ARIZONA CODE OF JUDICIAL ADMINISTRATION

Part 3: Superior Court Chapter 4: Administration

Section 3-402: Superior Court Records Retention and Disposition Schedule

A. Definitions. In this section the following definitions apply:

"Case data" means the electronic information about a case, but not images of documents, maintained by the clerk or the court, generally found in a case management system, and often posted to the or the court's website.

"Case file" means all documents and other material filed with the clerk of the court in an action or proceeding, either in paper or electronic format, and includes items such as CDs, DVDs, or other material requiring the use of a computer to read, as well as oversized items that do not fit within a typical paper case file or that exceed the size permitted to be filed through the e-filing system, depositions and transcripts. *Case file* includes case management system data but does not include exhibits submitted at a hearing or a trial.

"Clerk of Superior Court" or "Clerk" means the person who is appointed or elected in each county for the purpose of keeping and disposing of all documents, records, instruments, books, papers, depositions, exhibits and transcripts in any action or proceeding in the superior court.

"Records manager" means the person or persons responsible for keeping and disposing of any records held by the superior court or any department of the superior court, other than the records held by the clerk of superior court.

"State Library, Archives, and Public Records (LAPR)" means the division of the Arizona Secretary of State that is the archives for Arizona state government, which is mandated by law to collect, preserve and make available to the public and all branches of government, permanent public records, historical manuscripts, photographs and other materials that contribute to the understanding of Arizona history.

B. General Provisions.

1. Permanent records. At the end of the Retention Period with Court, set forth in the table in section D below, the clerk or the records manager must transfer to LAPR all records, regardless of format, that have a retention period designated as *permanent*, unless otherwise instructed by LAPR. The clerk and the records manager must work with LAPR to follow LAPR's established requirements for transfer.

- 2. Early transfer of records to LAPR. Clerks and records managers at courts with insufficient records storage areas may transfer records to LAPR that are within 5 years of the end of their Retention Period with Court.
- 3. Electronic case files and case data. At the end of the Retention Period with Court, set forth in section D below, the clerk and the records manager must destroy electronic case files and case data not designated as having a retention period of *permanent*. Electronic case files designated as having a retention period of *permanent* must be transferred to LAPR at a time when LAPR has the capacity to accept electronic records.
- 4. Paper case files and administrative records. At the end of the Retention Period with Court, set forth in section D below, the clerk may destroy case files that are primarily in paper format, and the clerk and the records manager may destroy other records, regardless of format, not designated as having a retention period of *permanent*. Paper case files and other records designated as having a retention period of *permanent* must be transferred to LAPR.
- 5. Microfilm. Until national standards for the long-term preservation of electronic records are in place, records transferred to LAPR pursuant to the provisions of this schedule shall be in either paper or microfilm format. For any records that are microfilmed, the film negative shall also be sent to LAPR.
- 6. No duty to migrate to new technology. The clerk and the records manager are not responsible for migrating to new technology any material filed in an action or proceeding that is recorded in a format, such as CD and DVD that must be read by a computer.
- 7. Conflicting authority. To the extent that the retention periods specified in this schedule vary from any statutory provision, the longer period of retention, whether in statute or the schedule, applies.
- 8. Sealed files. A case file or portions of a case file sealed by order of the court must remain sealed in perpetuity, unless otherwise ordered by the court that issued the order sealing the case file or portions of the case file.
- 9. Completeness of schedule. This records retention and disposition schedule is intended to cover all superior court records. If a record cannot be located in this schedule, the clerk or the records manager should use his or her best judgment to place a record within a category that is already identified.
- 10. LAPR Retention. The column titled LAPR Retention, set forth in the table in section D below, is intended to inform courts about what occurs with court records once the records leave the judicial branch. This code section does not set policy for the executive branch of the State of Arizona.

- 11. Destruction of non-permanent records. When a paper case file or other paper record is eligible for destruction, the clerk and the records manager shall take proper precautions to protect the privacy of the individuals identified in the case file or other record and destroy the complete case file or other record by shredding, burning, or pulverizing the physical case file or other record. Electronic images of case file documents, data, or other records shall be deleted from all electronic repositories in which they reside, including servers and hard drives. The court may keep a list, containing minimal information, such as case number, case type, party name, and date of destruction, capturing any case files or other records destroyed, so that the court will know that a case file or other record has been destroyed and has not been merely misplaced or never existed.
- C. Authority. Az. Const. Art. 6, §§ 3 and 23 authorize the supreme court to administer the courts of this state and to establish duties for the clerk of the superior court in each county by rule. A.R.S. § 41-151.09 requires superior court clerks to transfer all permanent files to LAPR at the end of their prescribed retention period, pursuant to court rules. Rule 29, Rules of the Supreme Court, requires the court to adopt retention and disposition schedules for court records.
- **D. Retention and Disposition Schedule.** The clerk of superior court or the records manager shall retain and dispose of superior court records according to the following schedule:

