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3	,		HOUSE BILL 2319
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7		r An Act To Be Entitled	4
8		I AN ACT TO BE ENUME ING RECORD RETENTION OF	
9 10		Y COURTS; AND FOR OTHER	
11		1 COURTS; AND FOR OTHER	A TURIOSES.
12		Subtitle	
13		ERNING RECORD RETENTION	I OF
14	DISTRICT CO	URTS AND CITY COURTS.	
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16			
17	BE IT ENACTED BY THE GENERAL	ASSEMBLY OF THE STATE (	OF ARKANSAS:
18			
19	SECTION 1. Arkansas Co	ode § 16-10-207(1), con	cerning controls for
20	uniform traffic tickets of po	olice departments and ma	arshal's and sheriff's
21	offices under the Arkansas Di	strict Courts and City	Courts Accounting Law, is
22	amended to read as follows:		
23	(1) Controls for	Uniform Traffic Ticket	ts:
24	(A) A list	of all uniform traffic	c ticket books and the
25	corresponding range of ticket	s in each book shall be	e kept in the police
26	department, office of city or	town marshal, or sher	iff's office;
27	(B) The is	suance of the uniform	traffic ticket books shall
28	be the responsibility of the	chief of police, marsh	al, or sheriff, or someone
29	who is delegated the authorit	y to do so;	
30	(C) Each p	oatrolman, including als	so the chief of police,
31	marshal, or sheriff, shall si	lgn a receipt for each	uniform traffic ticket
32	book issued to him <u>or her</u> . Th	nis receipt book shall l	be made available for
33	inspection;		
34		nief of police, marshal	
35	-		ickets issued shall be
36	entered on the arrest report;	and and	

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1	(E) As each ticket book is completed, it shall immediately		
2	be filed with the court clerk and made available for inspection; and		
3	(F) The completed ticket books shall be maintained by the		
4	court clerk for a period of at least three (3) years and in no event shall be		
5	disposed of prior to being audited for the period in question;		
6			
7	SECTION 2. Arkansas Code § 16-10-210 is amended to read as follows:		
8	16-10-210. Accounting systems above minimum.		
9	(a) In the event any Any official charged with the maintenance of		
10	accounting or bookkeeping records under the provisions of this subchapter who		
11	feels his whose system of bookkeeping is such that it does not strictly		
12	adhere to the provisions of this subchapter but, in that official's opinion,		
13	equals or exceeds the basic <del>system</del> <u>requirements</u> prescribed by this		
14	subchapter, he may request the court's presiding judge to request a review by		
15	the staff of the Legislative Joint Auditing Committee.		
16	(b) Upon the committee's concurrence with such facts the official's		
17	opinion regarding the capability of the existing system of bookkeeping, the		
18	committee may issue a certificate a letter shall be issued by the committee		
19	to that official the court's presiding judge stating that the official's		
20	accounting system is of a degree of sophistication such that the basic		
21	requirements of this subchapter are being $met_{\underline{ullet}}$		
22	(c) and exempting the After issuance of the letter by the committee		
23	under subsection (b) of this section, the official is exempt from the		
24	requirements of the particulars of the system procedures prescribed by this		
25	subchapter provided the official's system of bookkeeping is not altered.		
26			
27	SECTION 3. Arkansas Code Title 16, Chapter 10, Subchapter 2 is amended		
28	to add an additional section to read as follows:		
29	16-10-211. Record retention schedule.		
30	(a) All towns, cities, and counties of the State of Arkansas shall		
31	maintain records for the district courts and city courts and are to:		
32	(1) Permanently maintain:		
33	(A) Case indices for all courts;		
34	(B) Case dockets for all courts;		
35	(C) Warrants;		
36	(D) Waivers:		

1	(E) Expungement and sealed records;		
2	(F) Circuit court judgments;		
3	(G) Files concerning convictions under the Omnibus DWI		
4	Act, § 5-65-101 et seq.;		
5	(H) Files concerning cases resulting in a suspended		
6	imposition of sentence; and		
7	(I) Domestic battering files;		
8	(2) Maintain for seven (7) years or until audited:		
9	(A) Records and reports of court costs;		
10	(B) Fines and fees assessed and collected;		
11	(C) Complete case files and written exhibits for all		
12	courts;		
13	<pre>(D) Month-end settlements;</pre>		
14	(E) Monthly distribution reports;		
15	(G) Show cause orders;		
16	(H) Case information, including arrest reports and		
17	affidavits; and		
18	(I) Alternative service or community service time sheets;		
19	<u>and</u>		
20	(3) Maintain for three (3) years or until audited:		
21	(A) Bank reconciliations;		
22	(B) Check book registers;		
23	(C) Cancelled checks;		
24	(D) Bank statements;		
25	(E) Receipts;		
26	(F) Deposit collection records;		
27	(G) Budget packets or books;		
28	(H) Accounts payable;		
29	(I) Payroll time sheets;		
30	(J) Information concerning vacation and sick leave;		
31	(K) Month-end payroll; and		
32	(L) Ticket books from each police department and sheriff's		
33	office.		
34	(b) After a town, city, or county has maintained records for the time		
35	periods required by subdivisions (a)(2) or (3) of this section or after the		
36	records described in subdivisions (a)(2) or (3) of this section have been		

1	audited, the records may be destroyed.	
2	(c) When records are destroyed under subsection (b) of this section,	
3	the town, city, or county shall document the destruction by the following	
4	procedure:	
5	(1) An affidavit is to be prepared stating:	
6	(A) Which records are being destroyed and to which period	
7	of time the records apply; and	
8	(B) The method of destruction; and	
9	(2)(A) For city court records, the affidavit described in	
10	subdivision (c)(l) of this section is to be signed by the town or city	
11	employee performing the destruction and one (1) town or city council member.	
12	(B) For district court records, the affidavit described in	
13	subdivision (c)(l) of this section is to be signed by the town, city, or	
14	county employee performing the destruction and one (1) employee of the	
15	governing body or, if applicable, governing bodies which contribute to the	
16	expenses of the court.	
17	(d)(l) In addition to the procedure described in subsection (c) of	
18	this section, the approval of the town or city council for destruction of	
19	documents shall be obtained prior to the destruction of city court records	
20	and an appropriate note of the approval indicated in the town or city council	
21	minutes along with the destruction affidavit.	
22	(2) In addition to the procedure described in subsection (c) of	
23	this section, the approval of the governing body or, if applicable, governing	
24	bodies that contribute to the expenses of the court shall be obtained prior	
25	to the destruction of district court records and an appropriate note of the	
26	approval indicated in the minutes of the governing body or bodies along with	
27	the destruction affidavit.	
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