ARIZONA CODE OF JUDICIAL ADMINISTRATION Part 3: Superior Court Chapter 4: Administration Section 3-402: Superior Court Records Retention and Disposition

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

"Case file" means the original documents or other material, regardless of physical form filed in an action or proceeding in a court, either in paper or electronic format.

"Closed" means that the case is no longer subject to modification pursuant to Rule 94(h), Rules of the Supreme Court.

"Date received," means the date records are received by the clerk or court.

"Destruction" or "destroyed" means to discard by burning, shredding, recycling, or by depositing in a public landfill.

"Dispose" means to destroy a record or transfer a record to archives, depending upon the context.

"File" or "filed" means the record was delivered to and file-stamped by the Clerk of Court.

"Historically significant case" means a case involving a unique legal issue or controversy, prominent party, or other high profile or newsworthy aspects, and that has been so designated pursuant to the process established in subsection (F) of this section.

"Landmark case" means a case that meets the requirements of Rule 111(b), Rules of the Supreme Court, has been the subject of a published appellate court opinion as that term is defined by Rule 111(a)(1), and has been so designated pursuant to the process established in subsection (F) of this section.

"Microfilming" means the reproduction on microfilm of the original record in accordance with the minimum standards for microfilming as established by nationally accepted records and information management process standards.

"Purge" means to remove and destroy records in a case file pursuant to subsection (D) of this section.

"Retention period" means the period of time during which records must be kept before they may be disposed of, usually a period of years and sometimes contingent upon an event, such as entry of judgment or after reference value served.

- **B.** 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. § 41-1339 requires superior court clerks to transfer permanent files to the Director of the Arizona State Library Archives and Public Records (ASLAPR) 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 and purge lists for court records.
- **C. Retention and disposition schedule.** Clerks shall retain and dispose of superior court records according to the following schedule:

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court		
Type of Record	Retain (Yrs)	Remarks
1. COURT CASE FILES		Case records designated for retention for a period of "50 years (for cases filed after 1959)" must be transferred to the state archivist for permanent storage and not destroyed at the end of the 50 year retention period. For example, in the year 2011, a civil malpractice case record filed in 1960 must be transferred to the state archivist. Case records designated for retention for a period of "Permanent (for cases filed prior to 1960)" may be either retained in the custody of the clerk of court or transferred to the state archivist and not destroyed. For example in the year 2011, a civil malpractice case record filed in 1959 may be transferred to the state archivist or retained by the clerk at the clerk's discretion.

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of Record	Retain (Yrs)	Remarks	
 a. Civil – General Includes: Administrative review Contract Declaratory judgment Department of Economic Security (DES) instant judgment Eminent domain Foreign judgment Habeas corpus Malpractice Name change Non-general stream adjudication water rights Quiet title Restoration of civil rights Special action appeal Tax appeal Tort general (all non-motor vehicle) Transcript of judgment 	50 (for cases filed after 1959) Permanent (for cases filed prior to 1960)	Retention period begins following year filed. As provided by Rule 29, Rules of the Supreme Court, at the end of the retention period required by this section, transfer these court records to ASLAPR for permanent retention. Purging and microfilming are allowed at any point after the case is closed. (See subsection D). Purging and microfilming are allowed at any point after the case is closed. (See subsection D).	
 (1) Civil – Other Forcible detainer Harassment Seized vehicle Tort – motor vehicle 	10	Retention period begins following year filed. Case file may be destroyed at end of retention period. Microfilming and/or transfer to ASLAPR not required. Applies to all records currently in custody, including pre-1960 records.	
 (2) Domestic Relations Cases - with children Civil paternity Domestic custody 	75 (for cases filed after 1959)	Retention period begins following the year filed. As provided by Rule 29, Rules of the	

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of Record	Retain (Yrs)	Remarks	
 Domestic violence Reciprocal divorce Support enforcement 		Supreme Court, at the end of the retention period required by this section, transfer these court records to ASLAPR for permanent retention.	
		These files shall not be purged.	
		Microfilming is allowed at any point after the case is closed. (See subsection D).	
	Permanent (for cases	These files shall not be purged.	
	filed prior to 1960)	Microfilming is allowed at any point after the case is closed. (See subsection D).	
 (3) Domestic Relations Cases – without children Dissolutions 	50 (for cases filed after	Retention period begins following the year filed.	
 Dissolutions All other unspecified domestic relations case categories 	1959)	As provided by Rule 29, Rules of the Supreme Court, at the end of the retention period required by this section, transfer these court records to ASLAPR for permanent retention.	
		These files shall not be purged.	
		Microfilming is allowed at any point after the case is closed. (See subsection D).	
	Permanent	These files shall not be purged.	
	(for cases filed prior to 1960)	Microfilming is allowed at any point after the case is closed. (See subsection D).	
(4) Dismissed Domestic Relations Cases with or without children	50 (for cases filed after	Retention period begins following the year filed.	
	1959)	As provided by Rule 29, Rules of the Supreme Court, at the end of the retention	

