Nonpublic and Limited-Access Court Records

Revision October 2016

The following chart lists various court record types to which access is limited by statute, court order, or court rule. It should be used in conjunction with Component 19 of the Michigan Trial Court Case File Management Standards. While this chart can help provide guidance on the use of and access to confidential records, court staff should review the particular statutes and court rules and, when in doubt, consult with their chief judge on local interpretation. Each listed item begins with the specific record type that has its access limited, a citation to the relevant statute and/or court rule, and the duration of time that access to the record is limited (Record Having Limited Access and Length of Duration). Following this identification of the record type, the chart specifies what regulations or standards exist for the court's filing and storage of the record and for access to the record by court staff (Filing and Court Access Requirements). Each item ends with a listing of the various persons or agencies and the reasons for which they are allowed to have access to the record (Possibilities for Access to Court Records). The chart is organized by court type and category of case. Categories are as follows: General: Circuit Court (Civil and Criminal Divisions) and District Court; Circuit Court Family Division - Friend of the Court; Circuit Court Family Division - Juvenile; Circuit Court Family Division - Adoption, etc.; and Probate Court.

Notes:

- 1. The chart contains some statute references in which the only agency directed to maintain a nonpublic record is the state police. In order to insure the intent of the statute to keep these records confidential, courts are directed to maintain their records in these instances as nonpublic records. They are nonpublic pursuant to MCR 8.119(D).
- 2. In some cases, a statute or court rule makes **information** in a case file (as opposed to simply the file itself) confidential. This is the case when, for example, the law protects against divulging information in the file or when specific pieces of information (e.g., name or address) are made confidential. When information in a case file is made confidential, individuals should not divulge confidential information, and publicly accessible information sources outside of case files (e.g., indices, registers of actions) should not contain confidential information.
- 3. The collection, maintenance, and release of social security numbers by courts is governed by Michigan Supreme Court Administrative Order 2006-2, Privacy Policy and Access to Records. Administrative Memorandum 2006-04 provides the procedures courts must follow when providing copies of documents containing social security numbers, as well as remedies available to a party seeking to protect a social security number contained within a publicly filed document.
- 4. If a request is made to view a record that is nonpublic and the individual requesting to view the record is not allowed access under statute or is not a party to the case, the court should respond as indicated for each record type. In addition, there are nonpublic records that can not be acknowledged or identified. Those record types are identified under "Court response to inquiries."
- 5. If the court receives form MC 292 from a defendant as provided by MCL 380.1230d and MCL 380.1535a, it shall forward a copy of the form and information regarding the sentencing not later than seven days after the date of sentencing to the entities listed on the form, even if the court is maintaining the file as a nonpublic record. Pursuant to MCL 380.1535a(8), the court shall provide a certified copy of the judgment of conviction and sentence of a person with a teaching certificate within 7 days after receiving the request and fees under this section from the superintendent of public instruction or after entry of the judgment or other document, whichever is later, even if the court is maintaining the judgment or other document as a nonpublic record.

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Glossary

- 1. Case: Any action that is currently before the court or has been before the court. Cases must have a case caption and an assigned case number.
- 2. Case Caption: The official title of the case. For example, People v Smith, Jones v Jones, Smith v State of Michigan, In Re Smith.
- 3. Case file: The file or files in any case that contains all filed documents and all orders or opinions entered by the court.
- 4. Department of Defense: Included in the Department of Defense are the U.S. Army, U.S Navy (Marine Corps is part of the Navy) and U.S. Air Force.
- 5. **Law Enforcement Agency**: Any agency authorized by federal or state law or local ordinance to enforce the laws of the United States, state of Michigan, or any city, township, or village in the state of Michigan. The following is a list of federal law enforcement agencies published by the Department of Justice with over 500 full time employees. Some of these agencies are within the Department of Homeland Security. There may be other federal law enforcement officers in agencies with fewer than 500 full time officers.
 - a. Department of Homeland Security
 - i. U.S. Customs and Border Protection
 - ii. U.S. Immigration and Customs Enforcement
 - iii. U.S. Secret Service
 - iv. U.S. Coast Guard
 - v. U.S. Citizenship and Immigration Services
 - b. Federal Bureau of Prisons
 - c. Federal Bureau of Investigation
 - d. Drug Enforcement Administration
 - e. Administrative Office of the U.S. Courts
 - f. U.S. Marshals Service
 - g. U.S. Postal Inspection Service
 - h. Internal Revenue Service, Criminal Investigation
 - i. Veterans Health Administration
 - j. Bureau of Alcohol, Tobacco, Firearms and Explosives
 - k. National Park Service
 - I. U.S. Capitol Police
 - m. Bureau of Diplomatic Security, Diplomatic Security Service
 - n. U.S. Fish and Wildlife Service, Division of Law Enforcement
 - o. USDA Forest Service, Law Enforcement & Investigations
- 6. **Duration**: The time within which a court record has nonpublic or limited access status.
- 7. Limited access: Available to specific individuals defined by court rule or statute.
- 8. Nonpublic: Not accessible to anyone other than the parties, their attorneys, and the court.
 - a. Records that are nonpublic pursuant to statute
 - b. Records that are nonpublic pursuant to court rule
 - c. Records that are nonpublic in whole or in part as a result of a court order
- 9. **Public:** Accessible to anyone.
- 10. **Record**: A record includes all papers, machine readable materials, or other documentary materials, regardless of physical form or characteristics, made or received by a court in connection with the transaction of court business

Nonpublic and Limited-Access Court Records		
GENERAL		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
JUDICIAL DATA WAREHOUSE (JDW): All information retrieved from searches and queries conducted using the JDW. Duration: From retrieval of information or creation of the record.	All information retrieved from the JDW should be maintained to ensure that it is not subject to public inspection. Court response to inquiries:	The JDW is restricted to authorized court use only with no dissemination of information to the public, other than a referral to a court having jurisdiction over a person's case(s). Other agencies may have access through separate operating agreements with the JDW and should gather information through their own information systems networks. There is no possibility of public access.
	The court should respond to requests for information by referring the party to the court having jurisdiction over the action.	
SEALED RECORDS: Records sealed by court order. (MCR 8.119[I]) Duration: From entry of the order until the time (if any) when the order is rescinded. If a motion to seal a record or a specific document is filed, the materials subject to the motion must be held under seal pending the ruling on the motion.	Sealed records should be maintained to ensure they are not subject to public inspection. All court orders and opinions in the case, including the order or opinion that disposes of a motion to seal the record, may not be sealed and must remain open to the public. MCR 8.119(I)(5) Court response to inquiries: The court should respond to requests to view a record sealed by court order, as follows: "Only Court Orders and Opinions in this case are accessible to the public."	Except as otherwise provided by statute or court rule, a court may not enter an order sealing court records, in whole or in part, in any action or proceeding unless a party to the case has filed a written motion identifying the specific interest to be protected; the court makes a finding of good cause, in writing or on the record, specifying the grounds for the order; and there is no less restrictive means to adequately and effectively protect the specific interest asserted by the party. MCR 8.119(I)(1) Whenever a court grants a motion to seal a court record, in whole or in part, the court must forward a copy of the order to the Clerk of the Supreme Court and to the State Court Administrative Office. MCR 8.119(I)(7) Any person may file a motion to set aside an order that disposes of a motion to seal the record or may file an objection to entry of a proposed order. MCR 8.119(I)(6) Parties to a case in which a record has been sealed shall be allowed access to their court file.
CONFIDENTIAL LEIN POLICY FILE: Information obtained from the Law Enforcement Information Network. (MCL 28.214[3],[4],[5]) Duration: From creation or receipt of the record.	Information that is nonpublic should be maintained to ensure it is not subject to public inspection. Court response to inquiries: "Law Enforcement Information Network (LEIN) information is nonpublic pursuant to statute."	The attorney general or his or her designee, a prosecuting attorney, or the court, in a criminal case, may disclose to the defendant or the defendant's attorney of record information pertaining to that defendant that was obtained from the law enforcement information system.

Nonpublic and Limited-Access Court Records		
GENERAL		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
CONFIDENTIAL CMH FILE: Community Mental Health treatment records for individuals. (MCL 330.1748, 330.1748a) Duration: From creation of the record.	Records should be maintained to ensure they are not subject to public inspection. Nonpublic information remains nonpublic even if admitted into evidence. Court response to inquiries: "Community Mental Health records are nonpublic pursuant to statute."	Disclosure of a CMH record is possible under some circumstances, including the following: (a) for case record entries made after March 28, 1996, to an adult recipient, upon the recipient's request, if the recipient does not have a guardian and has not been adjudicated legally incompetent; (b) pursuant to court order or legislative subpoena, unless the information is privileged by law; (c) to a prosecuting attorney as necessary for the prosecuting attorney to participate in a proceeding governed by the Mental Health Code; (d) to an attorney for the recipient, with the consent of the recipient, the recipient's guardian with authority to consent, or the parent with legal and physical custody of a minor recipient; (e) if necessary to comply with another provision of law; (f) to DCH if the information is necessary for the department to discharge a legal responsibility; (g) to the office of auditor general if the information is necessary for that office to discharge its constitutional responsibility; and (h) to a surviving spouse of the recipient or, if there is no surviving spouse, to the individual or individuals most closely related to the deceased recipient within the third degree of consanguinity for the purpose of applying for and receiving benefits.
CONFIDENTIAL CMH FILES, FORENSIC	Records should be maintained to ensure	Disclosure of "privileged communications" is possible, upon request, in any
AND PSYCHOLOGICAL REPORTS:	they are not subject to public inspection.	of the following circumstances: (a) if the communication is relevant to a
Privileged communications between	Nonpublic reports remain nonpublic even if admitted into evidence.	condition of the patient that the patient has introduced as an element of
a mental health patient and a psychiatrist or psychologist in	ii admitted into evidence.	the patient's claim/defense in a proceeding or that, after the patient's death, has been introduced as an element of the patient's claim/defense
connection with the examination,	Court response to inquiries:	by a party to a proceeding; (b) if the communication is relevant to a matter
diagnosis, or treatment of the	court response to inquiries.	under consideration in a proceeding governed by the Mental Health Code,
patient. (MCL 330.1748; 330.1750;	"These records are confidential pursuant	but only if the patient was suitably informed, (c) if the communication is
330.2028; 330.2030) Duration: From	to statute."	relevant to a matter under consideration in a proceeding to determine the
creation of the record.		legal competence of the patient or the patient's need for a guardian but
	The existence of confidential CMH files,	only if the patient was suitably informed; (d) in a civil action by or on
	forensic and psychological reports cannot	behalf of the patient or a criminal action arising from the treatment of the
	be acknowledged.	patient against the mental health professional for malpractice; and (e)
		under certain circumstances, if the privileged communication was made
		during an examination or treatment ordered by a court.

Nonpublic and Limited-Access Court Records		
GENERAL		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
DRUG AND ALCOHOL SCREENING AND ASSESSMENT, ADDITIONAL COUNSELING, AND TREATMENT FOR SUBSTANCE ABUSE: Results of screening and assessment and treatment for substance abuse in the record of a person undergoing screening and assessment, additional counseling, or treatment for substance abuse. (MCL 330.1261; 330.1285) For drug court files see page 13. Duration: From creation of the record.	Records should be maintained to ensure they are not subject to public inspection. Applicable to both court files and probation files. Court response to inquiries: "These records are confidential pursuant to statute." The existence of records pertaining to drug and alcohol screening and assessment, additional counseling, and treatment for substance abuse cannot be acknowledged.	Confidentiality protects the individual from the release of unauthorized information, and individuals must sign a release of information or consent form authorizing the release of information specific to the court case. 42 CFR. Confidentiality requirements are applicable to information contained in either a court file or probation file. Even if an agency otherwise has access to the file for specified purposes, unless a consent or release form is in the file allowing release of information specific to the court case, including drug and alcohol screening and assessment, additional counseling, and treatment for substance abuse, that information remains nonpublic to those agencies.
LIMITED ACCESS: Secretary of State (SOS) Driving Records: Limited Access to information. (MCL 257.204a(5))	Records should be maintained to ensure they are not subject to public inspection. Nonpublic information remains nonpublic even if admitted into evidence. Court response to inquiries: "SOS Driving Records are nonpublic pursuant to statute."	After a request for information in a form prescribed by the SOS has been received, disclosure of SOS Driving Records is limited to the following: (a) another state, (b) the United States Secretary of Transportation (USDOT), (c) the person who is the subject of the record, (d) a motor carrier employer or prospective motor carrier employer, but only if the person who is the subject of the record is first notified of the request as prescribed by the secretary of state, (e) an authorized agent of a person or entity listed in subdivisions (a) to (d). Trial courts considering a petition for restoration of driver's license have access to the driving record for purposes of appeal under MCL 257.323(4).

