LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	TO CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Abortion Notification	All trial and appellate court records of actions to determine whether abortion without parental notification is in minor's best interests.	No Public Access.	M.S. 144.343, subd. 6.
Adoption	All court records in adoption proceedings (including a petition or request by adopted person for access to the file or the original birth certificate). SEE ALSO LIMITS ON ACCESS TO VITAL STATISTICS RECORDS	No Public Access For access by parties, child and others, see Minn.R.Adopt.P. 7.	M.S. 260B.171, subd. 4; 260C.171, subd. 2; 259.59, subd. 3; 259.61, 259.89; 144.218, subd. 2; Minn.R.Adopt.P. 7.
Alternative Dispute Resolution	All records of the proceedings before a neutral, including the neutral's personal notes, records and recollections (except arbitration awards that are entered as judgments under Gen. R. Prac. 114.09(d); in non-binding arbitration, if a timely request for trial is made, the arbitration award is to be sealed under Gen. R. Prac. 114.09(f)(3)).	No public Access. (NOTE: notes, records and recollections of the neutral may not be disclosed to the parties.)	Gen.R.Prac. 114.08, 114.09; M.S. 518.1751, subd. 4a (visitation expediter)
Artificial Insemination	All court records relating to artificial insemination.	No Public Access.	M.S. 257.56.
Child Protection	<u>All juvenile court child protection case records filed</u> <u>before June 28, 1998, in the pilot project sites (</u> Goodhue and LeSueur (First Judicial District); Houston (Third Judicial District); Hennepin (Fourth Judicial District); Watonwan (Fifth Judicial District); St. Louis—Virginia (Sixth Judicial District); Clay (Seventh Judicial District); Stevens (Eighth Judicial District); Marshall, Pennington, and Red Lake (Ninth Judicial District); and Chisago (Tenth Judicial District). NOTE: the filing referred to is the filing of individual documents or records, not the initial filing of the case. In some instances this will result in a mixture of publicly accessible and inaccessible records within a single file.	No public access.	Minn.R.Juv.Prot.P. 8.02, subd. 1

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	TO CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Child Protection	All juvenile child protection case records filed before July 1, 2002 in sites that were NOT part of the pilot project (see previous frame for list of pilot project sites). NOTE: the filing referred to is the filing of individual documents or records, not the initial filing of the case. In some instances this will result in a mixture of publicly accessible and inaccessible records within a single file.	No public access.	Minn.R.Juv.Prot.P. 8.02, subd. 2
Child Protection	Electronic Records. Juvenile child protection records maintained in electronic format in court information systems.	No direct public access to information in electronic format unless expressly authorized by the court (e.g., by court order). This is designed to preclude widespread distribution of case records about children into larger, private databases that could be used to discriminate against children for insurance, employment, and other purposes. This concern also underlies the requirement in rule 8.08 that case titles in the petition and other documents include only the names of the parent or other legal custodian or legal guardian, and exclude the names or initials of the children. Courts may by court order, but are not required to, prepare and release to the public appropriate electronic formats such as calendars that identify cases by the appropriate caption. The prohibition on direct public access to electronic formats does not prohibit disclosure of print outs from computer, such as TCIS activity summary, provided information in the print out is not otherwise off limits to the public (see other frames regarding Child Protection records).	Minn.R.Juv.Prot.P. 8.06

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SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Child Protection	Specific juvenile child protection records, cont., (filed after effective date; see above frames for effective dates for pilot and non-pilot counties): (a) – (i) in previous frame (j) records or portions of records that specifically identify a minor victim of an alleged or adjudicated sexual assault; (k) notice of pending court proceedings provided to an Indian tribe by the responsible social services agency pursuant to 25 U.S.C. § 1912 (the Indian Child Welfare Act); (l) records or portions of records which the court in exceptional circumstances has deemed to be inaccessible to the public; and (m) records or portions of records that identify the name, address, home, or location of any shelter care or foster care facility in which a child is placed pursuant to emergency protective care placement, foster care placement, pre-adoptive placement, adoptive placement, or any other type of court ordered placement. (o) separate information statement provided by a party under R. Juv. Prot. P. 16.01, subd. 1, or 33.02, subd. 6, containing the party's address and/or telephone number.	No public access unless admitted into evidence at a hearing or trial without a protective order. An exhibit that has been offered, but not expressly admitted by the court, does not become accessible to the public under Rule 8.05. Exhibits admitted during a trial or hearing are only those exhibits that have been both offered into evidence and admitted by the court in a testimonial-type proceeding. These must be distinguished from items that are merely attached as exhibits to a petition or other publicly accessible document. Merely attaching something as an "exhibit" to another filed document does not render the "exhibit" accessible to the public. NOTE: Under R.Juv.P. 8.04, effective 1-1- 04, unless otherwise ordered by the court (see next panel), the parties have access to items (a) through (m) <u>except</u> items (b), (d) and (e). Whether a person is a "party" is determined under R.Juv.P. 21; a person can be a "participant" (defined in R.Juv.P. 22) without being a "party." For item (o), the court may by order authorize disclosure of address and telephone numbers from separate information statement upon notice and motion requesting such disclosure.	Minn.R.Juv.Prot.P. 8.04; 8.05; 16.01, subd. 1; 33.02, subd. 6.
Child Protection	<u>Public Defender/Fee Waiver Applications</u> . Applications and evaluations submitted to the court for appointment of, or waiver of fees related to, a public defender or other counsel, guardian ad litem, and to proceed in forma pauperis under M.S. chapter 563.	No public access to public defender applications; no public access to remainder unless formally admitted into evidence in a hearing or trial.	M.S. 611.17, subd. 1(b) Access Rule 4, subd.1 (b).