Records Series #	Records Series Lifle	Retention Period with Court	LAPR Retention	Retention Period on Arizona Supreme Court and Local Court Public Websites	Remarks
	CASE FILES HELD B	V THE CLERK	OF CO	URT	
	CASE TILES HELD D	1 THE CEEKIN	01 00		
1.	CIVIL CASE FILES, FILED ON OR BEFORE DECEMBER 31, 1959	•	Permanent	2	Clerks may transfer these case files to LAPR at any time.

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Retention Period on Arizona Supreme Court and Local Court Public Websites	Remarks
2.	CIVIL CASE FILES, FILED ON OR AFTER JANUARY 1, 1960	50 years from the year the case was filed.	Permanent	50 years from the year the case was filed.	Clerks must transfer these case files to LAPR after 50 years.
3.	PETITIONS TO EXPUNGE MARIJUANA OFFENSE RECORDS (A.R.S. § 36-2862) that are assigned a civil case number pursuant to Supreme Court Administrative Order No. 2021-82 and PETITIONS TO SEAL CRIMINAL CASE RECORDS (A.R.S. § 13-911) that are assigned a civil case number, because the petition seeks to expunge or seal an arrest record that did not lead to the filing of a complaint, information, or indictment.	50 years from the year the case was filed.	Permanent	50 years from the year the case was filed.	Clerks must transfer these case files to LAPR after 50 years.
4.	FAMILY LAW CASE FILES, including paternity, and all other matters arising out of Title 25, A.R.S., FILED ON OR BEFORE DECEMBER 31, 1959	50 years from the year the case was filed. However, clerks who wish to retain these files in their local office permanently and make them available to the public may retain these files.	Permanent	50 years from the year the case was filed.	Clerks may transfer these case files to LAPR at any time.
5.	FAMILY LAW CASE FILES, including paternity, and all other matters arising under Title 25, A.R.S., FILED ON OR AFTER JANUARY 1, 1960	50 years from the year the case was filed	Permanent	50 years from the year the case was filed	Clerks must transfer these case files to LAPR after 50 years.

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Retention Period on Arizona Supreme Court and Local Court Public Websites	Remarks
6.	ORDER OF PROTECTION CASE FILES	50 years from the year the case was filed	N/A	50 years from the year the case was filed	Clerks of court wish to separate order of protection case files from injunction against harassment and injunction against workplace harassment case files. Injunction against harassment and injunction against workplace harassment case files are to be treated as civil case files.
7.	MENTAL HEALTH CASE FILES FILED ON OR BEFORE DECEMBER 31, 1959	50 years from the year the case was filed. However, clerks who wish to retain these files in their local office permanently and make them available to the public may retain these files.	Permanent	50 years from the year the case was filed.	Clerks may transfer these case files to LAPR at any time.
8.	MENTAL HEALTH CASE FILES FILED ON OR AFTER JANUARY 1, 1960	50 years from the year the case was filed	Permanent	50 years from the year the case was filed	Clerks must transfer these case files to LAPR after 50 years.

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Retention Period on Arizona Supreme Court and Local Court Public Websites	Remarks
9.	PROBATE CASE FILES, including guardianships, conservatorships, decedents' estates, trusts, and related matters, as well as proceedings to challenge or enforce the decision of one authorized to make health care decisions for a patient, FILED ON OR BEFORE DECEMBER 31, 1959	75 years from the year the case was filed. However, clerks who wish to retain these files in their local office permanently and make them available to the public may retain these files.	Permanent	75 years from the year the case was filed.	Clerks may transfer these case files to LAPR at any time. Pursuant to Rule 94(f)(2), Rules of the Supreme Court, the clerk may destroy any voucher filed in support of an account by a trustee, personal representative, or any litigant. Under this rule, the destruction may occur 5 years after the fiscal year received.

