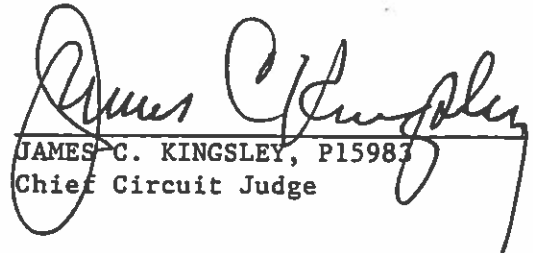


Pursuant to provisions of MCR 8.110(E):

1. Court stenographer (reporter) notes, tapes, and/or recordings of Circuit Court reporters shall be destroyed, in felony cases resulting in conviction of the defendant of a felony, fifteen years after the date made; notes, tapes, and/or recordings in all other Circuit Court proceedings shall be destroyed ten years after the date made. If notes, tapes, and/or records are transcribed and filed with the Court in any proceeding before the Court, they shall be destroyed one year after the date of filing of the transcript with the Circuit Court Clerk.
2. If a transcript of a trial or other proceeding in Circuit Court is ordered other than for filing in the case, the court stenographer (reporter) shall prepare and file a certified copy of the transcript in the case file at the expense of the person ordering the original transcript unless a copy has been previously filed with the Court; or, unless otherwise ordered by the Chief Circuit Judge.
3. — The court stenographer (reporter) shall provide the Circuit Court Administrator, periodically, with a listing of notes, tapes, and/or recordings eligible for destruction on such a form as the administrator may prescribe. The Court Administrator shall prepare such forms as the appropriate state agency shall require, obtain approvals necessary, and direct the destruction of eligible records.
4. This Order is effective April 1, 1993.

Dated: _____

3/10/93


JAMES C. KINGSLEY, P15983
Chief Circuit Judge