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of Record Retain (Yrs) Remarks			
		period required by this section, transfer these court records to ASLAPR for permanent retention. Purging and microfilming are allowed at any point after the case is closed. (See subsection D).	
	Permanent (for cases filed prior to 1960)	Purging and microfilming are allowed at any point after the case is closed. (See subsection D).	
(5) Orders of Protection/Injunctions Against Harassment	5	Retention period begins following the year filed. Case file may be destroyed. Microfilming and/or transfer to ASLAPP not	
		Microfilming and/or transfer to ASLAPR not required.	
 (6) Demand for Notice (including non-case specific filings, i.e. – Arizona Health Care Cost Containment System (AHCCCS) clients who have died) 	2	After date received. Document may be destroyed.	
(7) Mental Health	50 (for cases filed after 1959)	Retention period begins following year filed. As provided by Rule 29, Rules of the Supreme Court, at the end of the retention period required by this section, clerks shall transfer these court records to ASLAPR for permanent retention. Not authorized for purging. Microfilming is allowed at any point after the case is closed. (See Subsection D).	

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of Record	Retain (Yrs)	Remarks	
	Permanent (for cases filed prior to 1960)	Not authorized for purging. Microfilming is allowed at any point after the case is closed. (See subsection D).	
 (8) Probate Includes: Conservatorship Combination Conservatorship/Guardian- ship Guardianship (adult and juvenile) Adult adoptions Non-case specific filings 	100 (for cases filed after 1959) Permanent (for cases	Retention period begins following the year filed. As provided by Rule 29, Rules of the Supreme Court, at the end of the retention period required by this section, clerks shall transfer these court records to ASLAPR for permanent retention. Not authorized for purging. Microfilming is allowed at any point after the case is closed. (See Subsection D). Not authorized for purging.	
	filed prior to 1960)	Microfilming is allowed at any point after the case is closed. (See subsection D).	
- Probate vouchers and receipts	5	After fiscal year received or after final annual accounting. Destroy without microfilming. Refer to Rule 94(h)(2), Rules of the Supreme Court.	
(9) Abortions	-	Retain and dispose in accordance with court order.	
(10) General Stream Adjudication			
(a) Contents of the case file, including but not limited to:	Permanent	Not authorized for purging.	

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ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of Record	Retain (Yrs)	Remarks	
 statement of claimant exhibits written hearing transcripts 		These records are to be permanently maintained by the clerk. Rule 94(h), Rules of the Supreme Court, allows the destruction of original permanent records after microfilming. Microfilming is allowed five years after the year filed.	
		After microfilming, the clerk shall automatically transfer the original records to ASLAPR as historically significant records.	
(b) Office of the Special Master		The office of the special master shall classify, label, and purge the following records before transferring them to the clerk.	
 Historical materials Public information materials Case management and procedures Non-Rule 53 Special Master's reports 	Permanent	Not authorized for purging by the clerk. These records are to be permanently maintained by the clerk. Rule 94(h), Rules of the Supreme Court, allows the destruction of original permanent records after microfilming. Microfilming is allowed five years after the date they are received by the clerk.	
		After microfilming, the clerk shall automatically transfer the original records to ASLAPR as historically significant records.	
 Appellate proceedings Legislative materials Legal research materials Special Master's rules 	25	After the date they are received by the clerk. The records may be microfilmed five years after they are received by the clerk. Rule 94(h), Rules of the Supreme Court, allows the destruction of original permanent records after microfilming. Transfer to ASLAPR not required.	
- Administrative, financial, human resource records	-	Retain and dispose in accordance with the applicable sections of this schedule.	

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of Record	Retain (Yrs)	Remarks	
(11) Transcripts and Depositions (all case categories)	_	These materials are part of the case file and accordingly follow the retention period established for the civil case type in which they were prepared.	
b. Criminal – (1) General (excluding capital felony cases)	50 (for cases filed after 1959) Permanent (for cases filed prior to 1960)	Retention period begins following the year filed. As provided by Rule 29, Rules of the Supreme Court, at the end of the retention period required by this section, clerks shall transfer these court records to ASLAPR for permanent retention. Criminal history records produced by DPS and filed with the Superior Court may be destroyed without microfilming 30 days after sentencing provided no appeal filed, or 30 days following appellate court ruling. Microfilming is allowed pursuant to Rule 28.1, Rules of Criminal Procedure, and purging is permitted on a very limited basis (See subsection D). Microfilming is allowed pursuant to Rule 28.1, Rules of Criminal Procedure, and purging is permitted on a very limited basis (See subsection D).	
(2) Capital Felony Cases	Permanent	Not authorized for purging. As provided by Rule 29, Rules of the Supreme Court, clerks shall transfer these records to ASLAPR for permanent retention	
		100 years after the date of conviction. Microfilming is allowed pursuant to Rule 28.1, Rules of Criminal Procedure.	