Nonpublic and Limited-Access Court Records		
GENERAL		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
MEDIATION: Statements made	Information may not be used in any other	None specified.
during mediation, including those	proceedings, including trial, except as	
made in written submissions, unless	information is necessary for the court to:	
included in the report of the	(a) resolve disputes regarding the	
mediator. (<u>MCR 2.411</u> [C][5])	mediator's fee, or (b) consider issues	
Duration: From creation of the	raised by a party's failure to attend a	
statement.	scheduled mediation session. Court	
	personnel may have access to the	
	information in order to administer or	
	evaluate the mediation program.	
	Court response to inquiries:	
	"Mediation records are nonpublic	
	pursuant to court rule"	
MEDIATION: Communications	Information is confidential except when	Disclosure is possible with the written consent of all parties.
between the parties or counsel and	necessary for the court to: (a) resolve	
the mediator relating to mediation,	disputes regarding the mediator's fee, or	
unless included in the report of the	(b) consider issues raised by a party's	
mediator. (<u>MCR 2.411</u> [C][5])	failure to attend a scheduled mediation	
Duration: From creation of the	session.	
communication.		
	Court response to inquiries:	
	"Mediation records are nonpublic	
	pursuant to court rule"	

Nonpublic and Limited-Access Court Records		
GENERAL		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
MEDIATION: Work product or case files of mediator or of community dispute resolution center. (MCL 691.1557) Duration: From creation of the work product or case file.	Information is confidential and not subject to disclosure in a judicial or administrative proceeding, except that which is either (a) needed in a subsequent action between the mediator and a party to the dispute resolution process for damages arising out of that process or (b) subject to discovery and was not prepared specifically for use in the dispute resolution process.	Disclosure is possible when confidentiality is waived in writing by all parties to the dispute resolution process.
	Court response to inquiries: "Mediation records are nonpublic pursuant to statute"	
CASE EVALUATION: Case evaluation and parties' acceptances and rejections. (MCR 2.403[N][4]) Duration: From creation of case evaluation, acceptance, and rejection	Documents are to be placed in a sealed envelope. Court response to inquiries:	None specified.
and until the time (if any) when judgment is rendered.	"Case evaluations and the parties' acceptances or rejections are nonpublic records pursuant to court rule."	
JURY: Completed Juror Qualification Questionnaires. (MCL 600.1315) Duration: From receipt of the completed questionnaire.	Questionnaires should be maintained to ensure they are not subject to public inspection. Court response to inquiries:	Persons may gain access to completed questionnaires through order of the chief circuit judge.
	"Juror qualification questionnaires are nonpublic records pursuant to statute."	

Nonpublic and Limited-Access Court Records		
GENERAL		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
JURY: Juror Personal History	Questionnaires should be maintained to	The only persons allowed to examine the questionnaires are: (a) parties to
Questionnaires. (MCR 2.510[C])	ensure they are not subject to public	actions in which the juror is called to serve and their attorneys, and (b)
Duration: From receipt of the	inspection. The judges of the court, the	persons authorized access by court rule or court order.
completed questionnaire.	clerk of the court, and deputy clerks are all	
	allowed to examine the questionnaire.	
	Court response to inquiries:	
	"Juror personal history questionnaires are	
	nonpublic records pursuant to court rule."	
JURY: Seated juror names and	Seated juror names and addresses should	The press has a qualified right of postverdict access to juror names and
addresses. People v Mitchell (In Re	be maintained to ensure they are not	addresses, subject to the trial court's discretion to fashion an order that
Juror Names), 233 Mich App 604	subject to public inspection when a finding	takes into account the competing interest of juror safety and any other
(1999) Duration: Upon the court's	by the court that juror safety or other	interests that may be implicated by the court's order.
finding that juror safety or other	interests are implicated by granting	
interests are implicated by access.	access.	
	Court response to inquiries:	
	"Pursuant to court order, seated juror	
	names and addresses are nonpublic"	

Nonpublic and Limited-Access Court Records		
GENERAL		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
VICTIMS: Victim information. (MCL	Information regarding a victim's addresses	None specified.
780.758) Victim home and work	and telephone numbers "shall not be in	
addresses and telephone numbers.	the court file or ordinary court	
	documents" unless contained in a	
Duration : From receipt of	transcript (or, in the case of the address, if	
information.	it is used to identify the place of the	
	crime). Conditional bonds and conditional	
	orders of probation for the protection of	
	named persons containing victim	
	addresses or phone numbers are not	
	subject to public inspection.	
	Court response to inquiries:	
	"Victim home and work addresses and	
	telephone numbers are nonpublic	
	pursuant to statute."	
CHILD VICTIMS AND WITNESSES:	Hearing records closed under MCL	Hearing records are open only by court order to persons having a
Child protective and juvenile	712A.17 are nonpublic.	legitimate interest.
delinquency cases – does not apply		
to a juvenile delinquent. (MCL		
712A.28[2]) Records of a hearing	Court response to inquiries:	
closed under MCL 712A.17		
	"Child victim and witness testimony is	
Duration: From beginning of the	nonpublic for a hearing closed under MCL	
hearing.	712A.17(7)."	

Nonpublic and Limited-Access Court Records			
	GENERAL		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
GRAND JURY: Docket, journal, reporters' notes, transcript, and other records. (MCL 767.6a)	If the grand jury does not last more than 30 calendar days, the docket, journal, reporters' notes, transcript, and other record of the judge shall be sealed and	Any witness in the original proceeding may file a petition in the circuit court of the county in which he resides for release of the entire transcript and record as to that witness, and so far as material, any grant of immunity, in connection with any appeal or other judicial proceedings	
Duration: From the termination of the grand jury inquiry.	filed with the clerk of the court having jurisdiction. If the grand jury lasts more than 30 calendar days, the docket, journal, reporters' notes, transcript, and other record of the judge shall be sealed and filed with the clerk of the supreme court of the state of Michigan, where it shall be held secretly in a separate container securely locked. Court response to inquiries: "Grand jury records are nonpublic	where it may be relevant. The petition must set forth the proceedings for which the documents are needed and describe the portions of the transcript and record needed, but a witness may request and receive only those portions applicable to that witness and no other witnesses. Upon the filing of the petition, the judge of such circuit court shall issue an order directing the clerk of the court or the clerk of the supreme court of the state of Michigan, as the case may be, to make available the portions of the transcript and record set forth in the petition and pertaining to the witness. After complying with the order, the remaining transcript and records shall be immediately resealed. If the documents are held by the clerk of the supreme court of the state of Michigan, the petitioner shall execute a receipt for the documents and immediately upon the termination of the appeal or judicial proceeding for which they were	
Governor's Pardon Article V § 14 of State of Michigan Constitution	pursuant to statute" Pardon – The Governor uses his or her executive clemency powers to forgive a person convicted of a crime. A pardon removes the conviction and the associated penalty from the record.	obtained, return them to the clerk. If, however, the prosecuting attorney of the county in which the inquiry was conducted, or any other interested person, files a petition for destruction of the documents, any circuit judge in that county, upon determining that there is no further need for preserving and retaining the documents, shall enter an order referring the matter to the supreme court for the entry of an order or orders for the destruction of the transcripts, notes, and records, or any part thereof. No such order shall be entered by a circuit judge until at least 6 years after the termination of the inquiry.	
	Court response to inquiries: "There is no public record"	None specified, however, SCAO recommends that courts treat these records similarly to records in which a conviction has been set aside.	

Nonpublic and Limited-Access Court Records		
GENERAL		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
CONFIDENTIAL: Americans with Disabilities Act Accommodation Requests	Records should be maintained to ensure they are not subject to public inspection. Nonpublic information remains nonpublic even if admitted into evidence.	While the primary use of this information is for the court to consider, decide, and implement requests for reasonable accommodation, additional disclosures of the information may be made to: medical personnel to meet a bona fide medical emergency; a Federal agency, a court, or a party in litigation before a court or in an administrative
Under Title I of the ADA requests for accommodation from employees are confidential. It has been widely interpreted that these confidentiality requirements under Title I extend to all ADA accommodation requests.	Court response to inquiries: "ADA requests for accommodation are non-public."	proceeding being conducted by a Federal agency when the Government is a party to the judicial or administrative proceeding; a congressional office made at the request of the individual; and an authorized appeal grievance examiner, formal complaints examiner, administrative judge, equal employment opportunity investigator, arbitrator or other duly authorized official engaged in investigation or settlement of a grievance, complaint or appeal filed by an employee.
Personal Protection Order Information Identity or location of the protected party on the Internet.	Courts are prohibited by 18 USC 2265(d)(3) and MCR 3.705(C) from making available to the public on the Internet any information regarding the registration of, filing of a petition for, or issuance of an order under this rule if such publication would be likely to publicly reveal the identity or location of the party protected under the order. Court response to inquiries: "That information is forbidden to be available on the Internet under federal statute and Michigan Court Rule"	No exceptions for Internet access to identity and location of the party.

Nonpublic and Limited-Access Court Records			
CIRCUIT COURT (Civil and Criminal Division) AND DISTRICT COURT			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
CRIMINAL: Drug court. Deferred Status Only (MCL 600.1070[b][i] and MCL 600.1076[10])The court file is a nonpublic record for those individuals who pled guilty to an offense that is not a traffic offense, for whom the court defers entry of the judgment of guilt, and who are eligible for discharge or dismissal upon the issuance of the order deferring judgment. Duration: From the date the court orders the judgment deferred.	Records should be maintained to ensure they are not subject to public inspection. Court response to inquiries: "There is no public record."	 A. The nonpublic record shall be open to: The courts of this state, law enforcement personnel, the department of corrections, and prosecuting attorneys for use only in the performance of their duties or to determine whether an employee of the court, law enforcement agency, department of corrections, or prosecutor's office has violated his or her conditions of employment or whether an applicant meets criteria for employment with the court, law enforcement agency, department of corrections, or prosecutor's office. The courts of this state, law enforcement personnel, and prosecuting attorneys for the purpose of showing that a defendant has already once availed himself or herself of this section. The department of human services for enforcing child protection laws and vulnerable adult protection laws or ascertaining the preemployment criminal history of any individual who will be engaged in the enforcement of child protection laws or vulnerable adult protection laws. The Attorney Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.114(E). The nonpublic record shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI only for the purpose of determining eligibility for: access to classified information; assignment to or retention in sensitive national security duties; acceptance or retention in the armed forces; and appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101[a] and [b]) 	

Nonpublic and Limited-Access Court Records				
	CIRCUIT COURT (Civil and Criminal Division) AND DISTRICT COURT			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records		
		Access for these federal agencies through a contractual arrangement with another entity is allowed.		
		 C. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under MCL 780.752a (providing notice to a victim), including information or records related to HYTA participants under MCL 762.14. D. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. E. The prosecutor may be furnished a copy of the record indicating the disposition of the case. F. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including furnishing information or records to the victim that would otherwise be closed to public inspection . (MCL 780.768b; 780.781a; 780.795a; 780.811b; 780.827b) 		

CRIMINAL: Drug court. (MCL	Records should be maintained to ensure	Any statement or other information obtained as a result of participating in
600.1064[4]) Statements or	they are not subject to public inspection.	assessment, treatment, or testing while in a drug treatment court is
information obtained as a result of		confidential and is exempt from disclosure under the Freedom of
participating in a preadmission	Court response to inquiries:	Information Act, 1976 PA 442, MCL 15.231 to 15.246, and shall not be used
screening and evaluation assessment		in a criminal prosecution, unless it reveals criminal acts other than, or
under <u>MCL 600.1064(</u> 3).	"These records are nonpublic pursuant to statute."	inconsistent with, personal drug use
Duration: From preadmission		
screening.	The existence of drug court records cannot be acknowledged.	
CRIMINAL: Drug court. (MCL	Records should be maintained to ensure	Any statement or other information obtained as a result of participating in
600.1072[2], 42 CFR Part 2) Substance	they are not subject to public inspection.	assessment, treatment, or testing while in a drug treatment court is
abuse treatment records, references to		confidential and is exempt from disclosure under the Freedom of
substance abuse treatment.	Court response to inquiries:	Information Act, 1976 PA 442, MCL 15.231 to 15.246, and shall not be used
		in a criminal prosecution, unless it reveals criminal acts other than, or
		inconsistent with, personal drug use.
Duration: From creation of the record.	"These records are nonpublic pursuant	Confidentiality protects the individual from the release of unauthorized
	to statute."	information, and individuals must sign a release of information or consent
		form authorizing the release of information specific to the court case. 42
	The existence of drug court records	CFR. Confidentiality requirements are applicable to information contained
	cannot be acknowledged.	in either a court file or probation file. Even if an agency otherwise has
		access to the file for specified purposes, unless a consent or release form is
		in the file allowing release of information specific to the court case,
		including drug and alcohol screening and assessment, additional
		counseling, and treatment for substance abuse and/or mental health
		problems, that information remains nonpublic to those agencies.
CRIMINAL: Veterans Treatment Court.	Records should be maintained to ensure	A. All records of the proceedings regarding the participation of the
(MCL 600.1206[1][i] and MCL	they are not subject to public inspection.	individual in the veterans treatment court under subsection (4) are
600.1209[6])The court file is a	Court no an anata in maining	closed to public inspection and are exempt from public disclosure
nonpublic record for those individuals	Court response to inquiries:	under the Freedom of Information Act, 1976 PA 442, MCL 15.231
who pled guilty to an offense that is	"There is no public record."	to 15.246, but shall be open to the courts of this state, another
not a traffic offense, for whom the court defers entry of the judgment of	There is no public record.	state, or the United States, the department of corrections, law enforcement personnel, and prosecutors only for use in the
guilt, and who are eligible for		performance of their duties or to determine whether an employee
discharge or dismissal upon the		of the court, department, law enforcement agency, or prosecutor's
successful completion of the program.		of the court, department, law emorcement agency, or prosecutors office has violated his or her conditions of employment or whether
successiui completion of the program.		office has violated his of her conditions of employment of whether

an applicant meets criteria for employment with the court, department, law enforcement agency, or prosecutor's office.