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Child Protection	<u>Protective Order</u> . Records and other information sealed by court order, but, effective 1-1-04, the protective order itself is accessible to the public.	No public access to the records that are sealed, but effective 1-1-04, the protective order itself is accessible to the public. NOTE: the court may also preclude access by a party pursuant to a protective order, so read the protective orders	Minn.R.Juv.Prot.P. 8.01, 8.07
Commitment	Medical Reports. Pre-petition screening report, court appointed examiner's report, and all medical records.	carefully. No Public Access except by express order of court.	Rule 21(b), of the Spec.R.Proc. Governing Proceedings under the MN Commitment and Treatment Act (effective 1/1/00); see also Matter of Jarvis, 433 N.W.2d 120 (Minn. App. 1988) (Reports submitted by a party to appellate court in separate, confidential appendix).
Commitment	Motion to Seal; Sealed Records. Request to seal commitment proceeding records, whether or not request is granted, and if request is granted, any records sealed by court order.	No Public Access. NOTE: Be sure that TCIS® activity summary (IACT) on public access mode does not disclose the existence of the motion.	M.S. 253B.23, subd. 9.

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	TO CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Compulsory Treatment	All court records of proceeding under M.S. 254.09 for compulsory treatment of habitual narcotics user.	No Public Access. NOTE: M.S. 254.09 is a specific type of proceeding. Unless the documents (an affidavit and notice of appearance are the initial pleadings in M.S. 254.09 actions) cite M.S. 254.09, its not a proceeding under M.S. 254.09 and the confidentiality of M.S. 254.09 would not apply. It appears that M.S. 254.09 has become archaic and is now seldom used.	M.S. 254.09.
Court Services	Pre-Sentence Investigation Report. Report including defendant's personal history, mental and physical exams, criminal history, victim impact statement, sentencing worksheet, criminal history reports, and the driving record ("1045").	No Public Access. NOTE: Not applicable to items submitted separate from PSI report (e.g., the 1045 or victim impact statements); these may be covered elsewhere (see, Confidential Driving Record, Domestic Abuse Impact Statement, and Disposition Records, below).	M.S. 609.115, subds. 4, 6, 609.2244.
Court Services	Domestic Abuse Victim Impact Statement. (typically submitted with domestic abuse PSI, discussed above). Other types of victim impact statements are discussed in Court Services, Disposition Records, below	No Public Access.	M.S. 609.2244
Court Services	<u>III System Criminal History Records</u> . Results of a search for arrests, convictions, etc., from other states utilizing the Interstate Identification Index system ("III System") maintained by the FBI and accessed via the Criminal Justice Information System (CJIS) maintained by the Minnesota Bureau of Criminal Apprehension. Results of Minnesota only CJIS search (referred to as "Computerized Criminal History" or "CCH"), or a search of other states through the National Law Enforcement Telecommunication System ("NLETS"), are covered under Court Services Catch All, Disposition Records, below.	No Public Access.	28 C.F.R. § 20.33

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SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Court Services	Court Services Catch All, Part I of III	No Public Access unless admitted into	Access Rule 4, subd.
Except in child		evidence (i.e., marked as exhibit and court	1(b)
protection cases,	Assessments. Assessments identifying an individual's	records prove that judge formally	
which are covered	need for counseling, rehabilitation, treatment or	admitted exhibit into evidence at	
separately above	assistance with personal conflicts (substance abuse	testimonial-type hearing or trial);	
under Child	treatment records, including assessments, are discussed in	provided, however, that the following	
Protection subject	a separate frame, below).	information on adults is accessible to	
area.		public: name, age, sex, occupation, status	
		as a parolee, probationer, or participant in	
		diversion program, and location thereof;	
		offense for which the individual was	
		placed under supervision, dates	
		supervision began and ended and the	
		duration of supervision; information	
		which was public in a court or other	
		agency which originated the data; arrest	
		and detention orders; orders for parole,	
		probation, or participation and the extent	
		to which those conditions have been or	
		are being meet (e.g. probation violation report accompanying a summons,	
		warrant, order to show cause, or order	
		vacating a stayed sentence; but beware of	
		certain non-accessible items such as	
		identity of a juvenile victim of criminal	
		sexual conduct, discussed separately	
		under criminal records, below); identities	
		of agencies and units within agencies and	
		individuals providing supervision; legal	
		basis for change in supervision, and dates,	
		times and locations associated with	
		change.	