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court		
Type of Record	Retain (Yrs)	Remarks
(3) Transcripts and depositions (all case categories)	-	These are part of the case file and accordingly follow the criminal case type retention time frame.
c. Juvenile (confidential, A.R.S. Title 8, Chapter 1)		
 (1) Adoptions, including pre- adoption certifications, motions for birth parent expenses and sealed adoption materials 	100	Following the granting, denial, dismissal or expiration of the matter as to all children.The juvenile court may authorize the microfilming of these cases.At end of retention period, all files, records, reports and other documents in possession of the court relating to the adoption must be transferred to ASLAPR. Reference A.R.S. §§ 8-116 and 121.
(2) Abortions	-	Microfilm and dispose in accordance with court order.
 (3) Delinquencies (includes citations, juvenile orders of protection, injunctions against harassment, incorrigibility and sealed delinquency materials) 	-	After satisfaction of A.R.S. § 8-349 or following juvenile's 30 th birthday, A.R.S. § 13-912. Microfilm and dispose in accordance with court order. The juvenile court may authorize the microfilming or destruction of these cases or orders of protection /injunctions against harassment issued pursuant to A.R.S. § 13-3602.
(4) Dependency (includes Indian Child Welfare Act Cases. Also includes sealed dependency materials)	100 (for cases filed after 1959)	From date of dismissal as to all children. As provided by Rule 29, Rules of the Supreme Court, at the end of the retention period required by this section, clerks shall transfer these records to ASLAPR for permanent retention. Microfilm and dispose in accordance with court order.

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court		
Type of Record	Retain (Yrs)	Remarks
	Permanent (for cases filed prior to 1960)	Microfilm and dispose in accordance with court order.
(5) Severance (includes relinquishments and sealed severance materials)	100 (for cases filed after 1959) Permanent (for cases filed prior to 1960)	From date of granting, denial, dismissal or expiration of the matter as to all children. As provided by Rule 29, Rules of the Supreme Court, at the end of the retention period required by this section, clerks shall transfer these records to ASLAPR for permanent retention. The juvenile court may authorize the microfilming or destruction of these cases. The juvenile court may authorize the microfilming or destruction of these cases.
(6) Juvenile traffic and other violations	-	After child reaches age nineteen. Microfilming and/or transfer to ASLAPR not required. Violation document may be destroyed.
(7) Juvenile case exhibits (applies to all juvenile case categories)	-	May be disposed following dismissal, disposition or final appellate ruling, or the Juvenile Court may otherwise authorize release or destruction of these exhibits in accordance with applicable provisions of the code of judicial administration, administrative order, court rule, or statute.
(8) Juvenile case transcripts and depositions (all juvenile case categories)	-	These are part of the case file and accordingly follow the juvenile case type retention time frame.

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ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of Record	Retain (Yrs)	Remarks	
		The Juvenile Court may authorize earlier destruction.	
d. Lower Court Appeals - Civil or Criminal			
(1) Remanded civil cases	-	After satisfaction of Rule 12(c), Superior Court Rules of Appellate Procedure – Civil.	
(2) Remanded criminal cases	-	After satisfaction of Rule 12, Superior Court Rules of Appellate Procedure – Criminal.	
(3) Remanded case transfer index (and associated remand minute orders)	5	Following the date of the remand order. Case file may be destroyed.	
(4) All other categories (including city court cases)	-	Refer to Rule 12, Superior Court Rules of Appellate Procedure – Civil and Criminal for disposition.	
(5) Photocopies of remanded cases	-	After reference value served. Copies may be destroyed.	
(6) Trial De Novo		See Rule 30, Rules of Criminal Procedure.	
- Criminal traffic and criminal non-traffic, civil traffic and civil non-traffic	5	After dismissal, final order, judgment or stipulation.	
e. Grand Jury Records			
(1) Empanelment documents	5	After panel dismissed. Retention period starts at end of empanelment term.	
		Empanelment documents may be destroyed.	
(2) Minutes of grand jury votes	1	From date of minutes.	
		Minutes may be destroyed.	
(3) Court reporter notes(a) Where a no true bill issued	10	From date of proceeding. These notes normally will not have been transcribed, since in these matters no indictment is issued.	

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court		
Type of Record	Retain (Yrs)	Remarks
(b) Where a true bill is issued	-	See section 2, Official Court Records (below). Court reporter notes must be transcribed in any grand jury proceeding from which an indictment is issued pursuant to A.R.S. § 21-411 and Rule 12.8(c), Rules of Criminal Procedure.
(4) No true bill/admonitions/ readings/dismissed/ miscellaneous documents	1	From date of document or dismissal. Document may be destroyed.
f. Miscellaneous Filings		Document may be destroyed.
(1) Administrative orders	10	From date of issue. Provide copy to the current presiding judge for evaluation and re- issue, if contents of order are still valid.
		Transfer original or microfilm of these records to ASLAPR for permanent retention. (See section 6.d. Presiding Judge business papers, below)
(2) Landmark cases	Permanent	See subsection F, Historically Significant and Landmark Cases.
		Case file shall be maintained intact, if not already purged at time of designation.
		Microfilming is allowed, but original paper file shall be transferred to ASLAPR, if available, at end of retention period applicable to the case type.
(3) Historically Significant Cases	Permanent	See subsection F, Historically Significant and Landmark Cases.
		Case file shall be maintained intact, if not already purged at time of designation.
		Microfilming is allowed, but original paper file should be transferred to ASLAPR if available, at end of retention period