Duration: From the date the court	B. The Attorney Grievance Commission if access to the record is
orders the judgment deferred.	relevant to a pending investigation pursuant to MCR 9.114(E).
	C. The nonpublic record shall also be open, with written consent of
	the individual, for use by the Department of Defense, the
	Department of State, the Department of Transportation, the Office
	of Personnel Management, the CIA, and the FBI <i>only</i> for the
	purpose of determining eligibility for:
	D. access to classified information;
	E. assignment to or retention in sensitive national security duties;
	F. acceptance or retention in the armed forces; and
	G. appointment, retention, or assignment to a position of public trust
	or a critical or sensitive position while either employed by the
	government or performing a government contract. (<u>5 USCS</u>
	9101[a] and [b])
	H. Access for these federal agencies through a contractual
	arrangement with another entity is allowed.
	I. If the request is made by a victim in the case, the court may furnish
	information or records to the victim that would otherwise be
	closed to public inspection under MCL 780.752a (providing notice
	to a victim), including information or records related to HYTA
	participants under MCL 762.14.
	J. A defendant shall be allowed access to his or her court file even if
	it is being maintained as a nonpublic record.
	K. The prosecutor may be furnished a copy of the record indicating
	the disposition of the case.
	L. If a defendant is sentenced to probation with a condition for the
	protection of the victim, and if the victim requests notification, the
	court shall notify the victim by mail if the court orders that the
	probation be terminated earlier than previously ordered, including
	furnishing information or records to the victim that would
	otherwise be closed to public inspection . (MCL 780.768b;
	<u>780.781a;</u> <u>780.795a;</u> <u>780.811b;</u> <u>780.827b</u>)

CRIMINAL: Mental Health Court. (MCL 600.1095[B][i]; MCL 600.1098[5]) The court file is a nonpublic record for those individuals who pled guilty to an offense that is not a traffic offense, for whom the court defers entry of the judgment of guilt, and who are eligible for discharge or dismissal upon the successful completion of the program.

Duration: From the date the court orders the judgment deferred.

Records should be maintained to ensure they are not subject to public inspection.

Court response to inquiries:

"There is no public record."

- A. All records of the proceedings regarding the participation of the individual in the mental health court under subsection (3) are closed to public inspection and are exempt from public disclosure under the Freedom of Information Act, 1976 PA 442, MCL 15.231 to 15.246, but shall be open to the courts of this state, another state, or the United States, the department of corrections, law enforcement personnel, and prosecutors only for use in the performance of their duties or to determine whether an employee of the court, department, law enforcement agency, or prosecutor's office has violated his or her conditions of employment or whether an applicant meets criteria for employment with the court, department (of corrections), law enforcement agency, or prosecutor's office.
- B. The Attorney Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.114(E).
- C. The nonpublic record shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI only for the purpose of determining eligibility for:
- D. access to classified information;
- E. assignment to or retention in sensitive national security duties;
- F. acceptance or retention in the armed forces; and
- G. appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101[a] and [b])
- H. Access for these federal agencies through a contractual arrangement with another entity is allowed.
- If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under <u>MCL 780.752a</u> (providing notice to a victim), including information or records related to HYTA participants under <u>MCL 762.14</u>.
- J. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record.
- K. The prosecutor may be furnished a copy of the record indicating the disposition of the case.
- L. If a defendant is sentenced to probation with a condition for the

		protection of the victim, and if the victim requests notification, the
		court shall notify the victim by mail if the court orders that the
		probation be terminated earlier than previously ordered, including
		furnishing information or records to the victim that would
		otherwise be closed to public inspection . (MCL 780.768b;
		<u>780.781a; 780.795a; 780.811b; 780.827b</u>)
CRIMINAL: Mental Health Court. (MCL	Records should be maintained to ensure	Any statement or other information obtained as a result of participating in
600.1093[4]) Statements or	they are not subject to public inspection.	assessment, treatment, or testing while in a mental health treatment court
information obtained as a result of		is confidential and is exempt from disclosure under the Freedom of
participating in a preadmission	Court response to inquiries:	Information Act, 1976 PA 442, MCL 15.231 to 15.246, and shall not be used
screening and evaluation assessment		in a criminal prosecution, unless it reveals criminal acts other than, or
under MCL 600.1093(3).	"There is no public record."	inconsistent with, personal drug use
Duration: From preadmission	The existence of mental health court	Any statement or other information obtained as a result of participating in
screening.	records cannot be acknowledged.	assessment, treatment, or testing while in a mental health treatment court
56.668.		is confidential and is exempt from disclosure under the Freedom of
CRIMINAL: Mental Health Court (MCL	Records should be maintained to ensure	Information Act, 1976 PA 442, MCL 15.231 to 15.246,, and shall not be
600.1093, 42 CFR Part 2) Substance	they are not subject to public inspection.	used in a criminal prosecution, unless it reveals criminal acts other than, or
abuse treatment records, references to	they are not subject to public inspection.	inconsistent with, personal drug use.
substance abuse treatment.	Court response to inquiries:	inconsistent with, personal analy use.
substance abase treatment.	court response to inquires.	Confidentiality protects the individual from the release of unauthorized
Duration: From creation of the record.	"There is no public record."	information, and individuals must sign a release of information or consent
Daration From creation of the record.	There is no public record.	form authorizing the release of information specific to the court case. 42
	The existence of mental health court	CFR. Confidentiality requirements are applicable to information contained
	records cannot be acknowledged.	in either a court file or probation file. Even if an agency otherwise has
	records carmot be detailed reaged.	access to the file for specified purposes, unless a consent or release form is
		in the file allowing release of information specific to the court case,
		including drug and alcohol screening and assessment, additional
		counseling, and treatment for substance abuse and/or mental health
		problems, that information remains nonpublic to those agencies.
CRIMINAL: Holmes Youthful Trainee	Case files should be maintained to	A. All proceedings regarding the disposition of the criminal charge
Act (HYTA). (MCL 762.14[4]) In cases	ensure they are not subject to public	and the individual's assignment as youthful trainee shall be closed
where the HYTA (MCL 762.11-15) is	inspection.	to public inspection but shall be open for use only in the
applied and where no subsequent		performance of the duties of: (a) the courts of this state, (b) the
conviction is entered, the entire file	Court response to inquiries:	Michigan Department of Corrections, (c) the Department of
(including records related to HYTA	,	Human Services, (d) federal, state, and local law enforcement
•	1	
assignment).	"There is no public record."	personnel, and (e) prosecuting attorneys. (MCL 762.14[4])
assignment).	"There is no public record."	personnel, and (e) prosecuting attorneys. (MCL 762.14[4]) B. The Attorney Grievance Commission if access to the record is

Duration: From the decision by the court to apply HYTA to the case and	be acknowledged.	C. It shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of State, the
until the time (if any) when the case is removed from HYTA status.		Department of Transportation, the Office of Personnel Management, the CIA, and the FBI <i>only</i> for the purpose of determining eligibility for:
		D. access to classified information;
		E. assignment to or retention in sensitive national security duties;
		F. acceptance or retention in the armed forces; and
		G. appointment, retention, or assignment to a position of public trust
		or a critical or sensitive position while either employed by the
		government or performing a government contract. (5 USCS
		9101[a] and [b])
		H. Access for these federal agencies through a contractual arrangement with another entity is allowed.
		I. Access for these federal agencies through a contractual
		arrangement with another entity is allowed.
		J. If the request is made by a victim in the case, the court may furnish
		information or records to the victim that would otherwise be
		closed to public inspection under MCL 780.752a (providing notice
		to a victim), including information or records related to HYTA participants under MCL 762.14.
		K. A defendant shall be allowed access to his or her court file even if
		it is being maintained as a nonpublic record.
		L. The prosecutor may be furnished a copy of the record indicating
		the disposition of the case.
		M. If a defendant is sentenced to probation with a condition for the
		protection of the victim, and if the victim requests notification, the
		court shall notify the victim by mail if the court orders that the
		probation be terminated earlier than previously ordered, including
		furnishing information or records to the victim that would
		otherwise be closed to public inspection. (MCL 780.768b;
		<u>780.781a; 780.795a; 780.811b; 780.827b</u>)

CRIMINAL: Licensed health care professional practicing under the influence. (MCL 750.430[8][A]) Entire file when case is discharged or dismissed.

Duration: From the date the court orders the judgment deferred.

Records should be maintained to ensure they are not subject to public inspection.

Court response to inquiries:

"There is no public record."

The existence of records governed by MCL 750.430 (8)(A) cannot be acknowledged.

- A. The record shall only be furnished to:
 - 1. (a) a court, or (b) a police agency upon request only for the purpose of showing whether the individual accused of violating has already once utilized this subdivision.
 - 2. The record shall also be furnished to: (a) a court, (b) a police agency, or (c) a prosecutor upon request only for the purpose of determining whether the defendant in a criminal action is eligible for discharge and dismissal of proceedings by a drug treatment court under MCL 600.1076. (MCL 750.430 [8][A])
 - 3. The courts of this state, law enforcement personnel, the department of corrections, and prosecuting attorneys for use only in the performance of their duties or to determine whether an employee of the court, law enforcement agency, department of corrections, or prosecutor's office has violated his or her conditions of employment or whether an applicant meets criteria for employment with the court, law enforcement agency, department of corrections, or prosecutor's office.
- B. The Attorney Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.114(E).
- C. It shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI for the purpose of determining eligibility for: (a) access to classified information; (b) assignment to or retention in sensitive national security duties; (c) acceptance or retention in the armed forces; and (d) appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101[a] and [b]) Access for these federal agencies through a contractual arrangement with another entity is allowed.
- D. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under MCL 780.752a (providing notice

CDIMINIAL Increments (MCI 767A S)	Delovent de suments shall not he	to a victim), including information or records related to HYTA participants under MCL 762.14. E. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. The prosecutor may be furnished a copy of the record indicating the disposition of the case. F. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including furnishing information or records to the victim that would otherwise be closed to public inspection . (MCL 780.768b; 780.781a; 780.795a; 780.811b; 780.827b)
CRIMINAL: Immunity. (MCL 767A.8)	Relevant documents shall not be	Relevant documents shall not be divulged to any person.
Documents related to prosecutor-	available for public inspection or copying	
sought immunity in relation to an investigative subpoena (including	and shall not be divulged.	
petitions or orders for immunity and	Court response to inquiries:	
transcripts of testimony delivered to	Court response to inquiries.	
witnesses pursuant to grants of	"There is no public record."	
immunity).	There is no public record.	
initiality).	The existence of records governed by	
Duration: From the time the	MCL 767A.8 cannot be acknowledged.	
prosecutor seeks immunity.	and a sum of the sum o	
CRIMINAL: Investigative subpoenas.	Relevant documents shall not be	Relevant documents shall not be divulged to any person.
(MCL 767A.8) Records and documents	available for public inspection or copying	, · ·
obtained by the prosecutor pursuant	and shall not be divulged.	
to an investigative subpoena.		
	Court response to inquiries:	
Duration: From creation of the record		
or document.	"There is no public record."	
	The existence of records cords governed by MCL 767A.8 cannot be	
	acknowledged.	

