unit	Wiai yiaila 21401-1000	on left.

CERTIFICATE OF RECORDS DISPOSAL

		Authori	zation				
No.	Description of Records (Same Title as listed on Schedule)	Retention Schedule No.	Section and/or Item No.	Inclusive Dates of Records Destroyed	Volume Cubic Feet	Date of Disposal	Method of Disposal
+							
\dashv							
nere	by certify that the rec	ords listed	above w	ere disposed of	as indicate	d.	
 gnat	lire			itle		 Dat	e

EXHIBIT C

PRELIMINARY INVENTORY WORKSHEET OF SERIES CONTENT

Maryland State Archives

	Preliminary Inv	ventory Worl	ksheet of Series	Contents	
Circle	(OTHER	Initials:	Number	: :
	TRANSER SPECCOL				<u> </u>
one: Date:	Agency:		Series:		
Box or Volume Numbe r	Title as found on volume or	· brief description (of contents of box	Dates covered by content s	Location

EXHIBIT D

PRELIMINARY INVENTORY INSTRUCTIONS

INSTRUCTIONS FOR COMPLETING A PRELIMINARY INVENTORY WORKSHEET OF SERIES CONTENTS

A separate preliminary inventory worksheet should be prepared for each distinct record series (i.e. land records, wills, general correspondence). Once the worksheets have been completed, they should be forwarded to:

Doris A. Byrne, Director Record Transfers and Space Management Maryland State Archives 7465 Candlewood Road, Suites N-P Hanover, MD 21076 Phone 410- 691-4376, Fax 410- 691-2054

Enter the initials of the individual preparing the preliminary inventory, the date on which this is being done, the agency/organization which created the records, and a descriptive series title identifying the type of records being inventoried (i.e. land records, general correspondence, press releases).

- 1. Circle "Box" or "Volume" as appropriate in the left-hand column, depending upon whether the basic series unit is a book or a box of papers.
- 2. Next enter a brief description of the contents of each box or volume.
- 3. Enter the dates covered by the contents of each box or volume.
- 4. <u>DO NOT</u> enter any information in the location column. Locations will be assigned by Archives staff prior to the transfer of records.
- 5. The Archives will solicit estimates from vendors familiar with transporting records. The transferring agency is responsible for all costs for delivery and shelving the records.

Confidential records will be marked restricted. Please provide the Annotated Code Section and procedures for access to these records.

If you have any questions, please contact Doris A. Byrne at (410) 691-4376.

NOTE: Records must be packed using one cubic foot record center boxes. State Use Industries supplies these boxes, call (410) 540-5400.

EXHIBIT E

PRE-TRANSFER RECORD CONDITION ASSESSMENT FORM

Maryland State Archives PRE-TRANSFER RECORD CONDITION ASSESSMENT FORM

Current Storage Conditions: (e.g. in boxes on floor	r, on shelves; offsite storage, etc.)
Has Storage area ever had problems with any of th	ne following (circle all that apply)?
Flooding leaks fire mildew insects roo	dents other
If so, please explain the problem and how it was re	esolved:
Were the records damaged as a result: If so, please	e explain:
GENERAL CONDITIONS OF THE RECORDS ((check any conditions that apply):
surface dirttearingfolds/creasesstains/discolorationresidues/accretionsinsect damage/remainswater damage/mildew	separate pagesbrittle paperlacy papertunnels in pagessawdust accumulationbroken/detached coverodor

EXHIBIT F

RECORDS TRANSFER PROCEDURES

RECORDS TRANSFER PROCEDURES

The Archives has four facilities for the storage of permanent records, the Hall of Records in Annapolis and adjunct warehouses in Glen Burnie, Linthicum and Hanover. Lack of space in the Annapolis facility means that most record transfers must be housed in the warehouses.

Preparing Records for Transfer

Boxes or volumes should be clearly identified with the information contained in the inventory worksheet. If preliminary inventories received are not in an acceptable format, the transferring agency will be liable for the cost incurred by Archives staff for conversion to an acceptable format.

The descriptions of records should be at the unit level, one record entry for each box or volume to be transferred. The description should be sufficient to facilitate retrieval of the materials: series title as designated by the records retention schedule, box or volume number, date of contents, and file numbers or general description of contents. All descriptions of materials shall be furnished before the records are transferred.

Bound volumes require no additional containerization for transfer to the Archives. Flat files must be boxed using one cubic foot capacity record center boxes available from State Use Industries (410) 540-5400. DO NOT OVER-FILL BOXES when packing. Materials received in containers not compatible with Archives shelving will not be accepted and will be returned to the transferring agency at its expense.