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
	<u>related to, counsel, a guardian ad ittem and/or to proceed</u> <u>in forma pauperis under M.S. chapter 563</u> (public defender applications are treated separately), <u>applications</u> <u>for fine payment agreements</u> (but not the terms of the agreement), <u>probation agreement and probation reports</u> <u>not accompanying a summons, warrant or order</u> (but not the terms of the agreement or other public items listed in the accessibility column to the right), <u>victim impact</u> <u>statements</u> , victim offender mediation reports, <u>non-III</u> <u>System criminal history search records</u> (e.g., name change background searches under M.S. 259.11(b) and some guardian/conservator background searches under M.S. 525.545; non-III System searches are either Minnesota only searches for arrests, convictions, etc., on Criminal Justice Information System (CJIS) maintained by the Bureau of Criminal Apprehension, also referred to as "Computerized Criminal History" or "CCH" searches, or searches of other states via the National Law Enforcement Telecommunication System or NLETS; III System Criminal History Records are discussed above), <u>sentencing worksheets</u> revealing prior juvenile offense or prepared on juvenile prosecuted as adult, (cont. next page)	placed under supervision, dates supervision began and ended and the duration of supervision; information which was public in a court or other agency which originated the data; arrest and detention orders; orders for parole, probation, or participation and the extent to which those conditions have been or are being meet (e.g. probation violation report accompanying a summons, warrant, order to show cause, or order vacating a stayed sentence; but beware of certain non-accessible items such as identity of a juvenile victim of criminal sexual conduct, discussed separately under criminal records, below); identities of agencies and units within agencies and individuals providing supervision; legal basis for change in supervision, and dates, times and locations associated with change.	

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Court Services	Court Services Catch All, Part III of III	No Public Access unless admitted into	Access Rule 4, subd.
Except in child		evidence (i.e., marked as exhibit and court	1(b)
protection cases,	Disposition Assisting Records, cont.	records prove that judge formally	
which are covered	visitor reports under M.S. 525.55, subd. 2, except the	admitted exhibit into evidence at	
separately above	return of service portion of the report, restricted driving	testimonial type hearing or trial);	
under Child	record reports obtained from DPS's Datamax system	provided, however, that the following	
Protection subject	(referred to as form "1045") that are marked "RECORD	information on adults is accessible to	
area.	DISSEMINATION RESTRICTED", and <u>all driving</u>	public: name, age, sex, occupation, status	
	record reports obtained from Department of Public	as a parolee, probationer, or participant in	
	Safety's new DVS web site	diversion program, and location thereof;	
	(www.dps.state.mn.us/esupport).	offense for which the individual was	
		placed under supervision, dates	
	Assessments and Disposition Records discussed in	supervision began and ended and the	
	previous frames	duration of supervision; information	
		which was public in a court or other	
	Custody Recommendations.	agency which originated the data; arrest	
		and detention orders; orders for parole,	
	Guardian ad litem (GAL) Reports. Combination of three	probation, or participation and the extent	
	subsets listed above; includes, in dissolution cases,	to which those conditions have been or	
	written GAL reports concerning the best interests of the	are being meet (e.g. probation violation	
	child, but excludes records of other activities GAL may	report accompanying a summons,	
	undertake when given party status, such as: (1) filing	warrant, order to show cause, or order	
	pleadings, motions, notices, memoranda, and briefs; (2)	vacating a stayed sentence; but beware of	
	conducting and responding to discovery; and (3)	certain non-accessible items such as	
	requesting hearings, introducing exhibits, subpoenaing	identity of a juvenile victim of criminal	
	witnesses, examining witnesses, and filing appeals.	sexual conduct, discussed separately	
	Develople start Eastersteine E. S. S. S.	under criminal records, below); identities	
	<u>Psychological Evaluations</u> . E.g., in criminal cases	of agencies and units within agencies and	
	(Excludes such evaluations in Commitment cases, which	individuals providing supervision; legal	
	are discussed separately above.)	basis for change in supervision, and dates,	
		times and locations associated with	
		change.	