CDIMINIAL Ductocting and are /MCD	Decord must be seeled ford massages	None specified
CRIMINAL: Protective orders. (MCR	Record must be sealed (and preserved	None specified.
6.201[E]) Record of hearing on	for review in the event of an appeal).	
issuance of a protective order in		
connection with discovery if the court	Court response to inquiries:	
grants the protective order.		
	"This record is sealed pursuant to court	
Duration: Provisionally upon start of	rule."	
the hearing, and then permanently		
from the granting of the protective		
order.		
CRIMINAL: Victim information. (MCL	Information "shall not be in the court	None specified.
780.758) Victim home and work	file or ordinary court documents" unless	
addresses and telephone numbers.	contained in a transcript (or, in the case	
	of the address, it is used to identify the	
Duration : From receipt of information.	place of the crime). Conditional bonds	
·	and conditional orders of probation for	
	the protection of named persons	
	containing victim addresses or phone	
	numbers are not subject to public	
	inspection.	
	I i i i i i i i i i i i i i i i i i i i	
	Court response to inquiries:	
	"Victim home and work addresses and	
	telephone numbers are nonpublic	
	pursuant to statute."	
CRIMINAL: Plea notification. (MCL	Notice shall be on a "separate form" and	The notice shall not be a matter of public record.
780.816[1]) Plea notification to	contain victim name, address, and	The notice shall not be a matter of public record.
prosecutor following arraignment on	telephone.	
serious misdemeanors.	telephone.	
Scrious imsucineanors.	Court response to inquiries:	
Duration: From creation of the plea	Court response to inquiries.	
notification.	"Plea notification to the prosecutor is a	
	nonpublic record pursuant to statute"	
CRIMINAL: Minor in possession. (MCL	Records should be maintained to ensure	A. The nonpublic record shall be furnished to any of the following:
436.1703[3]) Entire file.	they are not subject to public inspection.	1. to a court, prosecutor, or police agency upon request only for the
		purpose of determining if an individual has already utilized the
Duration From the date the court	Court response to inquiries:	subsection, and
orders the judgment deferred.		2. to the Department of Corrections, a prosecutor, or a federal,
3. 33.3 the jauginent deferred.		

the following conditions: a. at the time of records governed by MCL 436.1703(3) cannot be acknowledged. at the time of the request, the individual is an employee of the Department of Corrections, the prosecutor, or the law enforcement agency, and b. the record is used by the Department of Corrections, the prosecutor, or the law enforcement agency, only to determine whether an employee has violated his or her conditions of employment or whether an applicant meets the criteria for employment with written consensor to the MCL 436, 1703(3)) 3. The Attorney Gravenec Commission if access to the record is relevant to a pending investigation pursuant to MCL 9.14(E) B. Is shall also be open this written consensor of the individual, for use by the Department of Defense, the Department of Transportation, this written consensor of State, the Department of Transportation, the MCH of MCD of	"There is no public record."	state, and local law enforcement agency, upon request, subject to
the Department of Corrections, the prosecutor, or the law enforcement agency or an applicant for employment with the Department of Corrections, the prosecutor, or the law enforcement agency, and b. the record is used by the Department of Corrections, the prosecutor, or the law enforcement agency, and b. the record is used by the Department of Corrections, the prosecutor, or the law enforcement agency only to determine whether an employee has violated his or her conditions of employment or whether an applicant meets the criteria for employment. (McL 436.1703[3]) 3. The Attroor Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.114(E) B. It shall also be open, with written consent of the individual, for use by the Department of State, the Department of State, the Department of State, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI for the purpose of determining eligibility for: (a) access to classified information; (b) assignment to or retention in sensitive national security duties; (c) acceptance or retention in the armed forces; and Uppointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 901016) and Di) Access for these federal agencies through a contractual arrangement with another entity is allowed. C. If the request made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under MCL 780.752.a (providing notice to a victim), including information or records related to HYTA participants under MCL 762.14. D. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. The prosecutor may be furnished a copy of the record indicating the disposition of the ease. E. If a defendant is sentenced to probation with a condition for		
enforcement agency or an applicant for employment with the Department of Corrections, the prosecutor, or the law enforcement agency, and b. the record is used by the Department of Corrections, the prosecutor, or the law enforcement agency only to determine whether an employee has violated his or her conditions of employment or whether an applicant meets the criteria for employment. (McI. 486.1703(3)) 3. The Attorney Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.13(6) B. It shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the PBI for the purpose of determining eligibility for: (a) access to classified information; (b) assignment to or retention in sensitive national secrity duties; (c) acceptance or retention in the armed forces; and (d) appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101(a) and (b)) Access for these federal agencies through a contractual arrangement with another entity is allowed. C. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under MCL 780.752 (providing notice to a victim), including information or records related to HYTA participants under MCL 762.14. D. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. The prosecutor may be furnished a copy of the record indicating the disposition of the case. E. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the court shall notify the victim equests notification, the court shall notify the victim by mail if the court orders that the probation b		
Department of Corrections, the prosecutor, or the law enforcement agency, and b. the record is used by the Department of Corrections, the prosecutor, or the law enforcement agency only to determine whether an employee has violated his or her conditions of employment or whether an applicant meets the criteria for employment or whether an applicant meets the criteria for employment. (Mct. 436.170313)) 3. The Attrong Grievance Commission if access to the record is relevant to a pending investigation pursuant to McR 9.114(E) B. It shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the TerBit for purpose of determining eligibility for: (a) access to classified information; (b) assignment to or retention in sensitive national security duties; (c) acceptance or retention in the armed forces; and (a) appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101(a) and (b)) Access for these federal agencies through a contractual arrangement with another entity is allowed. C. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under McL 780.752a (providing notice to a victim), including information or records to the victim that participants under MCL 762.14. D. A defendant is sentenced to probation with a condition of the protection of the victim, and if the victim requests notification, the court shall notify the victim, and if the victim requests notification, the court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including		
enforcement agency, and b. the record is used by the Department of Corrections, the prosecutor, or the law enforcement agency only to determine whether an employee has violated his or her conditions of employment or whether an applicant meets the criteria for employment. (MCL 436.1703[3]) 3. The Attorney Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.114[E] B. It shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI for the purpose of determining eligibility for: (a) access to classified information; (b) assignment to or retention in sensitive national security duties; (c) acceptance or retention in the armed forces; and (d) appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101[a) and [b]]. Access for these federal agencies through a contractual arrangement with another entity is allowed. C. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under MCL 780.752a (providing notice to a victim), including information or records related to HYTA participants under MCL 762.14. D. A defendant is allowed access to his or her court file even if it is being maintained as a nonpublic record. The prosecutor may be furnished a copy of the record indicating the disposition of the probation be terminated earlier than previously ordered, including	аскпомівадва.	
b. the record is used by the Department of Corrections, the prosecutor, or the law enforcement agency only to determine whether an employee has violated his or her conditions of employment or whether an applicant meets the criteria for employment (MCL 436.1703[3]) 3. The Attorney Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.114(E) B. It shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI for the purpose of determining eligibility for: (a) access to classified information; (b) assignment to or retention in sensitive national security duties; (c) acceptance or retention in the armed forces; and (d) appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101[al and [b]) Access for these federal agencies through a contractual arrangement with another entity is allowed. C. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under MCL 780.752a (providing notice to a victim), including information or records related to HYTA participants under MCL 780.142. D. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. The prosecutor may be furnished a copy of the record indicating the disposition of the case. E. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including		·
prosecutor, or the law enforcement agency only to determine whether an employee has violated his or her conditions of employment or whether an applicant meets the criteria for employment or whether an applicant meets the criteria for employment. (MCL 436.1703[3]) 3. The Attorney Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.314(E) B. It shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI for the purpose of determining eligibility for: (a) access to classified information; (b) assignment to or retention in sensitive national security duties; (c) acceptance or retention in sensitive national security duties; (c) acceptance or retention in the armed forces; and (d) appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101[a) and [b]) Access for these federal agencies through a contractual arrangement with another entity is allowed. C. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under MCL 780.752 (providing notice to a victim), including information or mecords related to HYTA participants under MCL 762.14. D. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. The prosecutor may be furnished a copy of the record indicating the disposition of the case. E. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including		- ·
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furnishing information or records to the victim that would otherwise		
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CRIMINAL: Setting aside a conviction; (MCL 780.621, 780.623; MCR 8.119[D]) Entire file where conviction has been set aside.

Duration: From entry of the order setting aside the conviction.

Records should be maintained to ensure they are not subject to public inspection. A person who knows or should know that a conviction was set aside and who divulges, uses, or publishes information concerning a conviction set-aside is guilty of a misdemeanor.

Court response to inquiries:

"There is no public record."

The existence of records governed by MCL 780.621, 780.623 and MCR 8.119(D) cannot be acknowledged.

be closed to public inspection . (*MCL 780.768b*; *780.781a*; *780.795a*; *780.811b*; *780.827b*)

This nonpublic record is open to:

- A. A court of competent jurisdiction, an agency of the judicial branch of state government, the department of corrections, a federal, state, and local law enforcement agency, a prosecuting attorney, the attorney general or the governor, upon request and only for the purpose of:
 - 1. consideration of a licensing function conducted by an agency of the judicial branch of state government
 - 2. to show that a person who has filed an application to set aside a conviction has previously had a conviction set aside pursuant to this act
 - 3. the court's consideration in determining the sentence to be imposed upon conviction for a subsequent offense that is punishable as a felony or by imprisonment for more than one year
 - 4. consideration by the governor if a person whose conviction has been set aside applies for a pardon for another offense
 - consideration by a law enforcement agency if a person whose conviction has been set aside applies for employment with the law enforcement agency
 - 6. The Attorney Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.114(E).
 - 7. consideration by a court, law enforcement agency, prosecuting attorney, or the attorney general in determining whether an individual required to be registered under the Sex Offenders Registration Act has violated that act, 1994 PA 295, MCL 28.721 to 28.736, or for use in a prosecution for violating that act.
- B. The nonpublic record shall also be open, with written consent of the individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI only for the purpose of determining eligibility for:
 - 1. access to classified information;
 - 2. assignment to or retention in sensitive national security duties;
 - 3. acceptance or retention in the armed forces; and
 - 4. appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101[a] and [b])

		C. Access for these federal agencies through a contractual arrangement with another entity is allowed.
		 D. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under MCL 780.752a (providing notice to a victim), including information or records related to HYTA participants under MCL 762.14. E. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. F. The prosecutor may be furnished a copy of the record indicating the disposition of the case.
CRIMINAL: Excision of discovery	Records must be sealed (and preserved)	None specified.
materials. (MCR 6.201[D]) Record of hearing on excision of portions of	for review in the event of an appeal.	
material under discovery if the court grants the excision.	Court response to inquiries:	
	"The record of the hearing is sealed	
Duration: Provisionally upon start of	pursuant to court rule."	
the hearing, and permanently from the		
granting of the order.		
CRIMINAL: Probationer information.	Relevant information shall be	The probation officer, the assistant director of probation, or the assistant
(MCL 791.229; MCR 8.119 [E]) (if a copy of the MDOC pre-sentence	considered privileged or confidential communications and shall not be open	director's representative
investigation is maintained by the	to public inspection. Judges and	A Shall normit the attorney general the auditor general and federal
circuit court), Howe v Detroit Free	probation officers shall have access to	A. Shall permit the attorney general, the auditor general, and federal, state, and local law enforcement agencies to have access to the
Press, 440 Mich 203; 487 NW2d 374	all records, reports, and case histories.	records, reports, and case histories, and
[1992]) Records and reports of		B. Shall permit designated representatives of a private vendor that
investigations made by a probation	Court response to inquiries:	operates a youth correctional facility to have access to the records,
officer and all case histories of		reports, and case histories pertaining to prisoners assigned to the
probationers.	"Probation investigations and case	youth correctional facility. (<u>MCL 791.229</u>)
	histories are nonpublic pursuant to	C. They shall also be open, with written consent of the individual, for
Duration: From creation of the record or report.	statute."	use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI <i>only</i> for the purpose of determining eligibility for:
		1. access to classified information;
		assignment to or retention in sensitive national security duties;
		3. acceptance or retention in the armed forces; and
		4. appointment, retention, or assignment to a position of public
		trust or a critical or sensitive position while either employed by