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Retention Period on Arizona Supreme Court and Local Court Public Websites	Remarks
10.	PROBATE CASE FILES, including guardianships, conservatorships, decedents' estates, trusts, and related matters, as well as proceedings to challenge or enforce the decision of one authorized to make health care decisions for a patient, FILED ON OR AFTER JANUARY 1, 1960	75 years from the year the case was filed	Permanent	75 years from the year the case was filed	Clerks must transfer these case files to LAPR after 75 years. Pursuant to Rule 94(f)(2), Rules of the Supreme Court, the clerk may destroy any voucher filed in support of an account by a trustee, personal representative, or any litigant. Under this rule, the destruction may occur 5 years after the fiscal year received.
11.	GENERAL STREAM ADJUDICATION CASE FILES	25 years from the year the case was filed or 5 years from the date of the final non-appealable order, whichever is later	Permanent	25 years from the year the case was filed or 5 years from the date of the final nonappealable order, whichever is later	

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Retention Period on Arizona Supreme Court and Local Court Public Websites	Remarks
12.	CRIMINAL CASE FILES, except capital felony case files, FILED ON OR BEFORE DECEMBER 31, 1959	50 years from the year the case was filed. However, clerks who wish to retain these files in their local office permanently and make them available to the public may retain these files.	Permanent	50 years from the year the case was filed.	Clerks may transfer these case files to LAPR at any time.
13.	CRIMINAL CASE FILES, except capital felony case files, FILED ON OR AFTER JANUARY 1, 1960	50 years from the year the case was filed	Permanent	50 years from the year the case was filed	Clerks must transfer these case files to LAPR after 50 years.
14.	CRIMINAL CAPITAL FELONY CASE FILES	On the death of the defendant	Permanent	On the death of the defendant	Clerks must transfer these case files to LAPR on the death of the defendant.
15.	JUVENILE ADOPTION, SEVERANCE, AND DEPENDENCY CASE FILES	100 years from the granting, denial, dismissal, or expiration of the matter as to all children	Permanent	N/A	Clerks must transfer these case files to LAPR after 100 years.
16.	JUVENILE DELINQUENCY CASE FILES	After satisfaction of A.R.S. § 8-349 or 25 years following the year the case was filed	N/A	After satisfaction of A.R.S. § 8-349 or 25 years following the year the case was filed	

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Retention Period on Arizona Supreme Court and Local Court Public Websites	Remarks
17.	JUVENILE ABORTION CASE FILES	7 years after the ruling on the petition, motion, or final appeal, or 5 years after the date of the minor's 18 th birthday, whichever is later	N/A	N/A	
18.	JUVENILE TRAFFIC CASE FILES, when filed in the superior court	Until the minor reaches age 19	N/A	Until the minor reaches age 19	
19.	APPEAL FROM A LOWER COURT CASE FILES, both civil and criminal	5 years after the superior court issues its order disposing of the case	N/A	5 years after the superior court issues its order disposing of the case	

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Remarks
FINAN OF CO	CIAL AND MISCELLA	NEOUS RECOR	RDS HEL	D BY THE CLERK
20.	CASE FINANCIAL RECORDS, not part of a case file			Any records of receipt and disbursement of child support, fines, fees, restitution, and reimbursement payments that are not part of a case file are working files of the clerk and are, therefore, not covered by this schedule. The clerk may destroy such files when the reference value has been served.
	a. Bank account reconciliations, record of outstanding checks, record of deposits in transit, bank statements, canceled checks, canceled deposit slips, bank issued debit and credit memos, and any documentation that requests the adjustment or void of a case financial record	5 years after the fiscal year received or prepared	N/A	This retention period is established to satisfy the requirements of a contract between the Fines/Fees and Restitution Enforcement (FARE) program and an outside vendor.
	b. Expenditure records, including vouchers, invoices, purchase orders, authorizations, reimbursement requests, etc.	5 years after the fiscal year received or prepared	N/A	
	c. Periodic financial reports to federal, state, and local agencies	5 years after the fiscal year prepared	N/A	
	d. Triennial, external review report required by the minimum accounting standards e. Procurement records	Retain until subsequent audit received	N/A	
	i. Solicitation canceled before vendor responses are opened	1 year after cancelation	N/A	
	ii. Solicitation canceled after vendor responses are opened	3 years after cancelation	N/A	
	iii. Documents related to successful vendor where contract executed	6 years after end of contract	N/A	

