

**IN THE SUPREME COURT OF THE STATE OF KANSAS**

**ADMINISTRATIVE ORDER 138**

WHEREAS, pursuant to Kansas Constitution, Article 3, § 1 (K.S.A. 20-101), the Supreme Court has general administrative authority over all courts of this state, including municipal courts; and,

WHEREAS, enactment of the Kansas sentencing guidelines has put new emphasis on the complete criminal history of a defendant; and,

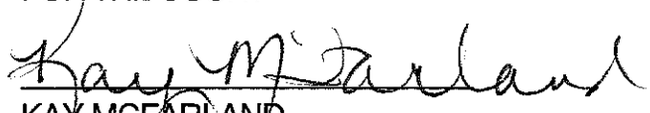
WHEREAS, the Supreme Court has undertaken a review of its record retention and preservation policies:

NOW THEREFORE, IT IS DETERMINED AND ORDERED that any records of municipal ordinance convictions of misdemeanors including Reckless Driving K.S.A. 8-1566; Driving on a Suspended License K.S.A. 8-262(a); No Driver's License K.S.A. 8-235; Failure to Stop at an Injury Accident K.S.A. 8-1602; Eluding a Police Officer K.S.A. 8-1568; and Open Container K.S.A. 8-1599 and all previous cites shall be maintained for fifty (50) years from the date of filing unless reproduced in accordance with K.S.A. 12-122. Such reproductions will be deemed to be an original record for all purposes in accordance with K.S.A. 12-123.

THIS ORDER rescinds Administrative Order Number 89 of this Court dated March 8th, 1994.

BY ORDER OF THE COURT this 1<sup>st</sup> day of June, 1999.

FOR THE COURT

  
KAY MCFARLAND  
Chief Justice