		the government or performing a government contract. (5 USCS 9101[a] and [b]) 5. Access for these federal agencies through a contractual arrangement with another entity is allowed. D. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including furnishing information or records to the victim that would otherwise be closed to public inspection . (MCL 780.768b; 780.781a; 780.795a; 780.811b; 780.827b)
CRIMINAL: Parental kidnapping. (MCL	Records should be maintained to ensure	A. The record is available upon request to:
750.350a[4]; MCR 8.119[D])	they are not subject to public inspection.	1. The courts of this state, law enforcement personnel, the
Entire file		Department of Corrections, and prosecuting attorneys for use
	Court response to inquiries:	only in the performance of their duties or to determine whether
Duration : From the date the court	// · · · · · · · · · · · · · · · · · ·	an employee of the court, law enforcement agency, Department
orders the judgment deferred.	"There is no public record."	of Corrections, or prosecutor's office has violated his or her
	The evistence of vecesses as severed by	conditions of employment or whether an applicant meets criteri
	The existence of records governed by MCL 750.350a[4] or MCR 8.119[D]	for employment with the court, law enforcement agency, Department of Corrections, or prosecutor's office.
	cannot be acknowledged.	2. The Attorney Grievance Commission if access to the record is
	cumot be acknowledged.	relevant to a pending investigation pursuant to MCR 9.114(E).
		3. The courts of this state, law enforcement personnel, and
		prosecuting attorneys for either of the following purposes:
		(a) Showing that a defendant in a criminal action under section
		81 or 81a of the Michigan penal code, 1931 PA 328, MCL
		750.81 and 750.81a, or a local ordinance substantially
		corresponding to section 81 of that act has already once
		availed himself or herself of this section.
		(b) Determining whether the defendant in a criminal action is
		eligible for discharge and dismissal of proceedings by a drug
		treatment court under section 1076(5) of the revised
		judicature act of 1961, 1961 PA 236, MCL 600.1076. 4. The Department of Health and Human Services for enforcing chi
		protection laws and vulnerable adult protection laws or
		ascertaining the preemployment criminal history of any individu
		who will be engaged in the enforcement of child protection laws
		or vulnerable adult protection laws.
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		B. It shall also be open, with consent of the individual, for use by the
		Department of Defense, the Department of State, the Department of
		Transportation, the Office of Personnel Management, the CIA, and the
		FBI for the purpose of determining eligibility for:
		access to classified information
		 assignment to or retention in sensitive national security duties
		3. acceptance or retention in the armed forces
		4. appointment, retention, or assignment to a position of public
		trust or a critical or sensitive position while either employed by
		the government or performing a government contract. (<u>5 USCS</u>
		9101[a] and [b])
		C. Access for these federal agencies through a contractual arrangement
		with another entity is allowed.
		D. If the request is made by a victim in the case, the court may furnish
		information or records to the victim that would otherwise be closed
		to public inspection under MCL 780.752a (providing notice to a
		victim), including information or records related to HYTA participants
		under <u>MCL 762.14</u> .
		E. A defendant shall be allowed access to his or her court file even if it is
		being maintained as a nonpublic record. The prosecutor may be
		furnished a copy of the record indicating the disposition of the case.
		F. If a defendant is sentenced to probation with a condition for the
		protection of the victim, and if the victim requests notification, the
		court shall notify the victim by mail if the court orders that the
		probation be terminated earlier than previously ordered, including
		furnishing information or records to the victim that would otherwise
		be closed to public inspection . (<u>MCL 780.768b</u> ; <u>780.781a</u> ; <u>780.795a</u> ;
		<u>780.811b; 780.827b</u>)
CRIMINAL: Domestic violence assault.	Records should be maintained to ensure	A. The record is available upon request to:
Deferred Cases Only (MCL 769.4a[5];	they are not subject to public inspection.	1. The courts of this state, law enforcement personnel, the
MCR 8.119[D]) Entire file		department of corrections, and prosecuting attorneys for use only
	Court response to inquiries:	in the performance of their duties or to determine whether an
Duration : From the date the court		employee of the court, law enforcement agency, department of
orders the judgment deferred.	"There is no public record."	corrections, or prosecutor's office has violated his or her
		conditions of employment or whether an applicant meets criteria
	The existence of records governed by	for employment with the court, law enforcement agency,
	MCL 769.4a[6] or MCR 8.119[D] cannot	department of corrections, or prosecutor's office.
	be acknowledged.	2. The courts of this state, law enforcement personnel, and
		prosecuting attorneys for either of the following purposes:

- (a) Showing that a defendant in a criminal action under section 81 or 81a of the Michigan penal code, 1931 PA 328, MCL 750.81 and 750.81a, or a local ordinance substantially corresponding to section 81 of that act has already once availed himself or herself of this section.
- (b) Determining whether the defendant in a criminal action is eligible for discharge and dismissal of proceedings by a drug treatment court under section 1076(5) of the revised judicature act of 1961, 1961 PA 236, MCL 600.1076.
- 3. The Department of Health and Human Services for enforcing child protection laws and vulnerable adult protection laws or ascertaining the preemployment criminal history of any individual who will be engaged in the enforcement of child protection laws or vulnerable adult protection laws.
- 4. The Attorney Grievance Commission if access to the record is relevant to a pending investigation pursuant to MCR 9.114(E).
- B. It shall also be open, with consent of the individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI for the purpose of determining eligibility for:
 - 1. access to classified information
 - 2. assignment to or retention in sensitive national security duties
 - 3. acceptance or retention in the armed forces
 - appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (<u>5 USCS</u> <u>9101[a] and [b])</u>
- C. Access for these federal agencies through a contractual arrangement with another entity is allowed.
- D. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under <u>MCL 780.752a</u> (providing notice to a victim), including information or records related to HYTA participants under <u>MCL 762.14</u>.
- E. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. The prosecutor may be furnished a copy of the record indicating the disposition of the case.
- F. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the

			court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including furnishing information or records to the victim that would otherwise be closed to public inspection . (MCL 780.768b; 780.781a; 780.795a; 780.811b; 780.827b)
CRIMINAL: Controlled substance crimes. Deferred Cases Only (MCL	Records should be maintained to ensure	A.	The record is available upon request to:
333.7411, MCR 8.119[D]) Entire file	they are not subject to public inspection.		1. The courts of this state, law enforcement personnel, the department of corrections, and prosecuting attorneys for use only
<u> </u>	Court response to inquiries:		in the performance of their duties or to determine whether an
Duration : From the date the court			employee of the court, law enforcement agency, department of
orders the judgment deferred.	"There is no public record."		corrections, or prosecutor's office has violated his or her conditions of employment or whether an applicant meets criteria
	The existence of records governed by		for employment with the court, law enforcement agency,
	MCL 333.7411 and MCR 8.119(D)		department of corrections, or prosecutor's office.
	cannot be acknowledged.		2. The Attorney Grievance Commission if access to the record is
			relevant to a pending investigation pursuant to MCR 9.114(E).
			3. The courts of this state, law enforcement personnel, and
			prosecuting attorneys for either of the following purposes: (a) Showing that a defendant in a criminal action under section
			81 or 81a of the Michigan penal code, 1931 PA 328, MCL
			750.81 and 750.81a,r a local ordinance substantially
			corresponding to section 81 of that act has already once
			availed himself or herself of this section.
			(b) Determining whether the defendant in a criminal action is
			eligible for discharge and dismissal of proceedings by a drug
			treatment court under section 1076(5) of the revised
			judicature act of 1961, 1961 PA 236, MCL 600.1076.
			4. The Department of Health and Human Services for enforcing child
			protection laws and vulnerable adult protection laws or
			ascertaining the preemployment criminal history of any individual
			who will be engaged in the enforcement of child protection laws
			or vulnerable adult protection laws.
		В.	It shall also be open, with consent of the individual, for use by the
			Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the
			FBI for the purpose of determining eligibility for:
			access to classified information
			 assignment to or retention in sensitive national security duties
			3. acceptance or retention in the armed forces
	2-17		•

CRIMINAL: CSC and Assault with intent to commit CSC. (MCL 750.520k) Name of victim and actor and details of the alleged offense if so requested by counsel, victim, or actor. Duration: Upon request of counsel, the	Relevant information is to be "suppressed." Court response to inquiries: "Records regarding the name of the victim and actor and details of the	 4. appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101[a] and [b]) C. Access for these federal agencies through a contractual arrangement with another entity is allowed. D. If the request is made by a victim in the case, the court may furnish information or records to the victim that would otherwise be closed to public inspection under MCL 780.752a (providing notice to a victim), including information or records related to HYTA participants under MCL 762.14. E. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. The prosecutor may be furnished a copy of the record indicating the disposition of the case. F. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including furnishing information or records to the victim that would otherwise be closed to public inspection . (MCL 780.768b; 780.781a; 780.795a; 780.811b; 780.827b) None specified.
Duration: Upon request of counsel, the victim, or the defendant until the defendant is arraigned on the information, the charge is dismissed, or the case is otherwise concluded, whichever occurs first.	alleged offense are nonpublic at this time pursuant to statute."	

CRIMINAL: Infectious disease testing	Information shall be "confidential."	Information shall be disclosed only to: (a) the defendant, (b) the local
(MCL 333.5129[6], [7]); Sexual and	Court response to inquiries:	health department, (c) the Department of Community Health, or (d) the
controlled substance offenses	"Records regarding the examination	victim or other person required to be informed of the results (or the
Examination results and any other	results and any other medical	victim's or other person's parent, guardian, or person in loco parentis if the
medical information pertaining to	information pertaining to infectious	victim or other person is a minor or otherwise incapacitated). If the
infectious disease testing.	disease testing are nonpublic pursuant	defendant is placed in the custody of the Department of Corrections, the
	to statute."	court shall transmit a copy of the defendant's examination and test results
Duration: Upon receipt of the		and other medical information to the Department of Corrections.
information.		
SEARCH WARRANT: Affidavit. (MCL	The affidavit in a court file or court	None specified.
<u>780.651[</u> 8])	record retention system is not public.	
Duration: From the time the search	Court response to inquiries:	
warrant is issued until the 56th day		
following issuance, unless before the	"The affidavit is nonpublic pursuant to	
56th day after it is issued a peace	statute."	
officer or prosecuting attorney obtains		
a suppression order from a judge upon		
a showing under oath that suppression		
of the affidavit is necessary to protect		
an ongoing investigation or the privacy		
or safety of a victim or witness. Access		
is restricted until the expiration of the		
suppression order.		
SEARCH WARRANT: Tabulation of	Relevant tabulations are "suppressed."	None specified.
items seized through search under		
warrant if the court orders the	Court response to inquiries if tabulation	
tabulation suppressed. (MCL 780.655)	is ordered suppressed:	
Duration: From the time of entry of the	"The tabulation is nonpublic pursuant	
court order until the final disposition of	to court order."	
the case unless otherwise ordered.		

JUVENILE WAIVER REIMBURSEMENT	Relevant information should be	The court shall furnish the department of human services and a county
ORDERS:	maintained to ensure it is not subject to	juvenile agency with reports of the administration of the court in a form
(MCL 712A.28) Information on action	public inspection.	recommended by the Michigan association of probate and juvenile court
taken against parents or adults for not		judges. Copies of these reports shall, upon request, be made available to
abiding by a reimbursement order	Court response to inquiries:	other state departments by the department of human services.
(unless parents or adults are found		Information shall not be released for publicity.
guilty of contempt).	"This information is nonpublic pursuant to statute."	
Duration: From the time the court		
begins proceedings against parents or		
adults.		
<mark>Firearms Records:</mark>	Records should be maintained to ensure	Firearms records may only be made available to a peace officer or
MCL 28.421b	they are not subject to public inspection.	authorized system user for the following purposes:
Firearms records are confidential, are		(a) The individual whose firearms records are the subject of disclosure
not subject to disclosure under the	Court response to inquiries:	poses a threat to himself or herself or other individuals, including a peace
Freedom of Information Act, 1976 PA		officer.
442, MCL 15.231 to 15.246, and shall	Firearms records are confidential	(b) The individual whose firearms records are the subject of disclosure has
not be disclosed to any person.	pursuant to statute.	committed an offense with a pistol that violates a law of this state, another
		state, or the United States.
Duration: From their creation.		(c) The pistol that is the subject of the firearms records search may have
		been used during the commission of an offense that violates a law of this
		state, another state, or the United States.
		(d) To ensure the safety of a peace officer.
		(e) For purposes of this act.
		(f) A peace officer or an authorized user has reason to believe that access
		to the firearms records is necessary within the commission of his or her
		lawful duties. The peace officer or authorized system user shall enter and
		record the specific reason in the system in accordance with the procedures

in section 5e.