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Remarks
	iv. Documents related to unsuccessful vendor where contract executed	3 years after contract or other agreement signed with competing vendor	N/A	
	v. Documents related to award made yet contract cannot be executed	3 years after contract negotiations end	N/A	
	vi. Protests, protest records, and court response	3 years after contract or other agreement signed with competing vendor	N/A	
21.	WILLS FILED for SAFEKEEPING	75 years from date received	Permanent	Former A.R.S. § 14-2901, as added by Laws 1973, Ch. 75, § 4, which authorized a testator to deposit his or her will with a court for safekeeping, was repealed by Laws 1984, Ch. 368, § 6. The minimum age to prepare a will is 18 years, and an additional 75 years encompasses a typical life span. Clerks must transfer these wills to LAPR after 75 years.
22.	WARRANTS AND SUBPOENAS THAT ARE NOT PART OF A CASE FILE, such as pen register, search warrant, trap and trace, handwriting exemplar, and nursing subpoena	1 year following the date served or issued, whichever is later	N/A	Confidential wiretap warrants and subpoenas are addressed separately in record series 23, since these warrants and subpoenas can involve lengthy periods of investigation and require a longer period of retention.
23.	CONFIDENTIAL WIRETAP WARRANTS AND SUBPOENAS THAT ARE NOT PART OF A CASE FILE	5 years following the date served or issued, whichever is later	N/A	
24.	GRAND JURY RECORDS			
	a. Empanelment documents	5 years from the end of the term of empanelment	N/A	
	b. Minutes of grand jury votes	1 year from the date of the minutes	N/A	

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Remarks
25.	EXHIBITS SUBMITTED at TRIAL or HEARING in any case type, other than in historically significant and landmark cases, which are governed by section E, herein.	Upon dismissal, disposition, or final appellate ruling, whichever comes later, and then 30 days after mailing notice to responsible parties to claim the evidence, all unless otherwise ordered by the court	N/A	Clerks are encouraged to identify historically significant and landmark cases prior to the expiration of the retention period for exhibits. LAPR will accept diagrams, maps, photographs, and any other paper-based materials. LAPR will not accept three dimensional objects, clothing, or security-sensitive exhibits such as weapons, drugs, money, and bio-hazardous materials, so these exhibits should be destroyed.
26.	CASE DOCKET OR REGISTER OF ACTIONS	Retain for the same period of time as the underlying case, pursuant to this schedule	Permanent	Clerks may transfer the case docket or register of actions to LAPR with the corresponding case file.
27.	BAIL BONDSMEN ANNUAL, WRITTEN CERTIFICATION REQUIRED BY RULE 7.1(f), RULES OF CRIM PRO.	3 years from the date filed	N/A	
28.	CORRESPONDENCE OR EMAIL SENT OR RECEIVED CONCERNING REQUESTED RECORDS OR INFORMATION	Until reference value served	N/A	
29.	MARRIAGE AFFIDAVITS	Permanent; however clerks may transfer these records to LAPR at any time.	Permanent	These records are permanent records regardless of where they are located.
30.	MARRIAGE CERTIFICATES OR LICENSES	Permanent; however clerks may transfer these records to LAPR at any time.	Permanent	These records are permanent records regardless of where they are located.
31.	NOTARY AFFIDAVIT APPLICATIONS AND BONDS	Until expired or revoked	N/A	
32.	POWER OF ATTORNEY TO WRITE BONDS	Until expired or revoked	N/A	
33.	PROCESS SERVER APPLICATIONS	4 years from the date filed	N/A	