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	TO CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Court Services	Predatory Sex Offender Notification and Registration Advisory Forms. Used at sentencing to advise defendants of their obligation to register as a predatory sex offender.	No Public Access. NOTE: Law enforcement is authorized under M.S. 244.052, subd. 4, to release certain information to the public about sex offenders.	M.S. 243.166, subd. 7
Court Services	Substance Abuse Treatment Records (includes assessments).	No Public Access except by consent or court order.	42 U.S.C. § 290dd-2; 42 C.F.R. 2.1-2.67. M.S. 169A.70, subd. 3.
Conceal and Carry Gun Permit Appeals	<u>Hearing Records in Conceal and Carry Gun Permit</u> <u>Appeals</u> , including the transcript, court reporter's stenographic notes and any back-up or primary audio tapes of the hearing, and all exhibits received into evidence at the hearing. NOTE that the public IS entitled to access to the other case records related to the gun permit appeal, including the petition, findings of fact, conclusions of law, the courts order or decision, the writ, and the TCIS/MNCIS register of actions records.	No Public Access.	M.S. 624.714, subd. 12
Criminal (see also Court Services Records)	<u>Arrest Warrant: Order Not to File</u> . Warrant, charging instrument, or other supporting evidence or information for which an order not to file has been entered.	No Public Access until execution and return.	R.Crim.P. 33.04.
Criminal	Search Warrant; General. Search warrants and related documents. Note: See also Search Warrant: Order Not to File, below.	No public access until after the search or ten days has expired since issuance of warrant.	R.Crim.P. 33.04; 36.06.
Criminal	Search Warrant; Order Not to File. Warrant, charging instrument, or other supporting evidence, information, or related documents for which an order not to file has been entered.	No Public Access until: (1) commencement of criminal proceeding utilizing evidence obtained in or resulting from the search; or (2) at such other time specified in the order.	R.Crim.P. 33.04; 36.06.
Criminal	Wiretap Warrant. Warrant, application, affidavits, return, supporting evidence or related documents concerning application for, or granting or denial of, a warrant authorizing interception of communications pursuant to M.S. 626A.0123.	No Public Access except by court order.	M.S. 626A.08, subd. 2.

\* = Litigants or other participants may have different access rights. See also Tables on Public Access to Administrative Records and Vital Statistics Records.

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Criminal	<u>Intercept Orders</u> . Orders authorizing use of pen register, trap and trace device, or mobile tracking device. Includes applications and returns.	No Public access except by court order.	M.S. 626A.37, subd. 4(1).
Criminal	<u>Application for Public Defender</u> . Application by defendant seeking appointment of counsel. (This does NOT include ex parte requests for services other than counsel under M.S. 611.21.)	No Public Access	M.S. 611.17, subd. 1(b)
Criminal	Identity of Juvenile Victim of Sexual Assault. Information in, or relating to, complaints or indictments charging violation of M.S. 609.342, .343, .344, .354, which specifically identifies a victim who is a minor.	No Public Access except by court order. (Does not permit denial of public access to other information in the records, including identity of defendant.)	M.S. 609.3471.
Criminal	<u>Grand Jury Indictment</u> . Applies to indictment and related warrant or summons only. (For all other records relating to grand juries, see Grand Jury Proceedings, below)	No Public Access until defendant is in custody or appears before the court.	R.Crim.P. 18.05; 18.08.
Criminal	<u>Grand Jury Proceedings</u> . All records, except indictment (see Indictment, above), of grand jury proceedings, including transcript and fact that no indictment was returned (often referred to as "no-bill"). Also includes a petition or request by the county attorney to convene a grand jury, and any resulting court order or memo granting or denying the request.	No Public Access. NOTE: No access by defendant unless authorized by court order.	R.Crim.P. 18.05; 18.08; In re Grand Jury of Hennepin County, 271 N.W.2d 817 (Minn. 1978); In re Grand Jury of Wabasha County, 309 Minn. 148, 244 N.W.2d 253 (1976).
Criminal	<u>Hearing on Discovery Issues</u> . Sealed record of "in camera" (i.e. private) proceeding (including related documents and other items) in which denial or regulation of discovery has been granted.		R.Crim.P. 9.03, subds. 5, 6, 7.
Criminal	<u>Hearing on HIV Testing</u> . Sealed record of "in camera" (i.e. private) proceeding and all related documents regarding HIV test request by victim of sexual assault or any other violent crime. (NOTE: statute contemplates that if request is granted, no court record of the proceeding or the test is to be maintained; consult court order for specific directions.)	No Public Access. NOTE: Consult court order for directions as to disclosure and destruction of record. NOTE ALSO: Be sure that TCIS® activity summary (IACT) on public access mode does not disclose the existence of the motion.	M.S. 611A.19

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	TO CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Criminal	Hearing Prior to Trial or Outside Presence of Jury. Record (including transcript) of proceeding that has been closed to the public (e.g. due to prejudicial publicity).	No Public Access until completion of trial or disposition without trial.	R.Crim.P. 25.01; 26.03, subd. 6.
Criminal	Order Restricting Access. Records that have been restricted from public access by court order.	No Public Access except pursuant to terms of the order.	R.Crim.P. 25.03.
Criminal	Pardon Extraordinary Granted on or before July 31, 1992. All court records (including index references) relating to a conviction for which a pardon extraordinary has been granted on or before July 31, 1992.	No Public Access. (NOTE: Unsealed file may only be used for purposes of a criminal investigation, prosecution, or sentencing, and should not otherwise be disclosedrecommend resealing file.)	M.S. 638.02; 1991 Minn. Laws ch. 319, sections 26, 32.
Criminal	<ul> <li><u>Expunged Records</u>. All court records, including index references, sealed by court order and relating to:         <ul> <li>a juvenile prosecuted as an adult following certification to district court under M.S. 260.125;</li> <li>certain controlled substance offenses dismissed or discharged under M.S. 152.18, subd. 1;</li> <li>criminal proceedings not resulting in a conviction.</li> </ul> </li> </ul>	No Public Access. (Note: Upon request, the existence of the sealed record and the right to have the record unsealed may be disclosed to law enforcement, prosecution, or corrections authorities. Sealed file may be opened for purposes of a criminal investigation, prosecution, or sentencing upon an ex parte court order. No order is required to open a sealed file	M.S. 609A.0103 (effective May 1, 1996; requests for expungement preceding the effective date are governed by M.S. 609.168; 242.31; 152.18, subd. 2).
Criminal	<u>Miscellaneous Expunged Records</u> . All records relating to charges or convictions expunged or sealed by court order to prevent unfairness or to prevent infringement of constitutional right.	No Public Access.	Minn. Const. art. III, section 1.
Criminal	<u>Juror Names and Addresses Sealed by Order</u> . Names and addresses of jurors when access has been restricted by court order. (See also Jury records, below)	No Public Access. NOTE: Access by parties is controlled by court order.	R.Crim.P. 26.02, subd. 2(1) (effective 1-1-99).
Depositions and Discovery (Civil Cases)	Protective Order. Depositions, documents, and other information sealed by court order.	No Public Access.	R.Civ.P. 26.03.

