87 WISACT 150

1987 Senate Bill 90

- 852 -

Date of enactment: March 10, 1988 Date of publication: March 16, 1988

1987 Wisconsin Act 150

AN ACT to create 59.715 (24), 59.716 (5) and 59.717 (5) of the statutes, relating to destruction or transfer of district attorney records.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 59.715 (24) of the statutes is created to read:

59.715 (24) (a) Any district attorney record, after it has first been photographed or microphotographed and preserved under s. 889.30.

- (b) Any case record of a traffic, misdemeanor, civil or related case, 3 years after commencement of the action.
- (c) Any case record of a felony or related case, after the mandatory release date established under s. 53.11 (1), if applicable, of any person convicted of that felony or 10 years after commencement of the action, whichever is later.

(d) Any other district attorney record not included under pars. (a) to (c) made or received in connection with a transaction as evidence of a district attorney's activities or functions, after 6 years.

SECTION 2. 59.716 (5) of the statutes is created to read:

59.716 (5) District attorney records subject to destruction under s. 59.715 (24).

SECTION 3. 59.717 (5) of the statutes is created to read:

59.717 (5) District attorney records subject to destruction under s. 59.715 (24).