Nonpublic and Limited-Access Court Records			
CIRCUIT COURT FAMILY DIVISION – FRIEND OF THE COURT – FRIEND OF THE COURT RECORDS ARE NONPUBLIC			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
FOC RECORDS ARE Not Subject to Subpoena from Michigan Courts (MCR 3.218[A]). FOC records are not subject to a subpoena from Michigan courts.	"FOC records are not subject to a subpoena issued pursuant to Michigan Court Rules, under MCR 3.218(A)."	 Unless release is otherwise prohibited by law, a FOC office must provide access to all confidential records to the following entities: A The Department of Human Services, as necessary to report suspected abuse or neglect or to allow the DHS to investigate or provide services to a party or child in the case. B. Other agencies and individuals as necessary for the friend of the court to implement the state's plan under Title IV, Part D of the Social Security Act, 42 USC 651 et seq. or as required by the court, state law, or regulation that is consistent with this state's IV-D plan. C. Other agencies that provide services under Title IV, Part D of the Social Security Act, 42 USC 651, et. seq. D. Auditors from state and federal agencies, as required to perform their audit functions with respect to a friend of the court matter. E. Corrections, parole, or probation officers, when, in the opinion of the friend of the court, access would assist the office in enforcing a provision of custody, parenting time, or support order. F. Michigan law enforcement personnel who are conducting a civil or criminal investigation related directly to a friend of the court matter, and federal law enforcement officers pursuant to a federal subpoena in a criminal or civil investigation. A Citizen's Advisory Committee established under the Friend of the Court act, MCL 552.501 et seq., may be given access by court order. Any person who is denied access to friend of the court records or confidential information may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge. 	
FOC FILES: Information from DHS	Reports should be maintained to ensure	1. Unless release is otherwise prohibited by law, a FOC office must	
child protective services unit or	they are not subject to public inspection.	provide access to all confidential records to the following entities:	
information included in any reports		A. The Department of Human Services, as necessary to report	
to protective services from a friend	Court response to inquiries:	suspected abuse or neglect or to allow the DHS to investigate or	
of the court office. (MCR	"	provide services to a party or child in the case.	
3.218[A][3][b])	"Information from DHS child protective		

Nonpublic and Limited-Access Court Records			
CIRCUIT COURT FAMILY DIVISION – FRIEND OF THE COURT – FRIEND OF THE COURT RECORDS ARE NONPUBLIC			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
Duration: From receipt of the report.	services unit or information included in any reports to protective services from a friend of the court office.are nonpublic pursuant to court rule."	 B. Other agencies and individuals as necessary for the friend of the court to implement the state's plan under Title IV, Part D of the Social Security Act, 42 USC 651, et. seq. or as required by the court, state law, or regulation that is consistent with this state's IV-D plan. C. Other agencies that provide services under Title IV, Part D of the Social Security Act, 42 USC 651, et. seq. D. Auditors from state and federal agencies, as required to perform their audit functions with respect to a friend of the court matter. E. Corrections, parole, or probation officers, when, in the opinion of the friend of the court, access would assist the office in enforcing a provision of custody, parenting time, or support order. F. Michigan law enforcement personnel who are conducting a civil or criminal investigation related directly to a friend of the court matter, and federal law enforcement officers pursuant to a federal subpoena in a criminal or civil investigation. 2. A Citizen's Advisory Committee established under the Friend of the Court act, MCL 552.501 et seq., may be given access by court order. 3. Any person who is denied access to friend of the court records or confidential information may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge. 	
FOC FILES: Records from alternative dispute resolution processes. (MCR 3.218[A][3][c]) Duration: From receipt of the report.	Alternative Dispute Resolution records should be maintained to ensure they are not subject to public inspection. Court response to inquiries: "Formal alternative dispute records are	 Unless release is otherwise prohibited by law, a FOC office must provide access to all confidential records to the following entities: A. The Department of Human Services, as necessary to report suspected abuse or neglect or to allow the DHS to investigate or provide services to a party or child in the case. B. Other agencies and individuals as necessary for the friend of the court to implement the state's plan under Title IV, Part D of the 	
	nonpublic pursuant to court rule."	Social Security Act, 42 USC 651 et seq. or as required by the court, state law, or regulation that is consistent with this state's IV-D plan. C. Other agencies that provide services under Title IV, Part D of the Social Security Act, 42 USC 651, et. seq.	

Nonpublic and Limited-Access Court Records			
CIRCUIT COURT FAMILY DIVISION – FRIEND OF THE COURT – FRIEND OF THE COURT RECORDS ARE NONPUBLIC			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
FOC FILES: Any information, when a court order prohibits its release (MCR 3.218[A][3][f]) Duration: From receipt of the information.	Information made confidential by court order should be maintained to ensure it is not subject to public inspection. Court response to inquiries: "This information is nonpublic pursuant to court rule and a court order."	 D. Auditors from state and federal agencies, as required to perform their audit functions with respect to a friend of the court matter. E. Corrections, parole, or probation officers, when, in the opinion of the friend of the court, access would assist the office in enforcing a provision of custody, parenting time, or support order. F Michigan law enforcement personnel who are conducting a civil or criminal investigation related directly to a friend of the court matter, and federal law enforcement officers pursuant to a federal subpoena in a criminal or civil investigation. 2. A Citizen's Advisory Committee established under the Friend of the Court act, MCL 552.501 et seq., may be given access by court order. 3. Any person who is denied access to friend of the court records or confidential information may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge. 1. Unless release is otherwise prohibited by law, a FOC office must provide access to all confidential records to the following entities: A. The Department of Human Services, as necessary to report suspected abuse or neglect or to allow the DHS to investigate or provide services to a party or child in the case. B. Other agencies and individuals as necessary for the friend of the court to implement the state's plan under Title IV, Part D of the Social Security Act, 42 USC 651 et seq. or as required by the court, state law, or regulation that is consistent with this state's IV-D plan. C. Other agencies that provide services under Title IV, Part D of the Social Security Act, 42 USC 651, et. seq. D. Auditors from state and federal agencies, as required to perform their audit functions with respect to a friend of the court matter. E. Corrections, parole, or probation officers, when, in the opinion of the friend of the court, access would assist the office in enforcing a provision of custody, parenting time, or support order.<	

Nonpublic and Limited-Access Court Records		
CIRCUIT COURT FAMILY DIVISION – FRIEND OF THE COURT – FRIEND OF THE COURT RECORDS ARE NONPUBLIC		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
FOC FILES: Communications from	Communications from minors should be	 matter, and federal law enforcement officers pursuant to a federal subpoena in a criminal or civil investigation. A Citizen's Advisory Committee established under the Friend of the Court act, MCL 552.501 et seq., may be given access by court order. Any person who is denied access to friend of the court records or confidential information may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge.may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge Unless release is otherwise prohibited by law, a FOC office must
minors. (MCR 3.218[A][3][d]) Duration: From receipt of the communication.	maintained to ensure they are not subject to public inspection. Court response to inquiries: "Communications from minors are nonpublic pursuant to court rule."	provide access to all confidential records to the following entities: A. The Department of Human Services, as necessary to report suspected abuse or neglect or to allow the DHS to investigate or provide services to a party or child in the case. B. Other agencies and individuals as necessary for the friend of the court to implement the state's plan under Title IV, Part D of the Social Security Act, 42 USC 651 et seq. or as required by the court, state law, or regulation that is consistent with this state's IV-D plan. C. Other agencies that provide services under Title IV, Part D of the Social Security Act, 42 USC 651, et. seq. D. Auditors from state and federal agencies, as required to perform their audit functions with respect to a friend of the court matter. E. Corrections, parole, or probation officers, when, in the opinion of the friend of the court, access would assist the office in enforcing a provision of custody, parenting time, or support order. F. Michigan law enforcement personnel who are conducting a civil or criminal investigation related directly to a friend of the court matter, and federal law enforcement officers pursuant to a federal subpoena in a criminal or civil investigation. 2. A Citizen's Advisory Committee established under the Friend of the Court act, MCL 552.501 et seq., may be given access by court order.

Nonpublic and Limited-Access Court Records			
CIRCUIT COURT FAMILY DIVISION – FRIEND OF THE COURT – FRIEND OF THE COURT RECORDS ARE NONPUBLIC			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
FOC FILES: Information classified as confidential by laws and regulations	IV-D confidential information should be maintained to ensure it is not subject to	 Any person who is denied access to friend of the court records or confidential information may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge. Unless release is otherwise prohibited by law, a FOC office must provide access to all confidential records to the following entities: 	
of Title IV, part D of the Social Security Act (MCR 3.218[A][3][h])	public inspection. Court response to inquiries:	A) The Department of Human Services, as necessary to report suspected abuse or neglect or to allow the DHS to investigate or provide services to a party or child in the case.	
Duration: From receipt of the information.	"IV-D confidential information is nonpublic pursuant to court rule."	 B) Other agencies and individuals as necessary for the friend of the court to implement the state's plan under Title IV, Part D of the Social Security Act, 42 USC 651 et seq. or as required by the court, state law, or regulation that is consistent with this state's IV-D plan. C) Other agencies that provide services under Title IV, Part D of the Social Security Act, 42 USC 651, et. seq. D) Auditors from state and federal agencies, as required to perform their audit functions with respect to a friend of the court matter. E) Corrections, parole, or probation officers, when, in the opinion of the friend of the court, access would assist the office in enforcing a provision of custody, parenting time, or support order. F) Michigan law enforcement personnel who are conducting a civil or criminal investigation related directly to a friend of the court matter, and federal law enforcement officers pursuant to a federal subpoena in a criminal or civil investigation. A Citizen's Advisory Committee established under the Friend of the Court act, MCL 552.501 et seq., may be given access by court order. Any person who is denied access to friend of the court records or confidential information may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge. 	
FOC GRIEVANCE: Grievances filed by opposing party and responses. (MCR 3.218[A][3][e])	Grievances and responses should be maintained to ensure they are not subject to public inspection.	 Unless release is otherwise prohibited by law, a FOC office must provide access to all confidential records to the following entities: A) The Department of Human Services, as necessary to report 	
1 11-31-37		suspected abuse or neglect or to allow the DHS to investigate or	

Nonpublic and Limited-Access Court Records			
CIRCUIT COURT FAMILY DIVISION – FRIEND OF THE COURT – FRIEND OF THE COURT RECORDS ARE NONPUBLIC			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
Duration: From receipt of the grievance or response.	Court response to inquiries: "Friend of the Court grievance records are nonpublic pursuant to court rule."	provide services to a party or child in the case. B) Other agencies and individuals as necessary for the friend of the court to implement the state's plan under Title IV, Part D of the Social Security Act, 42 USC 651 et seq. or as required by the court, state law, or regulation that is consistent with this state's IV-D plan. C) Other agencies that provide services under Title IV, Part D of the Social Security Act, 42 USC 651, et. seq. D) Auditors from state and federal agencies, as required to perform their audit functions with respect to a friend of the court matter. E) Corrections, parole, or probation officers, when, in the opinion of the friend of the court, access would assist the office in enforcing a provision of custody, parenting time, or support order. F) Michigan law enforcement personnel who are conducting a civil or criminal investigation related directly to a friend of the court matter, and federal law enforcement officers pursuant to a federal subpoena in a criminal or civil investigation. 2 A Citizen's Advisory Committee established under the Friend of the Court act, MCL 552.501 et seq., may be given access by court order. 3 Any person who is denied access to friend of the court records or confidential information may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge.	
FOC FILES: Except as provided in MCR 3.219, any information for which a privilege could be claimed, or that was provided by a government agency subject to the express written condition that it remain confidential (MCR 3.218[A][3][G])	Relevant information should be maintained to ensure it is not subject to public inspection. Court response to inquiries: "These Friend of the Court records are nonpublic pursuant to court rule."	 Unless release is otherwise prohibited by law, a FOC office must provide access to all confidential records to the following entities: A) The Department of Human Services, as necessary to report suspected abuse or neglect or to allow the DHS to investigate or provide services to a party or child in the case. B) Other agencies and individuals as necessary for the friend of the court to implement the state's plan under Title IV, Part D of the Social Security Act, 42 USC 651 et seq. or as required by the court, 	
Duration: From receipt of the information		state law, or regulation that is consistent with this state's IV-D plan. C) Other agencies that provide services under Title IV, Part D of the	

Nonpublic and Limited-Access Court Records			
CIRCUIT COURT FAMILY DIVISION – FRIEND OF THE COURT – FRIEND OF THE COURT RECORDS ARE NONPUBLIC			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
FOC STAFF NOTES: Staff notes. (MCR 3.218[A][3][a]) Duration: From creation of the notes.	Notes should be maintained to ensure they are not subject to public inspection. Court response to inquiries: "Friend of the Court staff notes are nonpublic pursuant to court rule."	Social Security Act, 42 USC 651, et. seq. D) Auditors from state and federal agencies, as required to perform their audit functions with respect to a friend of the court matter. E) Corrections, parole, or probation officers, when, in the opinion of the friend of the court, access would assist the office in enforcing a provision of custody, parenting time, or support order. F) Michigan law enforcement personnel who are conducting a civil or criminal investigation related directly to a friend of the court matter, and federal law enforcement officers pursuant to a federal subpoena in a criminal or civil investigation. 2 A Citizen's Advisory Committee established under the Friend of the Court act, MCL 552.501 et seq., may be given access by court order. 3 Any person who is denied access to friend of the court records or confidential information may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge. 1 Unless release is otherwise prohibited by law, a FOC office must provide access to all confidential records to the following entities: A) The Department of Human Services, as necessary to report suspected abuse or neglect or to allow the DHS to investigate or provide services to a party or child in the case. B) Other agencies and individuals as necessary for the friend of the court to implement the state's plan under Title IV, Part D of the Social Security Act, 42 USC 651 et seq. or as required by the court, state law, or regulation that is consistent with this state's IV-D plan. C) Other agencies that provide services under Title IV, Part D of the Social Security Act, 42 USC 651, et. seq. D) Auditors from state and federal agencies, as required to perform their audit functions with respect to a friend of the court matter. E) Corrections, parole, or probation officers, when, in the opinion of the friend of the court, access would assist the office in enforcing a provision of custody, parenting time, or support order.	