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Remarks
	DDOCEGG GEDVED		N/A	
	PROCESS SERVER	4 years from the date	N/A	
	INVESTIGATION CASE FILE	closed	NT/A	
	PUBLIC OFFICIAL FINANCIAL	10 years from the date	N/A	
	DISCLOSURE STATEMENT	filed		
	RETURNED MAIL OR EMAIL,	,	N/A	
	not associated with a particular	returned		
	case			
37.	SPECIAL APPOINTMENT	Until reference value	N/A	
	APPLICATIONS	served		
38.	ADMINISTRATIVE ORDERS	10 years from the	Permanent	
		year filed		
		<u> </u>		
MISCE	ELLANEOUS RECORDS	HEI D RV THE	CIFDE	OF COURT THE
			LUENN	OF COURT, THE
COUR	T, OR COURT ADMINIS	STRATION		
39.	THE VERBATIM RECORD,			
	INCLUDING COURT			
	REPORTER NOTES AND			
	ELECTRONIC RECORDINGS			
	OF A COURT PROCEEDING,			
	HEARING, OR TRIAL			
	a. Criminal non-capital cases,	20	NI/A	Count non-enten notes must
		20 years from the date	1 1/1 1	Court reporter notes must
	including grand jury, writs of	of sentencing or other	11/11	be retained for 20 years
	including grand jury, writs of habeas corpus, trial, sentencing,	of sentencing or other final order of the	1111	be retained for 20 years from the date of sentencing
	including grand jury, writs of	of sentencing or other final order of the court, unless a	17/1	be retained for 20 years from the date of sentencing or other order of the court,
	including grand jury, writs of habeas corpus, trial, sentencing,	of sentencing or other final order of the	1071	be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing,	of sentencing or other final order of the court, unless a	1071	be retained for 20 years from the date of sentencing or other order of the court,
	including grand jury, writs of habeas corpus, trial, sentencing,	of sentencing or other final order of the court, unless a		be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases,	of sentencing or other final order of the court, unless a transcript is prepared 50 years from the date		be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases, including grand jury, writs of	of sentencing or other final order of the court, unless a transcript is prepared		be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases, including grand jury, writs of habeas corpus, trial, sentencing	of sentencing or other final order of the court, unless a transcript is prepared 50 years from the date		be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases, including grand jury, writs of habeas corpus, trial, sentencing and all other proceedings	of sentencing or other final order of the court, unless a transcript is prepared 50 years from the date of sentencing	N/A	be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases, including grand jury, writs of habeas corpus, trial, sentencing	of sentencing or other final order of the court, unless a transcript is prepared 50 years from the date of sentencing 5 years from the date		be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases, including grand jury, writs of habeas corpus, trial, sentencing and all other proceedings c. Non-criminal	of sentencing or other final order of the court, unless a transcript is prepared 50 years from the date of sentencing 5 years from the date of the proceeding	N/A	be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases, including grand jury, writs of habeas corpus, trial, sentencing and all other proceedings	of sentencing or other final order of the court, unless a transcript is prepared 50 years from the date of sentencing 5 years from the date of the proceeding 10 years from the date	N/A	be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases, including grand jury, writs of habeas corpus, trial, sentencing and all other proceedings c. Non-criminal d. Juvenile	of sentencing or other final order of the court, unless a transcript is prepared 50 years from the date of sentencing 5 years from the date of the proceeding 10 years from the date of the proceeding	N/A N/A	be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases, including grand jury, writs of habeas corpus, trial, sentencing and all other proceedings c. Non-criminal d. Juvenile ADMINISTRATIVE REVIEW	of sentencing or other final order of the court, unless a transcript is prepared 50 years from the date of sentencing 5 years from the date of the proceeding 10 years from the date of the proceeding Until reference value	N/A	be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is
	including grand jury, writs of habeas corpus, trial, sentencing, and all other proceedings b. Criminal capital cases, including grand jury, writs of habeas corpus, trial, sentencing and all other proceedings c. Non-criminal d. Juvenile	of sentencing or other final order of the court, unless a transcript is prepared 50 years from the date of sentencing 5 years from the date of the proceeding 10 years from the date of the proceeding	N/A N/A	be retained for 20 years from the date of sentencing or other order of the court, unless a transcript is

5 years or until reference value

later

served, whichever is

N/A

access to records
CONCILIATION COURT

RECORDS

41.

Records	Records Series Title	Retention Period	LAPR	Remarks
Series #		with Court	Retention	- 10-110
RECO	RDS HELD BY COURT	<u>ADMINISTRAT</u>	CION	
			,	_
42.	COURT ADMINISTRATION			
	FINANCIAL RECORDS			
	a. Bank account reconciliations,	5 years after the fiscal	N/A	
	record of outstanding checks,	year received or		
	record of deposits in transit,	prepared		
	bank statements, canceled			
	checks, canceled deposit slips,			
	bank issued debit and credit			
	memos, and any documentation			
	that requests the adjustment or			
	void of a court financial record	5 C 41 C 1	N T / A	
	b. Expenditure records, including	5 years after the fiscal	N/A	
	vouchers, invoices, purchase	year received or		
	orders, authorizations,	prepared		
	reimbursement requests, etc. c. Periodic summary budget	5 years after the fiscal	NI/A	
	, ,	year prepared	IN/A	
	reports d. Periodic financial reports to	5 years after the fiscal	NI/A	
	state and local agencies	year prepared	IN/A	
	e. Triennial, external review	Until subsequent	N/A	
	report required by the minimum		14/74	
	accounting standards	audit received		
	f. Applications, records, and	5 years after	N/A	
	reports for grants received	submission of final	1 1/1 1	
	reports for grants received	grant report, unless		
		otherwise required by		
		the granting authority		
	g. Procurement records	8 8		
	i. Solicitation canceled before	1 year after	N/A	
	vendor responses are opened	cancelation		
	ii. Solicitation canceled after	3 years after	N/A	
	vendor responses are opened	cancelation		
	iii. Documents related to	6 years after end of	N/A	
	successful vendor where	contract		
	contract executed			
	iv. Documents related to	3 years after contract	N/A	
	unsuccessful vendor where	or other agreement		
	contract executed	signed with		
		competing vendor		
	v. Documents related to award	3 years after contract	N/A	
	made yet contract cannot be	negotiations end		
	executed			