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of Record	Retain (Yrs)	Remarks	
		applicable to the case type.	
(4) "Sealed by Order of the Court" records	-	Retain and dispose in accordance with applicable case type.	
(5) Special Warrants			
- Confidential Wire Taps	1	Retention period begins following year filed. Return to prosecutor. Confidential. See A.R.S. § 13-3918.	
- Pen Registers	1	Retention period begins following year filed. Return to prosecutor or other responsible agency.	
(6) Other (Search Warrants, Trap and Trace, Handwriting Exemplars)	1	Retention period begins following year filed. See A.R.S. § 13-3918.	
2. OFFICIAL COURT RECORD (including electronic recordings of proceedings)			
a. Criminal non-capital cases. These records include all verbatim records of proceedings held in a non-capital criminal case including grand jury, writs of habeas corpus and all other criminal matters.		In cases where defendant is tried in absentia or where defendant fails to appear for sentencing, court reporter notes must be transcribed.	
(1) Court reporters' notes (paper or electronic)	10	The retention period begins after the date notes taken.	
(2) Other electronic recordings of proceedings	10	After the date proceeding recorded.	
b. Criminal – capital cases. These records include all verbatim records of proceedings held in a capital case, including grand jury and writs of habeas corpus			
(1) Court reporters' notes (paper or electronic)	50	The retention period begins after the date of sentencing.	
(2) Other electronic recordings of	50	After the date of sentencing.	

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court		
Type of Record Retain (Y		Remarks
proceedings		
c. Juvenile (confidential, A.R.S. § 8- 120)		
(1) Court reporters' notes (paper or electronic)	10	After the date notes taken.
(2) Other electronic recordings of proceedings	10	After the date proceeding recorded.
d. Non-criminal		
(1) Court reporters' notes (paper or electronic)	5	After the date notes taken.
(2) Other electronic recordings of proceedings	5	After the date proceeding recorded. Rule 43(k), Rules of Civil Procedure, or local rule, whichever retention period is shorter.
3. EXHIBITS		
a. Civil (includes domestic relations, probate, mental health, arbitration and other civil case types)	-	Following dismissal, disposition or final appellate ruling. Retain, return, or destroy in accordance with court order.
- With ordered disposition	-	After satisfaction of court order.
- Without ordered disposition	30 days	After mailing notice to responsible parties to claim evidence. (Case must be 30 days post- adjudication and not on appeal.) Rule 94(h), Rules of the Supreme Court.
b. Criminal		
- With ordered disposition	-	After satisfaction of court order.
- Without ordered disposition	-	After satisfying Rule 28.1, Rules of Criminal Procedure.
4. RECORDS CREATED OR RECEIVED BY CLERK'S OFFICE		
a. Bail Bondsmen affidavits	3	After termination of privileges pursuant to Rule 7.1(f), Rules of Criminal Procedure.

	ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of Record		Retain (Yrs)	Remarks	
	Dockets and computerized records created in compliance with Rules 94(c) and 94(g), Rules of the Supreme Court	-	After reference value served.	
-	- Indices or dockets and registers of action (if used as indices)	Permanent		
	Correspondence concerning copies of records and information	-	After reference value served.	
d.	Criminal or civil cash bonds	3	After exonerated.	
	Fingerprint cards (administrative purposes)	-	Return to prosecutor or other responsible agency.	
f. 1	Marriage affidavits	Permanent	Destroy after microfilming.	
g. 1	Marriage licenses/certificates	Permanent	Destroy or mail to couple after microfilming.	
	Notary affidavit applications and bonds	-	After expired.	
i.	Powers of attorney to write bonds	-	After expired or revoked.	
j.	Process server applications	4	After expired or new application received.	
	Process server investigations/ sanctions	4	After completion.	
	Public officials financial disclosure statements	3	After filed. Refer to A.R.S. §§ 38-541 through -545.	
1	Wills filed in accordance with A.R.S. § 14-2901(Laws 1973), repealed 1984	90	From the date of the will's creation.	
	URT FINANCIAL RECORDS (original and electronic records)			
a.	Banking records – All	3	After fiscal year prepared or received.	
1	Cash books and supporting records for non-bond accounts (includes receipts and distribution recordings)	3	After fiscal year prepared or received.	

