Rule 4-202.03. Records Access.

Intent:

3 To identify who may access court records.

Applicability:

6 This rule applies to the judicial branch.

Statement of the Rule:

(1) **Public Court Records.** Any person may access a public court record.

(2) **Sealed Court Records.** An adoptive parent or adult adoptee may obtain a certified copy of the adoption decree upon request and presentation of positive identification. A petitioner in an expunged case may obtain certified copies of the expungement order and the case history upon request and in-person presentation of positive identification. An official court transcriber may obtain a video record of a court proceeding for the purposes outlined in Rule 5-202. A court employee may obtain a video record of a court proceeding if needed to fulfill official court duties. Otherwise, no one may access a sealed court record except by order of the court. A judge may review a sealed record when the circumstances warrant.

- (3) **Private Court Records.** The following may access a private court record:
 - (3)(A) the subject of the record;

(3)(B) the parent or guardian of the subject of the record if the subject is an unemancipated minor or under a legal incapacity;

(3)(C) a party, attorney for a party, or licensed paralegal practitioner for a party to litigation in which the record is filed;

(3)(D) an interested person to an action under the Uniform Probate Code;

(3)(E) the person who submitted the record;

(3)(F) the attorney or licensed paralegal practitioner for a person who may access the private record or an individual who has a written power of attorney from the person or the person's attorney or licensed paralegal practitioner;

(3)(G) an individual with a release from a person who may access the private record signed and notarized no more than 90 days before the date the request is made;

(3)(H) anyone by court order;