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Remarks
	vi. Protests, protest records, and court response	3 years after contract or other agreement signed with competing vendor	N/A	
43.	CONTRACTS AND OTHER AGREEMENTS	6 years after performance under the contract is completed or the contract is terminated	N/A	
44.	COURT CALENDAR	Until reference value served	N/A	
45.	FORMER PRESIDING JUDGE BUSINESS PAPERS This records series consists of records generated by presiding judges to provide guidance, direction, or general information related to the administration or non-case related business operations of the court.	Until term is completed	Permanent	The court administrator, if any, shall work with the presiding judge to determine whether the presiding judge desires to send these papers to LAPR.
46.	STATISTICAL REPORTS REQUIRED BY THE AOC	5 years from the year prepared	N/A	
47.	COURT SECURITY-RELATED RECORDS			Some records in this series may be held by the court's human resources department at the discretion of the local court
	a. Incident reports for incidents which cased or threated to cause personal injury, property damage, or disruption of courthouse proceedings or general events as deemed necessary by local court policy	5 years from the year prepared	N/A	Exception: retain throughout the life of an open investigation, if applicable
	b. Use of force reports that document force or show of force utilized by court security officers in the performance of their duties (i.e. physical defense tactics, utilization of weapons, etc.) which may include slight force such as handcuffing and physical escorts, at the discretion of local court policy	10 years from the year prepared	N/A	Exception: retain permanently if report involves death or serious bodily injury

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Remarks
	c. Property records/chain of custody documentation that captures receipt, custody, and transfer of physical property handled by court security officers in the performance of their duties, such as property held for safe-keeping or evidence	2 years from year prepared	N/A	N/A
	d. Administrative checklists/logs used to record security-related tasks such as building security checks, screening equipment calibration checks, etc.	1 year	N/A	N/A
	e. Security video captured as part of the court security mission, including fixed and portable camera video footage and bodyworn camera footage	14 days from recording date	N/A	Exception: if footage is part of any open investigation or incident then retain according to the incident report retention schedule
	f. Officer misconduct complaints regarding court security officers perceived misconduct whether received from a member of the public or a court employee	3 years from receipt	N/A	
	g. Training records	5 years from termination of employment, or contract expired, canceled, or revoked	N/A	
RECO	RDS HELD BY THE JUI	RY COMMISSIO	ONER	
48.	MASTER JURY LIST	Until new list created	N/A	
49.	MASTER JURY FILE	Until new list created		
50.	COMPLETED TRIAL JUROR QUESTIONNAIRES			
	a. When jury commissioners include the juror questionnaire with the summons	90 days from the date received, unless otherwise ordered by the court	N/A	
	b. When jury commissioners send the juror questionnaire separate from the summons	1 year from the date received, unless otherwise ordered by the court	N/A	

Records	Records Series Title	Retention Period	LAPR	Remarks
Series #	COLON ETTER CRANE WERE	with Court	Retention	
51.	COMPLETED GRAND JUROR	Until reference value	N/A	
	QUESTIONNAIRES	served or 1 year from		
		date received,		
52	HIDOD DATA 1 ' 4	whichever occurs first		
52.	JUROR DATA, being the	3 years from the date	IN/A	
	electronic information about a	entered		
	juror maintained in the jury			
53.	management software COMPLETED JUROR	I Intil as mulation of	N/A	
55.		Until completion of	IN/A	
	BIOGRAPHICAL FORMS	trial or completion of		
		jury service,		
		whichever occurs		
54.	OTHER NON-FINANCIAL	later Until reference value	N/A	
34.	JUROR RECORDS	served	IN/A	
55.	FINANCIAL JUROR RECORDS		N/A	
33.		3 years after fiscal	N/A	
	NOT HELD BY ANOTHER	year prepared		
	RECORDS CUSTODIAN			
56.	ALCOHOL and DRUG TESTING PROGRAM RECORDS			
	a. Canceled or negative results	5 years after results	N/A	
		received or until		
		reference value		
		served, whichever		
		occurs first		
	b. Positive results	5 years after action	N/A	
		taken in response to		
		results is resolved or		
		until reference value		
		served, whichever		
		occurs first		
	c. Records related to specimen	5 years after test	N/A	
	collection	given or until		
		reference value		
		served, whichever		
		occurs first	> T / A	
	d. Records received from previous		N/A	
	employers	or until reference		
		value served,		
		whichever occurs first		