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court		
Type of Record	Retain (Yrs)	Remarks
c. Cash books and receipts for bond trust accounts	5	After fiscal year prepared or received.
d. Child support payment records	5	After fiscal year of payment and satisfaction of arrearages.
e. Child support enforcement (including IV-D cases)		
- Computer program conversion data	3	After fiscal year conversion of hardware and software completed. 45 C.R.F. § 74.53
- Individual computerized files	3	After fiscal year of payment and satisfaction of arrearages. 45 C.F.R. § 74.53
f. Court payment orders (visiting judges, court reporters, law library, attorney fees, etc.)	3	After fiscal year paid.
g. Expense accounting records	3	After fiscal year paid.
h. Financial summary reports		
- Budget – operational	3	After fiscal year prepared.
- Monthly budget reports	3	After fiscal year prepared.
- Quarterly or annual reports	5	After fiscal year prepared. Evaluate for further retention.
- Other financial reports	3	After fiscal year prepared.
i. Journal entries for restitutions, fines and reimbursements	3	After fiscal year of payment and satisfaction.
j. Juror vouchers	3	After fiscal year prepared.
k. Minimum accounting standards reports	3	After prepared.
6. COURT ADMINISTRATION		
a. Calendars	-	After reference value served.
b. Records of visiting judges	3	After fiscal year prepared.
c. Court visitor (investigator) files	10	After prepared. Reference A.R.S. § 14-5303
d. Former Chief Presiding Judge	-	After satisfaction of term. Arrange transfer to

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court		
Type of Record Retain		Remarks
business papers. This records series consists of records generated by presiding judges to provide guidance, direction and/or general information related to the administration or non- case related business operations of the court. Business papers include general correspondence and administrative orders.		ASLAPR. These records may be sent to ASLAPR at the discretion of the presiding judge, clerk of court, or court administrator.
7. ADMINISTRATIVE RECORDS		
a. General correspondence	-	After reference value served.
b. Employee time sheets (official copies at county finance)	-	After reference value served.
c. Statistical reports	5	After prepared. Evaluate for further retention.
8. JURY COMMISSIONER RECORDS		Lists generated in accordance with A. R. S. Title 21, Chapters 3 and 4.
a. Master jury list	-	Destroy after new list created in accordance A.R.S. § 21-301.
b. Master jury file	-	Destroy after new list created. Reference A.R.S. § 21-312.
c. Juror questionnaires	90 days	After receipt. Ref. A.R.S. § 21-314(B).
d. Other juror lists (panels, pools, and other records)		
- Juror records containing financial information	3 years	After fiscal year prepared.
- Non-financial juror records	-	After reference value served.
9. COJET RECORDS	As required by COJET	Reference Administrative Guidelines for Judicial Education in Arizona.
10. HUMAN RESOURCE RECORDS		
a. Applicant medical certification form	5	After termination for employees, or 2 years from date of application for non-employees.
b. Background investigations	5	After termination.

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court			
Type of RecordRetain (Yrs)		Remarks	
с.	Classification/re-class of positions	3	After request is acted on.
d.	Criminal history background checks		
	- No finding	6 mos.	After fiscal year prepared.
	- Finding	1	After fiscal year prepared.
e.	EEOC-4 including background information	2	After prepared.
f.	Employee medical files/ exposure records and pre-employment physicals	30	After termination (20 C.F.R. § 1910.20). These records must be retained separately from the employee personnel file.
g.	Official employee personnel files	5	After termination.
h.	Employee supervisor files	6 mos.	After termination/transfer.
i.	Employment eligibility verification form I-9 (proof of legal residency in U.S.A.)	3	After employee termination but not less than 3 yrs after date of hire (8 C.F.R. § 274a.2).
j.	Grievance/appeals and supporting documentation	3	After resolution.
k.	Hiring documents, including application, selection promotion and interview records	2	After calendar year received or prepared (29 C.F.R. § 1602.31).
1.	Judicial certifications	3	After filed.
m.	Layoff/reduction in force (RIF) documents, including computation documents and recap summary)	5	After layoff or RIF is complete.
n.	Occupational safety and health records, including workers' compensation accident reports and annual summaries	5	After calendar year reported. (29 C.F.R. § 1952.4).
0.	Payroll deduction records	3	After fiscal year created.
p.	Position descriptions	3	After superseded or abolished.
q.	Psychological evaluations for	5	After termination for employees, or 2 years

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ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court		
Type of Record Retain (Yrs)		Remarks
applicants		from date of application for non-employees.
r. Psychological evaluations for employees who are applying to carry firearms	5	After termination of employment.
11. PRETRIAL SERVICES RECORDS		
Case supervision files	1	After case disposition.
12. ADULT PROBATION RECORDS		
a. Case files	3	After expiration or termination of probation.
b. Intensive Probation Supervision (IPS) financial records	3	After program completion or termination.
c. Progress and activity reports	2	After fiscal year prepared.
d. Work furlough records		
- Case management files	1	After program completion or termination.
- Financial records	3	After program completion or termination.
13. JUVENILE PROBATION RECORDS		
a. Juvenile social files	18 th birthday	Rule 19(A)(2), Rules of Procedure for the Juvenile Court.
b. Juvenile dependency files	18 th birthday	A.R.S. § 8-349 (For court case files see section (1)(c) of this schedule.)
c. Reports and studies		
- Detention	5	After fiscal year prepared.
- Program Services	5	After fiscal year prepared.
- Probation	5	After fiscal year prepared.
- Admin. Services	5	After fiscal year prepared.
- Intake	5	After fiscal year prepared.
- Caseload Printout	5	After calendar year prepared.
d. Juvenile Treatment Services Fund	5	After fiscal year prepared.