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	TO CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Dissolution, Custody & Support	<ul> <li><u>Social Security Numbers</u>. All social security numbers contained in petitions, orders, decrees and other documents <u>submitted to or issued by the court prior to</u> July 1, 2005.</li> <li>For Social Security Numbers submitted on or after July 1, 2005.</li> </ul>	No Public Access.	Gen.R.Prac. 313.01 (2004)
Dissolution, Custody & Support	2005, see Restricted Identifiers, below. <u>Tax Returns submitted to the court prior to July 1, 2005</u> . For Tax Returns submitted on or after July 1, 2005, see Financial Source Documents, below.	No Public Access.	Gen.R.Prac. 313.02 (2004)
Dissolution, Custody & Support	<u>Records Sealed to Protect Welfare of Child</u> . Records sealed by court order regarding an interview, report, investigation, or testimony of child involved in custody proceeding.	No Public Access.	M.S. 518.168 (d).
Dissolution, Custody & Support	Records Sealed to Protect Health or Safety of Party or Child. Address or identifying information on party or child, declared not to be disclosed by court order in proceedings under M.S. chapter 518C. (Uniform Interstate Family Support Act).	No access except by order of court.	M.S. 518C.312
Dissolution, Custody & Support	Identifying Information in Interstate Child Custody <u>Proceedings</u> . Identifying information on a party or child if the party alleges in an affidavit or pleading under oath that the health, safety or liberty of a party or child would be jeopardized by disclosure of the identifying information; applies to child custody proceedings under M.S. chapter 518D (the Uniform Child Custody Jurisdiction and Enforcement Act).	Statute directs that records shall be sealed and that there shall be no disclosure of identifying information to other party or the public except by order of court.	M.S. 518D.209

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Domestic Abuse	<u>General</u> . All court records of action for domestic abuse protection pursuant to M.S. 518B.01, except information regarding petitioner's location or residence (discussed in next panel below). Does NOT include 5th degree domestic assaults or non-518B harassment petitions (e.g., petitions under M.S. 609.748).	No Public Access until court order pursuant to M.S. 518B.01, subds. 5 or 7 is served upon respondent. (CAUTION: Petitions are occasionally denied or withdrawn before service upon respondent, in which case the petition is NOT accessible to the public or to the respondent named in the petition.)	Access Rule 4, subd. 1(a).
Domestic Abuse (continued)	Petitioner's Address. Information in court records of action for domestic abuse protection pursuant to M.S. 518B.01 regarding the petitioner's location or residence.	If requested by petitioner, no public access; information may be disclosed only to court personnel or law enforcement for purpose of service of process, conducting an investigation, or enforcing an order.	M.S. 518B.01, subd. 3b.
Financial Source Documents	<ul> <li><u>Financial Source Documents in All Case Types</u>.</li> <li>Financial source documents (income tax returns, W-2 forms and schedules, wage stubs, credit card statements, financial institution statements, check registers, and other financial information deemed financial source documents by court order) submitted to the court under a cover sheet designated "Sealed Financial Source Documents" on or after July 1, 2005.</li> <li>For tax returns submitted to the court prior to July 1, 2005 in family cases, see "Dissolution, Custody &amp; Support," "Tax Returns" above.</li> </ul>	The Financial Source Documents are not accessible to the public unless: (a) formally marked as an exhibit and records indicate the presiding judge admitted the document into evidence in a testimonial type hearing or trial; or (b) public access is authorized by the court after notice and motion. The cover sheet listing the documents, however, is accessible to the public.	Gen.R.Prac. 11.03, 11.05, 361.02, 361.05, 370.04, 371.04, and 372.04