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Remarks
57.	EMPLOYEE, PERSONNEL RECORDS FOR FULL-TIME, PART-TIME, CONTRACT, SEASONAL, INTERN, VOLUNTEER, APPOINTED, OR ELECTED POSITIONS, including applications, resumes, performance reviews, disciplinary records, records documenting employee pay decisions, loyalty oaths and oaths of office, conflict of interest and personal interest disclosure records, confidentiality agreements, policy acknowledgements, exit interviews, drivers' qualifications, and pre-employment background investigation records		N/A	
58.	REQUEST FOR CLASSIFICATION OF NEW POSITION OR RECLASSIFICATION OF EXISTING POSITION, including records of salary advancement	1 year after request acted upon	N/A	
59.	EEO-4 Survey report of workforce composition	1 year after subsequent report submitted	N/A	
60.	EMPLOYEE MEDICAL AND EXPOSURE RECORDS, including exposure reports and waivers, pre-employment physicals, results of exams, medical opinions, diagnoses, employee medical complaints and other related records	30 years after employment terminated	N/A	These records must be filed separately from the employee personnel file. (29 CFR § 1910.1020)
61.	EMPLOYMENT ELIGIBILITY VERIFICATION RECORDS, including I-9 proof of legal residency in U.S.A., and Social Security verification	1 year after employment terminated but not less than 3 years after date of hire	N/A	(8 C.F.R. § 274a.2)
62.	GRIEVANCE and COMPLAINT RECORDS	3 years after resolved	N/A	These records are for matters that do not require formal investigation.

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Remarks
63.	INVESTIGATIONS OF PERSONNEL MATTERS	5 years after employment terminated or investigation resolved or closed, whichever is later	N/A	
64.	HIRING and SELECTION RECORDS, including job announcements, applications, selection, test scores, interview records, pre-employment background check records, affirmative action questionnaires and other related records for individuals <i>not</i> hired	3 years after position filled or abandoned	N/A	(29 C.F.R. § 1602.31)
65.	INDIVIDUAL EMPLOYEE TRAINING RECORDS	5 years after training received	N/A	(ACJA § 1-302(E) (1)(h))
66.	LAYOFF and REDUCTION IN FORCE RECORDS	5 years after reduction in force completed or abandoned	N/A	
67.	WORKERS COMPENSATION RECORDS			(29 C.F.R. § 1952.19)
	a. Denied claims	3 years after denied	N/A	
	b. Reports of industrial injury	5 years after created or received	N/A	
	c. Case records	75 years after case closed	N/A	
68.	BENEFIT ENROLLMENT RECORDS, including employee enrollment in medical, dental, life insurance, prepaid legal, beneficiary designation, and other benefit options	5 years after employment terminated	N/A	
69.	RECORDS DESCRIBING ESTABLISHED POSITIONS, including information on title, series, grade, duties, and responsibilities	3 years after superseded or position abolished, whichever is first	N/A	
70.	AMERICANS with DISABILITIES ACT (ADA) RECORDS, including requests for accommodation	3 years after completion of accommodation	N/A	

Records Series #	Records Series Title	Retention Period with Court	LAPR Retention	Remarks
71.	INDIVIDUAL DISABILITY CLAIM RECORDS, both short- term and long-term	6 years after claim closed	N/A	
72.	EMPLOYEE CONSOLIDATED OMNIBUS BUDGET RECONCILIATION ACT (COBRA) RECORDS			
	a. Decline Notice Records, including returned undeliverable notices	2 years after employment terminated	N/A	
	b. All others	3 years after benefits terminated or coverage rejected	N/A	
73.	FAMILY MEDICAL LEAVE ACT (FMLA) RECORDS, including employee leave request forms, supporting documentation, and other non-medical related records	3 years after created, received or leave expired, whichever is later	N/A	Employee certification and health records must be retained separately from the personnel file with the employee health and exposure records.
74.	FINGERPRINT CARDS	6 months after created or received	N/A	
75.	LEAVE RECORDS	3 years after fiscal year created or received	N/A	
76.	MERIT-BASED FUNDING RECORDS	2 years after created or received	N/A	
77.	UNEMPLOYMENT CLAIMS AND APPEALS RECORDS	2 years after action taken	N/A	
CASE	FILES HELD BY PRETI	RIAL SERVICE	S	
78.	CASE SUPERVISION FILES	1 year after the retention period of the underlying case file held by the clerk	N/A	

E. Purge Lists. Pursuant to Rule 29(A), Rules of the Supreme Court, purge lists have been set forth in prior versions of this records retention and disposition schedule. Historically, purge lists identified documents to be removed from case files before storage or replication of the case file. The clerks now indicate that the process of purging case files is resource intensive and is no longer optimal practice. Additionally, LAPR indicates that it does not object to receiving permanent case files that are not purged of certain documents. Therefore, purge lists no longer appear in

this records retention and disposition schedule, and purging need no longer be carried out.