ARIZONA SUPREME COURT Records Retention and Disposition Schedule For Use by Superior Court		
Type of Record	Retain (Yrs)	Remarks
(JTSF) records (checking account with original copy retained by supreme court)		
e. Probation records (working files including psychiatric/psychological evaluations and probation officer reports)		After fiscal year prepared.
- Non-adjudicated juveniles	45 days	After 18th birthday.
- Remanded juveniles	45 days	After 25 th birthday.
- Adjudicated juveniles (without criminal records)	45 days	After 25 th birthday.
- Adjudicated juveniles (with criminal records)	45 days	After ordered by the court per A.R.S. § 8-349.

D. Case File Purge Procedures. This list identifies records that can be removed and destroyed from civil, domestic relations, and criminal case files before microfilming. For other types of case files, the determination of what to retain and what to purge after microfilming is left to the discretion of the local court. Destruction of original records is subject to notification requirements of ASLAPR. The method used to destroy records is at local court discretion, however, confidential and sealed records shall be destroyed by shredding, burning, or other means that will obliterate the records.

CIVIL CASE FILE PURGE LIST

Documents to be Discarded

Documents to be Retained

For the purposes of this purge list, civil cases are defined as case files that are not domestic relations, probate, mental health, tax appeals, criminal, or juvenile.

When a civil case is closed, whether by judgment, dismissal or settlement, and all appeals deadlines have passed, the case is "no longer subject to modification," pursuant to Arizona Supreme Court Rule 94(h), and is eligible for purging. The documents listed herein can be purged (removed) from the file and destroyed before microfilming the file content.

All tagged exhibits must be processed in accordance with the Rules of Civil Procedure.

CIVIL CASE FILE PURGE LIST		
Documents to be Discarded	Documents to be Retained	
AFFIDAVIT	COMPLAINT	
Relating to discovery matters	◆ Initial	
NOTICE OF:	♦ amended	
Appointment of auditor/receiver	SUMMONS	
♦ Appearance	ACCEPTANCE AND RETURN OF SERVICE	
 Appointment of special process server 	CROSS CLAIMS	
 Association of counsel 	COUNTER CLAIMS	
♦ Change of judge	INTERVENORS	
 Delinquent briefs 	JOINDER OF ADDITIONAL PARTIES	
◆ Deposition	INTERPLEADER	
◆ Disclosure	AFFIDAVITS	
• Filing foreign judgment and affidavit	• Keep all affidavits except those relating to discovery matters	
◆ Filing of reporter's transcript of evidence	NOTICES	
♦ List of witnesses and exhibits	◆ Of appeal	
♦ Sheriff's sale	Of voluntary discovery	
Trial date	• Of filing of bankruptcy	
♦ Witnesses	◆ Of publication	
• Receipts (unless return of service of process is indicated)	• Of seizure of vehicles	
Acceptance of offer of judgment	REQUEST/PETITIONS/DEMANDS	
Offer of judgment	• for writ of assistance and order	
Settlement	♦ intervenor	
• Withdrawal of answer	ANSWERS/RESPONSES	
• Appointment of guardian ad litem	• to complaint, initiating action	
♦ Dismissal	REPLIES TO COUNTER CLAIMS	
MOTIONS FOR:	THIRD PARTY ACTIONS	
Accelerated hearing/trial date	STIPULATIONS/CONSENT	
 Change of venue 	◆ of dismissal	

CIVIL CASE FILE PURGE LIST		
Documents to be Discarded	Documents to be Retained	
• Leave to exceed page limitation	 keep all judgments and orders even if they are attached to documents that are on the discard list 	
 Pretrial discovery/disclosure 	Some examples of judgments and orders follow	
Summary judgment	♦ declaratory judgment	
Directed verdict	♦ default judgments	
◆ New trial	♦ dismissals	
Additional disclosure	• final order in condemnation	
 Failure to join party 	♦ release of judgment	
 More definite statement 	 relief from judgment or order 	
◆ Reargument	♦ special verdicts	
• Voir dire examination	♦ findings of fact, conclusions of law	
♦ Judgment	♦ judgments against garnishee	
◆ Sanctions	♦ in forcible detainer	
MOTIONS TO:	♦ arbitration award	
 Dismiss (i.e., for lack of jurisdiction, insufficiency of process, failure to state claim, etc.) 	• order for name change	
♦ File delayed appeal	♦ judgments	
Quash/prevent issuance of subpoena	♦ verdicts	
♦ Stay proceedings	◆ order for joinder	
◆ Transfer	 minute entries that contain the words "ORDER" or "IT IS ORDERED" or similar statements 	
Waive applicable time limits	WRITS	
♦ In limine	RETURN OF	
Consolidate	 receipts for exhibits or evidence 	
• Enlarge time for answer	 registered mail receipt cards or letters 	
♦ Quash warrant/writ	SATISFACTION OF	
 Withdraw default/default judgment 	♦ judgment	
Compel discovery	 ♦ judgment against garnishee 	
• Extended time limits within which to file pre-trial	 partial satisfaction of amended judgment 	