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Genetic Information	<u>Genetic Information</u> . Records on genetic information, other than records that have been admitted into evidence in a hearing or trial, that are <u>from medical or scientific</u> <u>professionals</u> , including but not limited to reports and affidavits. "Genetic information" means information about a specific human being that is derived from the presence, absence, alteration, or mutation of a gene or genes, or the presence or absence of a specific deoxyribonucleic acid or ribonucleic acid marker or markers, and which has been obtained from an analysis of an individual's biological information or specimen of a person to whom an individual is genetically related.	No public access to reports from medical or scientific professionals unless such reports have been formally marked as an exhibit and records show that presiding judge has received the report into evidence in a testimonial type hearing or trial.	Access Rule 4, subd. 1(f).
Judge's Notes and Drafts	All notes, memoranda or drafts thereof prepared by a judge, staff attorney, law clerk, legal assistant, or secretary and used in the process of preparing a final decision or order. (Note: "final" means decision or order is not a preliminary draft.) Includes audio tape of conciliation court proceedings. Does <u>not</u> include official minutes prepared pursuant to M.S. 546.2425.	No Public Access.	Access Rule 4, subd. 1(c).
Jurors	<u>Juror Identities Sealed in Criminal Case</u> . Names, addresses, telephone numbers, and other identifying information on jurors when access has been restricted by court order in criminal case.	No Public Access. NOTE: Access restrictions might be limited to a specific time frame, so consult the court order. Access by parties is also controlled by the court order.	R.Crim.P. 26.02, subd. 2(1).
Jurors	Sealed Transcript of <i>In Camera</i> Juror <i>Voir Dire</i> in <u>Criminal Case</u> . The transcript of oral questioning of a potential juror with the public excluded from proceeding, when access to the transcript is restricted by court order in a criminal case.	No Public Access.	R.Crim.P. 26.02, subd. 4(4) (effective 2-1- 2004).

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	TO CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Jurors	<u>General Juror Information</u> . Lists of prospective grand and petit juror, and qualification questionnaires returned by jurors. Does <u>not</u> include supplemental juror questionnaire in criminal case (see R.Crim.P. 26.02, subd. 2(3) and form 50) or civil case (see "Supplemental Questionnaire," below), juror names entered on official minutes prepared pursuant to M.S. 546.2425 (i.e., witness/juror/exhibit log IS accessible to the public) or verdict forms in publicly accessible proceedings, unless access to the names is restricted by court order (see previous panels). Includes voter registration list that is used as the juror source list.	No Public Access to social security numbers. No public access to remainder of information except by permission of court upon written request;	Gen.R.Prac. 807(e); 814.
	the voter registration list minus date of birth) is available from the county auditor or secretary of state.)		
Jurors	Supplemental Questionnaire in civil cases. Supplemental juror questionnaires completed by jurors in civil cases.	No public access unless formally admitted into evidence in a publicly accessible hearing or trial	R.Civ.P. 47.01.
	Does <u>not</u> include supplemental juror questionnaire in criminal case (see R.Crim.P. 26.02, subd. 2(3) and form 50) or qualification questionnaires (see "General Juror Information," above).		

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Juvenile	General. All juvenile delinquency and extended	No Public Access except by order of the	Access Rule 4, subd.
Delinquency and	jurisdiction juvenile (EJJ) court records except, for cases	court.	1(d); R.Juv.Del.P. 30,
EJJ (child	pending on or after August 1, 1986, "legal records" of		15.03, subd. 4, 18.04,
protection is	delinquency or EJJ proceedings alleging or proving a	NOTE: If a juvenile is referenced for	subd. 4, 19.03, subd. 4,
addressed	felony level violation by a juvenile at least 16 years old at	prosecution as an adult, a regular, adult	and 20.02, subd. 5; M.S.
separately, above)	the time of violation. "Legal records" includes petition,	criminal complaint or indictment will	260B.163, subd. 1;
	summons, notice, findings, orders, decrees, judgments,	eventually be filed (and if not, the matter	260B.171, subd. 4.
	motions, and documents so designated by the court.	continues in juvenile court as if no	
	"Legal Records" would not include a sentencing	reference occurred). <u>If EJJ status is</u>	
	worksheet, predisposition report under rule 15.03,	revoked and the stay of the adult sentence	
	certification study under rule 18.04, social, psychiatric or	is lifted, the jurisdiction of the juvenile	
	psychological studies under rule 19.03, or mental	court terminates and subsequent records	
	condition reports under rule 20.02. NOTE: If all felony	are generated in adult criminal court. In	
	charges are dismissed prior to hearing or trial, the court	either case, the public may access only the	
	may want to issue an order clarifying public access to the	adult criminal file, subject to the	
	"legal records." NOTE ALSO the exception to public	exceptions listed in this table for adult	
	access for such legal records that identify a minor victim of sexual conduct (see next panel), reveal any	criminal files.	
	information about HIV testing requested by victim of	Note: Military recruiters and prospective	
	sexual assault or other violent crime. (see second panel,	employers often request access to	
	below), or relate to search warrants (see third panel,	nonpublicly-accessible delinquency	
	below). For delinquency and EJJ records closed before	records and may even present a written	
	August 1, 1986, please consult your record retention	waiver from the juvenile to support their	
	schedule.	request. R. Juv. Del. P. 30.02, subd. 3(C),	
		expressly prohibits access by prospective	
		employers or military services to any	
		nonpublicly-accessible delinquency	
		records. The prohibition in rule 30.02	
		negates any purported waiver and the	
		nonpublicly-accessible delinquency	
		records may not be disclosed to military	
		recruiters or prospective employers.	