Arranging for the Transfer

The Archives will solicit estimates from vendors familiar with transporting records. The transferring agency is responsible for all costs for delivery and shelving of records.

For further information contact: Doris A. Byrne, Director, Record Transfers & Space Management (410) 691-4376, or dorisb@mdsa.net

EXHIBIT G

CORRECT BOX LABELING

CORRECT BOX LABELING

1. Box Number

Each box should be numbered sequentially, beginning with one or a continuation number from a previous transfer.

2. Accession Number

State Archives will fill this in.

3. Total Boxes

This is the total number of boxes in the series of records.

4. Agency

Write "Circuit Court of County?" and the circuit number on this line.

5. Division

Indicate the location and division, department or section of the sending court: Criminal, Civil, Accounting, etc.

6. Inclusive Dates

These are the beginning and ending dates for the records in each box.

7. Record Title

List the type of record: Fiscal/Accounting, Administrative, Civil, Criminal, etc.

8. Last Blank Line

Use this line to detail, if necessary the contents of the box: beginning to ending case numbers, traffic docket sheets, accounting records, etc.

EXHIBIT H

DEFINITIONS

Accession Number: A unique number assigned sequentially to a set of records for purposes of identification and control within an archives or records center.

Administrative Records: Records generated by the routine budgetary, personnel, or other administrative operation of any office.

Archives:

- 1. A place where public, historical, or institutional records are systematically preserved.
- 2. Collected and preserved public, historical, or institutional papers and records.
- 3. Any systematic compilation of material, esp. writings, in physical or electronic form.

Archivist: A professional person trained to work in archives.

Audit: A meticulous examination of records to determine whether established procedures and policies were or are being followed.

Correspondence: Any form of or electronic written communication sent or received in the course of business, including letters, postcards, memoranda, notes, electronic mail, facsimiles, telegrams, or cables.

Court Record: Papers, dockets, books, files or other documentary materials in any form made or received in the Maryland Judiciary pursuant to law, statute, or rules of court, in connection with transactions of its business and the discharge of its responsibilities.

Custodian: The supervisor in the agency or locality having physical possession and control of records.

Destruction date: The date which marks the end of the legally-required retention period for temporary records and the date after which records should be destroyed unless they are involved with or relevant to audit, litigation, or continuing administrative action.

Electronic Records: "Electronic Records" include numeric, graphic, and text information, which may be recorded, on any medium capable of being read by a computer and which satisfies the definition of record as defined in Exhibit A. This includes, but is not limited to magnetic media such as computer tapes, disks, optical disks, diskettes and other electronic storage devices and electronic filing systems containing minicomputers or mainframe computers, in network or stand-alone configurations.

Incinerate: to burn to ashes

Medium: Physical form of the stored data, such as paper, photo, audio or video tape, optical disc, microfilm, motion picture or electronic on tape or discs.

Non-permanent Records: Those records which need to be retained for a specified period of time and which may then be disposed of in accordance with an approved record schedule and Annotated Code of Maryland State Government Article §10-616.

Original Record: The original, first, or prime copy of a record.

Public Record: The original or any copy of any documentary material that

- (i) Is made by a unit of instrumentality of the State government or of a political subdivision or received by the unit or instrumentality in connection with the transaction of business; and
- (ii) is in any form, including:
 - 1. a card;
 - 2. a computerized record;
 - 3. correspondence;
 - 4. a drawing;
 - 5. film or microfilm;
 - 6. a form;
 - 7. a map;
 - 8. a photograph or photostat;
 - 9. a record; or
 - 10. a tape

Permanent Records: Those records which will be preserved for historical, legal, or administrative purposes, and may not be destroyed. Permanent records may, however, be disposed if they are replicated as required by State Government 10-642 and provided that prior approval has been received from the Hall of Records Commission

Records Transfer: The physical relocation and transfer of control or custody of records to another entity.

Retention Period: The length of time a record is held before disposal or transfer action takes place. Unless otherwise specified, the retention period for a record is to be counted in the following manner. For Administrative and Fiscal Records, the retention period begins at the time the record is created. If more than one record is retained (e.g., within the same book or ledger), the retention period for all records is calculated from the creation of the latest record. For Case Records, the retention period begins upon the filing of the last pertinent docket entry.

Sealed Records: Records protected by a court order which cannot be accessed or unsealed without another court order.

Shredding: A means of destroying paper records by mechanical cutting.

State Archivist: The person appointed to oversee the state's archival program.