CIVIL CASE FILE PURGE LIST		
Documents to be Discarded	Documents to be Retained	
motions		
◆ Release bond	BOND/DEPOSITS	
◆ Set trial	 except if there is an indication that the bond is exonerated 	
◆ Suppress	APPELLATE MANDATE	
◆ Vacate conference/hearing	ACCEPTANCE OF SERVICE	
Demurrer to complaint	SUPREME COURT MANDATES	
♦ Amend complaint	MINUTE ENTRIES THAT INCLUDE COURT ORDERS	
◆ Continue	EXHIBITS DISPOSAL PROCEDURES	
◆ Exonerate bond		
♦ Strike		
♦ Withdraw counsel		
REQUEST/PETITIONS FOR:		
◆ Jury trial		
Production		
◆ Trial		
◆ Intervenor		
• Writ of assistance and order		
◆ Leave to file cross-claim		
 Appointment of private process server 		
Pre-trial conference		
Transcript		
◆ Admit		
◆ Admission		
 Relief for judgment or order 		
APPLICATIONS FOR:		
Attorney fees		
Certification of interlocutory appeal		
Confirmation of arbitration award		
 Continuing lien on non-exempt earning 		

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CIVIL CASE FILE PURGE LIST		
Documents to be Discarded	Documents to be Retained	
Special juries		
Supplemental proceeding and order		
♦ Garnishment		
ANSWERS/RESPONSES TO:		
Demand for early trial date		
Motion to continue		
Motion to demand jury trial		
 Motion to extend time to file motions 		
Motion to file delayed appeal		
Motion to preserve evidence		
♦ Motion to suppress		
Notice of change of judge		
Request for production		
Motion for sanctions		
Motion to dismiss		
 Application for certification of interlocutory appeal 		
♦ Garnishment		
Interrogatories		
Motion for new trial		
REPLIES TO:		
Responses to demand early trial date		
Responses to motion to demand jury trial		
CERTIFICATES:		
Controverting certificates		
♦ Of appointment		
♦ Of readiness		
Of discharge of notice of lis pendens		
STIPULATION/CONSENT:		
♦ Settlement agreement		

CIVIL CASE FILE PURGE LIST		
Documents to be Discarded		Documents to be Retained
◆ To extend time		
◆ For substitution of counsel		
To substitution of parties		
JUDGMENTS/ORDERS:		
 Executed or quashed body attachments/civil arrest warrants 		
RETURNS:		
♦ Sheriff's return on execution		
♦ Of writs		
 Of sale of personal property under Special Execution and Order of Sale 		
BONDS/DEPOSITS:		
Bond attachment		
◆ Exonerated bond		
STATEMENTS OF FACT/BRIEFS:		
♦ Statement of Fact		
♦ Brief schedule		
♦ Briefs		
FINANCIAL RECORDS:		
 Bookkeeping record 		
• Credit memo (e.g., paid answer, appellee fee, cost bond, etc.)		
CLERK OF COURT WORK SHEETS:		
(E.g., for arguments, office/pre-trial conference, trials, evidentiary hearings, etc.)		
CORRESPONDENCE:		
(E.g., letters of transmittal, confirmation of dates, rescheduling problems, etc.)		
Depositions		
Disclaimer of Process Server		
Documents		

CIVIL CASE FILE PURGE LIST		
Documents to be Discarded		Documents to be Retained
Impeachment Envelopes and Contents		
Interrogatories		
Medical Records		
Letters/Memoranda		
Proposed Jury Instructions/Prayers		
Statement of Costs and Notice of Taxation of Costs		
Subpoenas		
Transcripts:		
(Except default hearing transcripts)		
Justice Court Docket Page		
Superior Court Appeals Index		
Minute Entries That Are Not Orders:		
(i.e., that do not contain wording "it is ORDERED")		
Satisfaction of Judgment for Jury Fees		

DOMESTIC RELATIONS CASE FILE PURGE LIST

Domestic Relations cases include Civil Paternity, Dissolutions, Divorce, Domestic Custody, Domestic Relations, Domestic Violence, Reciprocal Divorce, Support Enforcement, and other Unspecified Domestic Relations cases.