- **F.** Historically Significant and Landmark Cases. Clerks shall comply with the following procedures for designating and transferring cases to be historically significant or landmark:
 - 1. Designation of a case as historically significant
 - a. Purpose. Certain cases filed in Arizona courts may be identified as historically significant because of the unique legal issue or controversy involved, the prominence of one or more of the parties to the action, or because of other high-profile or newsworthy reasons. When there is reason to believe that a case falls into this category, the following procedures shall be followed.
 - b. Procedure for designating a case as historically significant. A motion to request that a case be designated historically significant shall be filed either by a member of the public or on the court's own motion. The motion shall identify one or more reasons the case should be designated historically significant. The presiding judge shall decide the motion. If the motion is denied, the presiding judge shall identify the reason for the denial. The clerk shall file the order granting or denying the motion for historically significant designation with the case.
 - c. Processing and transferring. If the motion is granted, the clerk shall, within 90 days of final disposition, transfer the case, a print-out of the register of actions or docket from the case management system, any exhibits not previously retrieved or destroyed, and any microfilm to LAPR for permanent. LAPR will accept diagrams, maps, photographs, and any other paper-based materials. LAPR will not accept three dimensional objects, clothing, or security-sensitive exhibits such as weapons, drugs, money, and bio-hazardous materials. Identification of the case as historically significant shall be prominently noted on the print-out of the register of actions or docket from the case management system transferred with the case to LAPR.

2. Designation of a case as landmark

- a. The following factors shall be considered in deciding whether a case is a landmark case:
 - (1) The frequency with which the case has been cited;
 - (2) Whether the case has been designated as historically significant;
 - (3) Whether the case caused a change in policies or laws;
 - (4) Whether the case affected a large portion of the community or was controversial;

- (5) Whether the case is generally viewed by the community as important;
- (6) Whether the case involved a famous or notorious individual or was the subject of a well-known book or film; and
- (7) Any other relevant factor.
- (8) Any case that has been the subject of a published opinion of the United States Supreme Court and has statewide or national impact shall be designated as a landmark case.

b. Procedure for designating a case as landmark:

- (1) The Arizona Historical Records Advisory Board shall designate a case as landmark under section (F)(2)(a)(1)-(8), above, in consultation with a committee convened by the Board for this purpose. The committee shall consist of Board members, retired appellate court judges or justices, law professors, historians, or other like persons who have objective, informed views about the long-term significance and effect of eligible published appellate opinions. The committee shall meet periodically to review all published appellate opinions no less than five years and no more than nine years after issued, to determine whether any of these cases should be designated as landmark.
- (2) No more than ten years after an appellate opinion is issued, and with the Board's approval, the director of the Division of Arizona History and Archives shall provide written notice of landmark designation to the clerk of the superior court in the county of origin, the clerk of the appropriate division of the court of appeals, and the clerk of the supreme court who shall apply the process for transferring the case to LAPR pursuant to (F)(2)(c).
- c. Processing and transferring. When a case has been designated as landmark, the clerk shall file notice of this designation in the case. The clerk shall immediately transfer the case, a print-out of the register of actions or docket from the case management system, any exhibits not previously retrieved or destroyed, and any microfilm to LAPR for permanent retention. LAPR will accept diagrams, maps, photographs, and any other paper-based materials. LAPR will not accept three dimensional objects, clothing, or security-sensitive exhibits such as weapons, drugs, money, and bio-hazardous materials. Identification of the case as landmark shall be prominently noted on the print-out of the register of actions or docket from the case management system transferred with the case to LAPR.

Adopted by Administrative Order 2006-29, effective March 21, 2006. Amended by Administrative Order 2014-117, effective January 1, 2015. Amended by Administrative Order 2016-114, effective November 2, 2016. Amended by Administrative Order 2021-10, effective January 21, 2021. Amended by Administrative Order 2021-111, effective July 14, 2021. Amended by Administrative Order 2023-46, effective March 15, 2023.