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Juvenile Delinquency and EJJ (child protection is addressed separately, above)	Information In "Legal Records" of Delinquency and EJJ Proceedings Identifying Juvenile Victim of Sexual Assault Committed by 16+ Year Old. "Legal records" of delinquency and extended jurisdiction juvenile proceedings alleging or proving a felony level violation committed by a juvenile at least 16 years old at the time of violation, is a specific subcategory of juvenile court records that are accessible to the public (see previous panel), except that the court may not disclose any information in the legal records relating to charged violations of M.S. 609.342, .343, .344, .345, .3451 which specifically identifies a victim who is a minor. "Legal records" includes petition, summons, notice, findings, orders, decrees, judgments, motions, and documents so designated by the court.	No Public Access except by order of the court. NOTE: Does not permit denial of public access to other information in the "legal records" of proceedings alleging or proving a felony level violation by a juvenile at least 16 years old at the time of violation.	M.S. 609.3471.
Juvenile Delinquency and EJJ (child protection is addressed separately, above)	Information in "Legal Records" of Delinquency and EJJ Proceedings Revealing HIV Test Requested by Victim. "Legal records" of delinquency and extended jurisdiction juvenile proceedings alleging or proving a felony level violation committed by a juvenile at least 16 years old at the time of violation, is a specific subcategory of juvenile court records that are accessible to the public (see previous panel), except that the court may not disclose any information in the legal records relating to HIV testing requested by a victim of sexual assault or any other violent crime. (NOTE: statute contemplates that if request is granted, no court record of the proceeding or the test is to be maintained; consult court order for specific directions.)	No Public Access. NOTE: Consult court order for directions as to disclosure and destruction of record. NOTE ALSO: Be sure that TCIS® activity summary (IACT) on public access mode does not disclose the existence of the motion.	M.S. 611A.19

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Juvenile Delinquency and EJJ (child protection is addressed separately, above)	Search Warrant Information In "Legal Records" of Delinquency and EJJ Proceedings. "Legal records" of delinquency and extended jurisdiction juvenile proceedings alleging or proving a felony level violation committed by a juvenile at least 16 years old at the time of violation, is a specific subcategory of juvenile court records that are accessible to the public (see previous panels), except that search warrants and related information that have been designated for filing in juvenile court are accessible to the public only to the same extent that such information is accessible to the public in adult criminal proceedings (see "Search Warrant; General" and "Search Warrant; Order Not to File" under the Criminal Case Records sections, above).	see "Search Warrant; General" and "Search Warrant; Order Not to File" under the Criminal Case Records sections, above	R.Juv.Ct. 4.01, 4.02 (effective September 1, 2003);
Maternity-Paternity	All court records, except "final judgment" (but not findings of fact or social security numbers) and affidavits filed pursuant to M.S. 548.09091, of action to determine existence of parent-child relationship. (NOTE: "Final judgment" means an appealable judgment, BUT findings of fact and social security numbers contained in the judgment papers are NOT accessible to the public).	No Public Access. NOTE: Public access allowed only to "final judgment," which means appealable judgment, BUT findings of fact and social security numbers contained in the judgment papers are NOT accessible to the public.	M.S. 518.146, 257.70, 257.66, 42 U.S.C. 405(c)(2)(C)(viii).
Name Change	All records of a name change in connection with a witness and victim protection program. Note: access to criminal history background search records for other change of name proceedings (i.e., those not involving witness or victim protection programs) is covered under Court Services Catch All, above.	No public access to file and no public acknowledgment of file. Court is to issue an order prohibiting all access to the file except that file is accessible to law enforcement, probation, and corrections.	M.S. 259.10, subd. 2.