Nonpublic and Limited-Access Court Records			
CIRCUIT COURT FAMILY DIVISION – FRIEND OF THE COURT – FRIEND OF THE COURT RECORDS ARE NONPUBLIC			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
		 F) Michigan law enforcement personnel who are conducting a civil or criminal investigation related directly to a friend of the court matter, and federal law enforcement officers pursuant to a federal subpoena in a criminal or civil investigation. 2. A Citizen's Advisory Committee established under the Friend of the Court act, MCL 552.501 et seq, may be given access by court order. 3. Any person who is denied access to friend of the court records or confidential information may file a motion for an order of access with the judge assigned to the case or. if none, the chief judge. 	

Nonpublic and Limited-Access Court Records		
CIRCUIT COURT FAMILY DIVISION – JUVENILE		
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records
DESIGNATED CASE: Immunity (MCL	Relevant documents shall not be available	Relevant documents shall not be divulged to any person.
767A.8) Documents related to	for public inspection or copying and shall	
prosecutor-sought immunity	not be divulged.	
(including petitions and orders for		
immunity and transcripts of	Court response to inquiries:	
testimony delivered to witnesses		
pursuant to grants of immunity).	"Documents related to prosecutor-sought	
	immunity (including petitions and orders	
Duration: From the time the	for immunity and transcripts of testimony	
prosecutor seeks immunity, until the	delivered to witnesses pursuant to grants	
time immunity is not granted (if any).	of immunity) are nonpublic pursuant to	
	statute."	
DESIGNATED CASE: Protective	Record must be sealed (and preserved for	None specified.
orders. (MCR 6.201[E]) Record of	review in the event of an appeal).	
hearing on issuance of a protective		
order if the court grants the	Court response to inquiries:	
protective order.	"Decord of bearing on issuence of a	
Deventions Descriptionally was a the	"Record of hearing on issuance of a	
Duration: Provisionally upon the	protective order if the court grants the	
start of the hearing, and then	protective order is nonpublic pursuant to court rule."	
permanently from the granting of the protective order.	court rule.	
DESIGNATED CASE: Excision of	Record must be sealed (and preserved for	None specified.
discovery materials. (MCR 6.201[D])	review in the event of an appeal).	Hone Specifica.
Record of hearing on excision of	review in the event of an appears.	
portions of material under discovery	Court response to inquiries:	
if the court grants the excision.	- Commission of magnifest	
	"Record of hearing on excision of portions	
Duration: Provisionally upon the	of material under discovery if the court	
start of the hearing, and permanently	grants the excision is nonpublic pursuant	
from the granting of the order.	to court rule."	

Nonpublic and Limited-Access Court Records				
	CIRCUIT COURT FAMILY DIVISION – JUVENILE			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records		
FINGERPRINTS AND PHOTOGRAPHS: Fingerprints and photographs taken when required by statute or permitted by the court. (MCL 28.243; MCR 3.923[C])	Fingerprints and photographs must be placed in the confidential files, capable of being located and destroyed on court order. Court response to inquiries:	Only persons found by the court to have a legitimate interest considering the nature of the proceedings, the welfare and safety of the public, the interest of the minor, and any restriction imposed by state or federal law. (MCR 3.925[D])		
Duration: From creation until they are forwarded to MSP or they are destroyed.	"Fingerprints and photographs taken when required by statute or permitted by the court are nonpublic pursuant to statute and court rule."			
JUVENILE DELINQUENCY: Consent Calendar Records. (MCR 3.925[E][3][b]) Entire file.	Relevant information should be maintained to ensure it is not subject to public inspection.	Relevant documents shall not be divulged to any person. If a formal calendar case is transferred to the consent calendar and a register of actions exists, the register of actions must be maintained as a nonpublic record. Consent calendar records may not be disclosed to federal agencies		
Duration: A petition that is not authorized by the court is a non-record and does not exist as a public record. The case is closed upon successful completion of the consent	Court response to inquiries: "There is no public record." The existence of consent calendar records	and military recruiters because they are not "formal criminal charges." 5 USC 9101 (a)(2)		
calendar case plan and maintained in accordance with MCR 3.925(E)(2)(b).	cannot be acknowledged.			
JUVENILE DELINQUENCY: Diversion records. (MCL <u>722.827-722.828</u> <u>722.829</u>)	The court shall keep a "separate diversion record" for the minor.	A record required to be kept under this act shall be open to a law enforcement agency or court intake worker only for the purpose of deciding whether to divert a minor. (MCL 722.828) A diversion record shall		
Duration: From the decision by the court to divert the juvenile.	"There is no public record."	also be open only by order of the court to persons having a legitimate interest. (MCL 722.829) Diversion records may not be disclosed to federal agencies and military recruiters. Petitions are not authorized in diversion records, and they are not "formal criminal charges." 5 USC 9101 (a)(2)		
	The existence of diversion records cannot be acknowledged.	(4)(4)		

JUVENILE DELINQUENCY: Setting aside an adjudication. (MCL 712A.18e[13]; Entire file where adjudication has been set aside.

Duration: From the entry of the order setting aside the adjudication.

Records should be maintained to ensure they are not subject to public inspection. A person who knows or should know that an adjudication was set aside and who divulges, uses, or publishes information concerning an adjudication set-aside is guilty of a misdemeanor.

Court response to inquiries:

"There is no public record."

The existence of records setting aside a conviction cannot be acknowledged.

- A. This nonpublic record is only open to: (a) a court of competent jurisdiction, (b) an agency of the judicial branch of state government, (c) a federal, state, and local law enforcement agency, (d) a prosecuting attorney, (e) the attorney general, or (f) the governor, upon request and only for the purpose of:
 - 1. consideration of a licensing function conducted by an agency of the judicial branch of state government
 - 2. consideration by a law enforcement agency if a person whose adjudication has been set aside applies for employment with that agency
 - 3. to show that a person who has filed an application to set aside an adjudication has previously had one set-aside under this subsection
 - 4. the court's consideration in determining the sentence to be imposed upon conviction for a subsequent offense that is punishable as a felony or by imprisonment for more than one year
 - 5. consideration by the governor if a person whose adjudication has been set aside applies for a pardon for another offense. (MCL 712A.18e[13])
- B. It shall also be open, *with consent of the individual*, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI for the purpose of determining eligibility for:
 - 1. access to classified information
 - 2. assignment to or retention in sensitive national security duties
 - 3. acceptance or retention in the armed forces
 - 4. appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USC 9101[a] and [b])
- C. Access for these federal agencies through a contractual arrangement with another entity is allowed.

JUVENILE DELINQUENCY: Infectious	Information shall be "confidential."	Information shall be disclosed only to:
disease testing. (MCL 333.5129[6],		
[7]); Sexual and controlled substance	Court response to inquiries:	A. the defendant or child
offenses Examination results and		B. the local health department
any other medical information	"There is no public record."	C. the Department of Community Health
pertaining to infectious disease		D. the victim or other person required to be informed of the results (or
testing.	The existence of infectious disease	the victim's or other person's parent, guardian, or person in loco
Duration: Upon receipt of the	records cannot be acknowledged.	parentis if the victim or other person is a minor or otherwise
information.		incapacitated).
		E. Information can also be disclosed upon written authorization of the
		defendant or the child, or the child's parent, guardian, or person in
		loco parentis.
		F. If the juvenile is placed in the custody of a person related to the child
		or a public or private agency, institution, or facility, the court shall
		transmit a copy of the juvenile's examination results to the person
		related to the juvenile or the director of the agency, institution, or
		facility.
JUVENILE DELINQUENCY: Victim	Information shall be on a statement	None specified.
information (MCL 780.784) The	"separate" from the petition or complaint	
separate statement of the victim(s)'s	and shall not be a matter of public record.	
name(s), address(es), and phone		
number(s) submitted by the	Court response to inquiries:	
investigating agency when they file a		
petition or complaint.	"Victim home and work addresses and	
·	telephone numbers are nonpublic	
Duration: From the time the	pursuant to statute	
information is received.		
JUVENILE DELINQUENCY: Minor in	Records should be maintained to ensure	The nonpublic record shall be furnished to any of the following:
possession. (MCL 436.1703[3])	they are not subject to public inspection.	A. to a court, prosecutor, or police agency upon request for the purpose
Entire file	, and the control of particular map decision	of determining if an individual has already utilized the subsection
	Court response to inquiries:	B. to the Department of Corrections, a prosecutor, or a federal, state,
Duration: From the time the	Court responde to miganies.	and local law enforcement agency, upon request, subject to the
proceedings are deferred and the	"There is no public record."."	following conditions:
individual is on probation and if there	There is no public record.	at the time of the request, the individual is an employee of the
is a discharge and dismissal	The existence of records governed by MCL	
is a discriarge and distilissal		Department of Corrections, the prosecutor, or the law
	436.1703(3) cannot be acknowledged.	enforcement agency or an applicant for employment with the
		Department of Corrections, the prosecutor, or the law
		enforcement agency

		D. E. G.	with another entity is allowed. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record. The prosecutor may be furnished a copy of the record indicating the disposition of the case. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including furnishing information or records to the victim that would otherwise be closed to public inspection . (MCL 780.768b; 780.781a; 780.795a;
JUVENILE DELINQUENCY: Drug court.	Records should be maintained to ensure	A.	780.811b; 780.827b) The nonpublic record shall be open to the following individuals and
(MCL 600.1076[10]) Drug court case	they are not subject to public inspection.	***	entities for the purposes noted:
files become a nonpublic record at			1. The courts of this state, law enforcement personnel the
the time the court orders the	Court response to inquiries:		department of corrections, and prosecuting attorneys for use only
deferred judgment. This is			in the performance of their duties or to determine whether an
applicable only to those individuals	"There is no public record."		employee of the court, law enforcement agency, department of
who enter an admission of			corrections, or prosecutor's office has violated his or her
responsibility to an offense that is			conditions of employment or whether an applicant meets criteria
not a traffic offense and who may be			for employment with the court, law enforcement agency,
	1-5		

eligible for discharge or dismissal	department of corrections, or prosecutor's office.
upon successful completion of the	2. The courts of this state, law enforcement personnel, and
drug treatment court program.	prosecuting attorneys for the purpose of showing that a
	defendant has already once availed himself or herself of this
Duration : From the date the court	section.
orders the judgment deferred.	3. The department of human services for enforcing child protection laws and vulnerable adult protection laws or ascertaining the preemployment criminal history of any individual who will be engaged in the enforcement of child protection laws or vulnerable adult protection laws.
	B. The nonpublic record shall also be open, with consent of the
	 individual, for use by the Department of Defense, the Department of State, the Department of Transportation, the Office of Personnel Management, the CIA, and the FBI only for the purpose of determining eligibility for: access to classified information assignment to or retention in sensitive national security duties acceptance or retention in the armed forces appointment, retention, or assignment to a position of public trust or a critical or sensitive position while either employed by the government or performing a government contract. (5 USCS 9101[a] and [b]).
	C. Access for these federal agencies through a contractual arrangement
	with another entity is allowed.
	D. A defendant shall be allowed access to his or her court file even if it is being maintained as a nonpublic record.
	E. The prosecutor may be furnished a copy of the record indicating the disposition of the case.
	F. If a defendant is sentenced to probation with a condition for the
	protection of the victim, and if the victim requests notification, the
	court shall notify the victim by mail if the court orders that the
	probation be terminated earlier than previously ordered, including
	furnishing information or records to the victim that would otherwise
	be closed to public inspection . (MCL 780.768b; 780.781a; 780.795a; 780.811b; 780.827b)
	700.0110, 700.0270,