42 43	(3)(I) court personnel, but only to achieve the purpose for which the record was submitted;
44 45	(3)(J) a person provided the record under Rule 4-202.04 or Rule 4-202.05; and
46 47 48	(3)(K) a governmental entity with which the record is shared under Rule 4-202.10.
49	(4) Protected Court Records. The following may access a protected court record:
50	(4)(A) the person or governmental entity whose interests are protected by closure;
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52	(4)(B) the parent or guardian of the person whose interests are protected by closure if
53 54	the person is an unemancipated minor or under a legal incapacity;
55	(4)(C) the person who submitted the record;
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57	(4)(D) the attorney or licensed paralegal practitioner for the person who submitted the
58	record or for the person or governmental entity whose interests are protected by closure
59	or for the parent or guardian of the person if the person is an unemancipated minor or
60	under a legal incapacity or an individual who has a power of attorney from such person
61	or governmental entity;
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63	(4)(E) an individual with a release from the person who submitted the record or from the
64	person or governmental entity whose interests are protected by closure or from the
65	parent or guardian of the person if the person is an unemancipated minor or under a
66	legal incapacity signed and notarized no more than 90 days before the date the request
67	is made;
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69	(4)(F) a party, attorney for a party, or licensed paralegal practitioner for a party to
70	litigation in which the record is filed;
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72	(4)(G) anyone by court order;
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74	(4)(H) court personnel, but only to achieve the purpose for which the record was
75 76	submitted;
76	(4)/I) a marron manifold the record under Dule 4 202 04 or Dule 4 202 05; and
77	(4)(I) a person provided the record under Rule 4-202.04 or Rule 4-202.05; and
78	(4)(1) a governmental antity with which the record is shared under Dule 4 202 10
79	(4)(J) a governmental entity with which the record is shared under Rule 4-202.10.
80 81	(5) Juvenile Court Social Records. The following may access a juvenile court social record:
82	(5)(A) the subject of the record, if 18 years of age or over;
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84 85	(5)(B) a parent or guardian of the subject of the record if the subject is an unemancipated minor;
86	and managed minor,
87	(5)(C) an attorney or person with power of attorney for the subject of the record;
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89	(5)(D) a person with a notarized release from the subject of the record or the subject's
90	legal representative dated no more than 90 days before the date the request is made;
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92	(5)(E) the subject of the record's therapists and evaluators;
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94	(5)(F) a self-represented litigant, a prosecuting attorney, a defense attorney, a Guardian
95	ad Litem, and an Attorney General involved in the litigation in which the record is filed;
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97	(5)(G) a governmental entity charged with custody, guardianship, protective supervision,
98	probation or parole of the subject of the record including juvenile probation, Division of
99	Child and Family Services and Juvenile Justice Services;
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101	(5)(H) the Department of Human Services, school districts and vendors with whom they
102	or the courts contract (who shall not permit further access to the record), but only for
103	court business;
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105	(5)(I) court personnel, but only to achieve the purpose for which the record was
106	submitted;
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108	(5)(J) a governmental entity with which the record is shared under Rule 4-202.10;
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110	(5)(K) the person who submitted the record;
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112	(5)(L) public or private individuals or agencies providing services to the subject of the
113	record or to the subject's family, including services provided pursuant to a nonjudicial
114	adjustment, if a probation officer determines that access is necessary to provide
115	effective services; and
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117	(5)(M) anyone by court order.
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119	(5)(N) Juvenile court competency evaluations, psychological evaluations, psychiatric
120	evaluations, psychosexual evaluations, sex behavior risk assessments, and other
121	sensitive mental health and medical records may be accessed only by:
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123	(5)(N)(i) the subject of the record, if age 18 or over;
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125	(5)(N)(ii) an attorney or person with power of attorney for the subject of the
126	record;
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128 129	(5)(N)(iii) a self-represented litigant, a prosecuting attorney, a defense attorney, a Guardian ad Litem, and an Attorney General involved in the litigation in which the
130	record is filed;
131	, and the second se
132	(5)(N)(iv) a governmental entity charged with custody, guardianship, protective
133	supervision, probation or parole of the subject of the record including juvenile
134	probation, Division of Child and Family Services and Juvenile Justice Services;
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136	(5)(N)(v) court personnel, but only to achieve the purpose for which the record
137	was submitted;
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139	(5)(N)(vi) anyone by court order.
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141	(5)(O) When records may be accessed only by court order, a juvenile court judge will
142	permit access consistent with Rule 4-202.04 as required by due process of law in a
143	manner that serves the best interest of the child.
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145	(6) Juvenile Court Legal Records. The following may access a juvenile court legal record:
146	(6)(A) all who may access the juvenile court social record;
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148	(6)(B) a law enforcement agency;
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150	(6)(C) a children's justice center;
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152	(6)(D) public or private individuals or agencies providing services to the subject of the
153	record or to the subject's family;
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155	(6)(E) the victim of a delinquent act may access the disposition order entered against the
156	minor; and
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158	(6)(F) the parent or guardian of the victim of a delinquent act may access the disposition
159	order entered against the minor if the victim is an unemancipated minor or under legal
160	incapacity.
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162	(7) Safeguarded Court Records. The following may access a safeguarded record:
163	(7)(A) the subject of the record;
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165	(7)(B) the person who submitted the record;
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167	(7)(C) the attorney or licensed paralegal practitioner for a person who may access the
168	record or an individual who has a written power of attorney from the person or the
169	person's attorney or licensed paralegal practitioner;
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171	(7)(D) an individual with a release from a person who may access the record signed and
172	notarized no more than 90 days before the date the request is made;
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174	(7)(E) anyone by court order;
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176	(7)(F) court personnel, but only to achieve the purpose for which the record was
177	submitted;
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179	(7)(G) a person provided the record under Rule 4-202.04 or Rule 4-202.05;
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181	(7)(H) a governmental entity with which the record is shared under Rule 4-202.10; and
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183	(7)(I) a person given access to the record in order for juvenile probation to fulfill a
184	probation responsibility.
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186	(8) Court personnel shall permit access to court records only by authorized persons. The court
187	may order anyone who accesses a non-public record not to permit further access, the violation
188	of which may be contempt of court.
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190	(9) If a court or court employee in an official capacity is a party in a case, the records of the
191	party and the party's attorney are subject to the rules of discovery and evidence to the same
192	extent as any other party.
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194	Effective: November 1, 20232