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SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Race Records	Race Records. The contents of completed race census forms obtained from participants in criminal, traffic, juvenile and other matters, and the contents of race data fields in any judicial branch computerized information system. This does <u>not</u> prevent public access to source documents such as complaints or petitions that are otherwise accessible to the public.	No Public Access. Bulk Data disclosures. Race records may be disclosed in bulk format if the recipient of the records signs a nondisclosure agreement approved by the state court administrator and obtains a supreme court order authorizing the bulk data disclosure.	Access Rule 4, subd. 1(e).
Restricted Identifiers	Restricted Identifiers in All Case Types.RestrictedIdentifiers (social security number, employeridentification number, and financial account numbers of aparty or other person) that are:-set forth on a Confidential Information Form(Gen.R.Prac. Form 11.1) submitted by a party orprepared by the court on or after July 1, 2005; or maintained by the court in its register of actions (i.e.,activity summary or similar information that lists thetitle, origination, activities, proceedings and filings ineach case), calendars, indexes, and judgment docket; or included on judgments, orders, decisions, and noticesissued by the court on or after July 1, 2005.For social security numbers contained in petitions,orders, decrees and other documents submitted to orissued by the court prior to July 1, 2005, in family lawcases, see "Dissolution, Custody & Support," "SocialSecurity Numbers," above.	No public access. NOTE: The parties are solely responsible for ensuring that restricted identifiers do not otherwise appear on any pleading or other document (except the confidential Information form 11.1) filed by a party with the court on or after July 1, 2005. The court administrator is <b>not</b> responsible for reviewing each pleading or document filed by a party on or after July 1, 2005, to ensure that Restricted Identifiers appear only on the Confidential Information Form. The Confidential Information Form shall not be accessible to the public. Courts shall not include restricted identifiers on judgments, orders, decisions, and notices issued by the court on or after July 1, 2005, except on the Confidential Information Form, which is not accessible to the public.	Gen.R.Prac. 11.02; 361.02, 361.05, 370.04, 371.04, and 372.04.

LEGAL COUNSEL DIV., STATE COURT ADMIN.	LIMITS ON PUBLIC ACCESS T	O CASE RECORDS	REV. 6/22/07
SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Remote Access	Remotely Accessible Case Records, cont.	Data Element Exclusions: no remote access to the following data fields with regard to parties or their family members, jurors, witnesses (other than expert witnesses), or victims of a criminal or delinquent act: social security numbers and employer identification numbers; street addresses; telephone numbers; financial account numbers; and in the case of a juror, witness (except and expert witness), or victim of a criminal or delinquent act, information that either specifically identifies the individual or from which the identity of the individual could be ascertained.	Access Rule 8, subd. 2
		NOTE: Street addresses of parties may be made available by access agreement in a form prepared by the state court administrator and approved by the Judicial Council.	
* = Litigants or other participants may	have different access rights. See also Tables on Public Access to Administrative Records and Vital S	NOTE: It is recommended that court personnel preparing judgments, orders, appellate opinions and notices limit the disclosure of street addresses, phone numbers and identities to what is necessary and relevant for the purposes of the document. Inclusion of SSN or financial account numbers is precluded as discussed in the section on Restricted Identifiers, above. Disclosure of juror information is restricted as discussed in Juror Records, above.	
		Disclosure Authorized by Order. After	

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SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Remote Access	Remotely Accessible Case Records, cont.	Preconviction Restrictions: reasonable efforts and reasonable and proportionate resources must be expended to prevent preconviction criminal records from being electronically searched by defendant name by the majority of known, mainstream automated tools. These tools include the courts' own computer systems (e.g., MNCIS). "Preconviciton criminal record" is a record, other than an appellate court record, for which there is no conviction as defined in MINN. STAT. § 609.02, subd. 5 (2004), on any of the charges. An "appellate court record" means the appellate court's opinions, orders, judgments, notices and case management system records, but not the trial court record related to an appeal.	Access Rule 8, subd. 2
* = Litigants or other participants may	have different access rights. See also Tables on Public Access to Administrative Records and Vital	E-mail and Facsimile Transmission. Any record custodian may, in the custodian's discretion and subject to applicable fees, provide public access by e-mail or facsimile transmission to publicly accessible records that would not otherwise be remotely accessible under Access Rule 8, subd. 2 (e.g., criminal complaints, pleadings, orders, disposition bulletins, and other documents). This restores prior practice that was inadvertently cut off by the scope of "remote access" limits. Limiting such disclosures to the discretion of the court administrator relies on the common sense of court staff to ensure that this exception does not swallow the limits on remote and bulk data access. Statistics Records. Page 23 of 25 (continued next page)	

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SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Remote Access	Remotely Accessible Case Records, cont.	Bulk Data disclosures: Bulk data disclosure of electronic case records is limited to records that are remotely accessible except that preconviction records are not accessible unless the recipient enters into an agreement in the form approved by the state court administrator providing that the recipient will not disclose or disseminate the data in a manner that identifies specific individuals who are the subject of such data. Bulk disclosures of Attorney Registration records must comply with Rule 7.B. of the Rules of the Supreme Court for Registration of Attorneys	Access Rule 8, subds. 2, 3 (effective 7-1-2005); R.Atty.Reg. 7E.
		Appellate briefs. The State Law Library may, to the extent that it has the resources and technical capacity to do so, provide remote access to appellate court briefs provided that the following are redacted: appendices to briefs, data listed in Rule 8, subd. 2(b) of access rules, and other records that are not accessible to the public. <u>Criminal Justice Agencies</u> . Criminal justice agencies may have broader remote access rights. See Access Rule 8, subd. 4 for details.	

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SUBJECT AREA	RECORD DESCRIPTION	ACCESSIBILITY	AUTHORITY
Wills	Sealed wills deposited for safekeeping.	NOTE:Upon testator's death, the court may deliver the will to the appropriate court.Under Gen.R.Prac. 418: (1) a person may withdraw their own will or 	M.S. 524.2-515.