JUVENILE DELINQUENCY: Drug court. (MCL 600.1064[4]) Statements or information obtained as a result of participating in a preadmission screening and evaluation assessment under MCL 600.1064(3). Duration: From the time of the preadmission screening.	Records should be maintained to ensure they are not subject to public inspection. Court response to inquiries: "There is no public record." The existence of drug court records cannot be acknowledged.	Statements and information obtained as a result of participating in a preadmission screening and evaluation assessment under MCL 600.1064(3) are confidential and exempt from disclosure under the Freedom of Information Act and shall not be used in criminal prosecution unless it reveals criminal acts other than or inconsistent with personal drug use. If a defendant is sentenced to probation with a condition for the protection of the victim, and if the victim requests notification, the court shall notify the victim by mail if the court orders that the probation be terminated earlier than previously ordered, including furnishing information or records to the victim that would otherwise be closed to public inspection . (MCL 780.768b; 780.781a; 780.795a; 780.811b; 780.827b)
REIMBURSEMENT ORDERS: Child protective, designated, juvenile delinquency, and juvenile waiver cases. (MCL 712A.28) Information on action taken for not abiding by a reimbursement order (unless parents or adults found guilty of contempt). Duration: From the time the court begins proceedings against the	Relevant information should be maintained to ensure it is not subject to public inspection. Court response to inquiries: "This information is nonpublic pursuant to statute." The existence of records governed by MCL 712A.28 cannot be acknowledged.	The court shall furnish the department of human services and a county juvenile agency with reports of the administration of the court in a form recommended by the Michigan association of probate and juvenile court judges. Copies of these reports shall, upon request, be made available to other state departments by the department of human services. Information shall not be released for publicity.
parents or adults. SOCIAL FILE: Entire file. (MCR 3.903[3]; 3.925[D]) Duration: From the creation of the record or document.	Relevant information should be maintained to ensure it is not subject to public inspection. Court response to inquiries: "Social files are nonpublic pursuant to court rule".	Only persons found by the court to have a legitimate interest considering the nature of the proceedings, the welfare and safety of the public, the interest of the minor, and any restriction imposed by state or federal law. (MCR 3.925[D])

Juvenile Compe	tency Evaluations.
(MCL 330.2070)	

After adjudication or if the juvenile is found to be unable to regain competence, the court shall order all the reports that are submitted according to sections 1062 to 1068 to be sealed.

Reports should be maintained to ensure they are not subject to public inspection.

Court response to inquiries:

"Records are sealed pursuant to statute (MCL 330.2070) and court order."

- (1)The court may order that the reports be opened only as follows:
- (a) For further competency or criminal responsibility evaluations.
- (b) For statistical analysis.
- (c) If the records are considered to be necessary to assist in mental health treatment ordered under this act.
- (d) For data gathering.
- (e) For scientific study or other legitimate research.
- (2) If the court orders reports to be open for the purposes of statistical analysis, data gathering, or scientific study according to subsection (5), the reports shall remain confidential.
- (3) Any statement that a juvenile makes during a competency evaluation, or any evidence resulting from that statement, is not subject to disclosure.

Nonpublic and Limited-Access Court Records			
CIRCUIT COURT FAMILY DIVISION – ADOPTIONS, ETC.			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
ADOPTION: Entire file. (MCL 710.67-68) Duration: From the creation of the file. ADOPTION- Delayed Registration of Foreign Birth: Entire File (MCL 333.2830) MCR 3.617 Duration: From the creation of the file.	Adoption records shall be kept in "separate locked files" and shall not be open to inspection or copy except upon order of a court of record for good cause shown expressly permitting inspection or copy. Court response to inquiries: "Adoption files are nonpublic pursuant to statute."	 A person in charge of adoption records shall not disclose the names of the biological or adoptive parents of an adopted person, unless ordered to do so by a court of record or as provided in subsection (4) or in MCL 710.68, except to meet requirements of the director of public health for the purpose of creating a new certificate of birth in the adoptive name and sealing the original certificate of birth. After an order of adoption has been entered under MCL 710.56, the court shall permit the children's ombudsman to inspect closed adoption records in connection with an investigation authorized under the children's ombudsman act, Act No. 204 of the Public Acts of 1994, being sections 722.921 to 722.935 of the Michigan Compiled Laws. The ombudsman shall not disclose information obtained by an inspection under this subsection. If the children's ombudsman requires further information from an individual whose identity is protected in closed adoption records, the ombudsman shall contact the individual discreetly and confidentially. The ombudsman shall inform the individual that his or her participation in the ombudsman's investigation is confidential, is strictly voluntary, and will not alter or constitute a challenge to the adoption. The ombudsman shall honor the individual's request not to be contacted further. As used in this subsection, "children's ombudsman" or "ombudsman" means the ombudsman appointed pursuant to section 3 of Act No. 204 of the Public Acts of 1994, being section 722.923 of the Michigan Compiled Laws, or his or her designee. A court with continuing jurisdiction, including an office of the friend of the court, is an interested party pursuant to MCL 710.24a and can be notified of the final order of adoption. 	

NAME CHANGE: If the court orders the name change to be confidential, the entire file. (MCL 711.3; MCR 3.613[E])	Records must be maintained in a sealed envelope marked "confidential" and placed in a private file.	Except as otherwise ordered by the court, only the original petitioner may gain access to the confidential record. A court officer, employee, or agent who divulges, uses, or publishes, beyond the scope of his or her duties with the court, information from a record made confidential under this section is guilty of a misdemeanor.
Duration: From the entry of the order.	"Name change files are nonpublic pursuant to statute and court rule."	
WAIVER OF PARENTAL CONSENT	See MCR 3.615(B)(2) for the procedure to	The file shall be inspected only by "the judge, the minor, her attorney, her
FOR ABORTION: Entire file. (MCR	insure confidentiality	next friend, the guardian ad litem, and any other person authorized by the
3.615[B][3]); In Re F. G., Minor,		minor." "After the proceedings are completed, the file may be opened only
264Mich App 413; 691 NW2d 465	Court response to inquiries:	by order of the court for good cause shown and only for a purpose
(2004).		specified in the order of the court."
	"There is no public record."	
Duration: From the creation of the		
file.	The existence of waiver of consent	
	records cannot be acknowledged.	
SAFE DELIVERY OF NEWBORNS	Relevant information should be	"A hearing under this chapter is closed to the public. A record of a
Hearings and records of proceedings.	maintained to ensure it is not subject to	proceeding under this chapter is confidential, except that the record is
(MCL 712.2a).	public inspection.	available to any individual who is a party to that proceeding." "An individual who discloses information made confidential under subsection
Duration: From the creation of the file.	Court response to inquiries:	(1) or (2) without a court order or specific authorization under federal or state law is guilty of a misdemeanor punishable by imprisonment for not
	"There is no public record."	more than 93 days or a fine of not more than \$100.00, or both. An individual who discloses information made confidential under subsection
	The existence of hearings and records of	(1) or (2) without a court order or specific authorization under federal or
	proceedings governed by MCL 712.2a	state law is civilly liable for damages proximately caused by disclosure of
	cannot be acknowledged.	that information."
YOUNG ADULT VOLUNTARY FOSTER		The Department of Human Services and the youth are entitled to access to
CARE: Entire file. MCR 3.616(G)		the records contained in the file, but otherwise, the file is confidential.
Duration: From the filing of the petition and the opening of the file.	Court response to inquiries:	
	"There is no public record."	

Nonpublic and Limited-Access Court Records			
PROBATE COURT			
Record Having Limited Access and Length of Duration	Filing and Court Access Requirements	Possibilities for Access to Court Records	
conservatorship: Confidential settlement of lawsuit where the settlement amount is relevant to the conservatorship. All documents pertaining to the settlement are confidential.	The papers concerning a confidential settlement should be maintained to ensure they are not subject to public inspection. Court response to inquiries:	If the settlement provides that the settlement must not be made public, the court may provide that the papers concerning the trust or settlement may not be subject to public inspection.	
Duration: From receipt of the information.	"Confidential settlement information is nonpublic pursuant to court order."		
DECEDENT'S ESTATE: Confidential settlement of lawsuit where the settlement amount is relevant to the decedent's estate. All documents pertaining to the settlement are confidential.	The papers concerning a confidential settlement should be maintained to ensure they are not subject to public inspection. Court response to inquiries:	If the settlement provides that the settlement must not be made public, the court may provide that the papers concerning the trust or settlement may not be subject to public inspection.	
Duration: From receipt of the information.	"Confidential settlement information is nonpublic pursuant to court order."		
GUARDIANSHIP FOR DEVELOPMENTALLY DISABLED INDIVIDUAL: Report to accompany initial petition. (MCL 330.1612[4]) Duration: From receipt or the report.	A report of a physician, psychologist, or other evaluator shall not be made part of the public record of the proceedings. A report is available to the court or to an appellate court to which the proceedings may be appealed.	The report is to be available only to the respondent, the petitioner, their attorneys, and to other individuals as the court directs.	
	Court response to inquiries: "The accompanying report is nonpublic pursuant to statute."		

GUARDIANSHIP OF MINOR: Social	The Social History Form for minor	The social history form may only be released by court order.
	•	The social history form may only be released by court order.
History Form PC 670. (MCR	guardianship is confidential, and is not to	
<u>5.404[A][4])</u>	be released, except on order of the court,	
	to the parties or the attorneys for the	
Duration: From receipt or the Social	parties.	
History.		
	Court response to inquiries:	
	"The social history is nonpublic pursuant	
	to court rule."	
GUARDIANSHIP FOR LEGALLY	A report of a physician or mental health	The report is to be available only to the alleged incapacitated individual,
INCAPACITATED INDIVIDUAL: Report	professional shall not be made part of the	the petitioner, their attorneys, and to other individuals as the court directs.
to accompany initial petition. (MCL	public record of the proceedings. A report	
700.5304[1])	is available to the court or to an appellate	
	court to which the proceedings may be	
Duration: From receipt of the report.	appealed.	
Danasio From rescipt of the report.	appearear	
	Court response to inquiries:	
	·	
	"The accompanying report is nonpublic	
	pursuant to statute."	
SECRET MARRIAGE: Entire file (which	Secret marriage documents shall be	The file can be opened to inspection either though written request and
includes an application for a secret	placed in a "private file." All knowledge of	proper proof of identification of one or both partners to the marriage or
marriage license, the license itself,	facts involved in marriage is "privileged	through written order of a circuit court judge.
and a secret marriage certificate).	communication," and "violation of the	through written order or a chedit court judge.
(MCL <u>551.203-551.204</u>)	confidence" is criminally punishable.	
(INCL <u>331.203</u> - <u>331.204</u>)	confidence is criminally pullishable.	
Duration: From creation of the file.	Court response to inquiries:	
- and an end of the file.	- Commission of magnifest	
	"There is no public record."	
	The existence of secret marriage records	
	cannot be acknowledged.	

WILLS FILED FOR SAFEKEEPING: The	A will in writing that is enclosed in a sealed	During the lifetime of the testator, the will shall be delivered only to the
court shall receive and safely keep	wrapper on which is endorsed the	testator or to some person authorized by the testator in writing. After the
the will and give a certificate of the	testator's name, address, and social	death of the testator and at the first session of the court after the court
deposit of the will. (MCL 700.2515)	security number <i>(optional)</i> may be	receives notice of the testator's death, the will shall be publicly opened
	deposited with the court in the county	and retained by the court.
Duration: From delivery of the will	where the testator resides.	
until the death of the testator.		
	Court response to inquiries:	
	"All wills filed for safekeeping under MCL	
	700.2515 are sealed until the testator's	
	death."	
PETITIONS REQUESTING COURT	Court records maintained under this	Persons seeking access must request a court order.
DETERMINATION WHETHER	section are confidential and open only by	
SERVICES ARE NECESSARY FOR A	order of the court to persons having a	
MINOR (MCL 330.1266): A minor's	legitimate interest.	
parent or person in loco parentis to a		
minor may petition the court	Court response to inquiries:	
requesting the court's determination		
as to whether treatment and	"There is no public record"	
rehabilitation services are necessary		
for the minor.		
Duration: From the filing of the		
petition.		