Case Disposition Type	Documents to be Retained
(a) Dismissed cases (of all documents except those listed here are eligible for purging)	 Initial petition Final order of dismissal
(b) Domestic Relations cases that did not end in dismissal	Retain file contents intact, do not purge

Case Disposition Type	Documents to be Retained
(a) Cases ending in acquittal of all defendants or dismissal of all defendants (all documents except those listed here are eligible for purging)	 Initiating document (i.e. initial indictment, complaint and information sheets) Verdict (for acquittals) Judgment/order or minute entry of dismissal/acquittal
(b) Cases not ending in acquittal or dismissal of all defendants	Retain file contents intact, do not purge

- **E.** Transfer of Records to Arizona State Library, Archives and Public Records. Clerks shall comply with the following procedures for transfer of records to ASLAPR:
 - 1. Records to be archived. For purposes of this schedule, all superior court records that have a retention period of fifty or more years shall be transferred from the clerk of court to the Archives Division of the Arizona State Library, Archives, and Public Records (ASLAPR) for permanent storage at the end of the retention period. To assist courts with inadequate file storage facilities, ASLAPR will accept records for archiving that are within five years of the end of their retention period.
 - 2. Format of records. Until national standards for the long-term preservation of electronic records are in place, records transferred shall be in either paper or microfilm format. The film negatives of microfilmed records, if available, shall be sent to ASLAPR. If not available, ASLAPR will accept the use/diazo copy. If a film negative is transferred, the clerk may request a copy from ASLAPR in the event the clerk has retained a use/diazo copy that has become unusable due to physical deterioration. Prior to microfilming and purging paper records, the clerk shall notify the ASLAPR as required by Rule 29(E), Rules of the Supreme Court ("destruction notice").
 - 3. Indexing and packaging. Each record transfer shall be accompanied by a master index that identifies the cases being transferred by case number, initial caption, filing date, case type, and county. Identification of any historic or landmark cases shall also be noted on the index. The recommended means of packaging records for transfer to ASLAPR is:
 - an acid-free cardboard carton with the following dimensions: 18x15x12, although other types and sizes of cartons will be accepted.
 - records boxed in an upright position with file tabs easily visible.

- 4. Transfer notice and scheduling delivery. Each time records are transferred for permanent archiving, the record custodian shall complete the "Agreement to Transfer Records" form available on the ASLAPR website. Delivery and transfer of legal custody of records to the ASLAPR shall be done in accordance with processes established by ASLAPR. ASLAPR will charge no fees in connection with pickup, delivery and maintenance of permanently- archived court records.
- 5. Frequency of transfer. ASLAPR will accept records from the same county up to four times a year.
- **F. Historically Significant and Landmark Cases**. Clerks shall comply with the following procedures for designating and archiving historically significant and landmark cases:
 - 1. Designation of historically significant cases
 - 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 observed to ensure these records are maintained for historical purposes, rather than destroyed under the term found in the records retention schedule.
 - b. Procedure for designating an historically significant case. A motion to designate a case as 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 for designating the case as historical.
 - c. Processing and archiving. The motion requesting historical case designation shall be filed prior to the transfer of the case file to ASLAPR. The clerk shall file the original order granting or denying the motion for historical case designation in the case file. The presiding judge or justice of the peace shall decide the motion. If the motion is granted, the clerk shall transfer the original intact case file, if any, and the microfilm, if any, to ASLAPR for permanent retention in accordance with the applicable schedule. Identification of the case as historically significant shall be prominently noted on the master index transferred along with the case file to the ASLAPR.
 - 2. Designation of landmark cases
 - a. Identifying landmark cases
 - (1) The following factors shall be considered in deciding whether a case is a landmark case:

- (a) The frequency with which the case has been cited;
- (b) Whether the case has been designated as historically significant;
- (c) Whether the case caused a change in policies or laws;
- (d) Whether the case affected a large portion of the community and was controversial;
- (e) Whether the case is generally viewed by the community as important;
- (f) Whether the case involved a famous or notorious individual or was the subject of a well-known book or feature film; and
- (g) Any other factor considered relevant.
- (2) Any case that has been the subject of a published opinion of the United States Supreme Court shall be designated as a landmark case.
- b. Procedure for designating a landmark case.
 - (1) The Arizona Historical Records Advisory Board shall designate landmark cases eligible under section (F)(2)(a)(1) 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 after they are issued to determine which cases should be designated as landmark cases.
 - (2) No more than ten years after the opinion was 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 landmark case file processing contained in retention and disposition schedules applicable to their respective courts.
 - (3) Landmark designation under subsection (1)(B) herein shall be made by the clerk of the superior court in the county of origin.
- c. Processing and archiving. The landmark case designation shall be made prior to the transfer of the case file to the Arizona State Library and Archives. The clerk shall file the original notice of designation in the case file. If the case file has not yet been purged, the clerk shall transfer the original intact case file and microfilm, if any, to the Arizona State Library, Archives and Public Records for permanent retention in accordance with the applicable schedule. Identification of the case as a landmark case shall be prominently noted on the master index transferred along with the case file to the ASLAPR.

Adopted by Administrative Order 2006-29 effective March 21, 2006.