1	HOUSE OF REPRESENTATIVES - FLOOR VERSION		
2	STATE OF OKLAHOMA		
3	1st Session of the 56th Legislature (2017)		
4	COMMITTEE SUBSTITUTE		
5	FOR HOUSE BILL NO. 1189 By: Gann of the House		
6	and		
7	Shaw of the Senate		
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10	COMMITTEE SUBSTITUTE		
11	An Act relating to counties and county officers; amending 19 O.S. 2011, Sections 155.1, 155.5, 155.7,		
12	215.22, as amended by Section 1, Chapter 305, O.S.L. 2013, 215.36, 286, 288 and 517.1, as amended by		
13	Section 1, Chapter 299, O.S.L. 2014 (19 O.S. Supp. 2016, Sections 215.22 and 517.1), which relate to		
14	microfilming of certain documents; modifying		
15	references to microfilming; and providing an effective date.		
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19	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
20	SECTION 1. AMENDATORY 19 O.S. 2011, Section 155.1, is		
21	amended to read as follows:		
22	Section 155.1 The county assessor in any county is authorized		
23	to destroy any of the records which have been on file in his office		
24	for more than seven (7) years, including all assessment rolls,		

1 assessment listing sheets relating to tangible or intangible personal properties, monies and credits, real estate, or corporation 3 properties, all balance sheets, and all homestead exemption 4 applications. All records which have been on file in his office for 5 more than two (2) years, prior to the current calendar year and less than seven (7) years, may be destroyed if compliance is made with 6 7 statutes authorizing the microfilming digitizing or other reproduction of records and storage of reproductions thereof. 8 viewerscope computer shall be provided, the costs, maintenance and 9 10 supplies therefor be paid from the county general fund, to 11 accommodate public reference to the filmed digitized records. 12 State Library may be given any record which would be destroyed upon 13 request therefor.

SECTION 2. AMENDATORY 19 O.S. 2011, Section 155.5, is amended to read as follows:

Section 155.5 A. As to the records that are not destroyed as provided for in Section 2 above 155.4 of this title, the county treasurer in each county in Oklahoma, after compliance with provisions of statute as to microfilming the digitizing of records, storing original negatives, and providing for convenient viewing of reproductions thereof, is hereby authorized, each year, to destroy the hereinafter mentioned types of work books, reports and records that have been on file or stored in his office for a period of time longer than the period specifically indicated, as follows:

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1		REQUISITE TIME OF
2		RETAINING
3	TYPE OF RECORD	ORIGINAL
4	Tax Rolls and Tax	
5	Roll adjustments	6 years
6	Tax Sale and Resale	
7	Records	6 years
8	Special Assessment Rolls	6 years after due date
9	Tax Protest Records	Until final settlement
10	Tax Receipts	
11	Real Property,	
12	personal property	7 years
13	Special Assessments,	
14	emergency or back	
15	assessments, and	
16	mortgage tax receipts	2 years
17	Municipal Bond Records	7 years after final
18		settlement
19	Personal Tax, Warrants	
20	and Records	2 years
21	B. All the records abov	e described in Section 2, subsection
22	paragraph 3 of Section 155.4	of this title, may be destroyed after
23	two (2) years provided the s	ame are filmed digitized; and further
24	provided that the State Audi	tor and Inspector has audited said

1 records and has not directed such original records to be retained.

2 | Such filmed digitized records must be retained until such time as

3 | the original, if it had been retained, would have been seven (7)

4 years old.

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5 | SECTION 3. AMENDATORY 19 O.S. 2011, Section 155.7, is

amended to read as follows:

Section 155.7 A. County officers may have any or all records kept by any county office photographed, microphotographed digitized, photostated, reproduced on film or stored on optical disk. Such film or reproducing material shall be of durable material and the device used to reproduce such records on film or other material shall be such as to accurately reproduce and perpetuate the original records in all details.

- B. The photostatic copy, photograph, microphotograph digital copy, photographic film or optical disk of the original records shall be deemed to be an original record for all purposes, and shall be admissible in evidence in all court or administrative agencies.

 A facsimile, exemplification or certified copy thereof shall, for all purposes recited herein, be deemed to be a transcript, exemplification or certified copy of the original.
- C. Whenever such reproduced records shall be placed in conveniently accessible files and provisions made for preserving, examining and using same, the county officer may certify those facts to the board of county commissioners. All such records shall be

1 | archived or disposed of according to the provisions of the Oklahoma 2 | State Statutes and any other such restrictions as may be applicable.

SECTION 4. AMENDATORY 19 O.S. 2011, Section 215.22, as amended by Section 1, Chapter 305, O.S.L. 2013 (19 O.S. Supp. 2016, Section 215.22), is amended to read as follows:

Section 215.22 A. The district attorney is hereby authorized to destroy all or a portion of his or her office records and files relating to:

- 1. Any felony case or record relating to a felony investigation except where a homicide is involved, provided a period of ten (10) years shall have elapsed since the last action in said case and provided the district attorney shall microfilm digitize or provide computer storage for such felony cases;
- 2. Any misdemeanor or traffic case or record relating to a misdemeanor or traffic investigation, provided a period of five (5) years shall have elapsed since the last action in said case and provided the district attorney in his or her discretion may microfilm digitize or provide computer storage for such misdemeanor or traffic cases to be destroyed;
- 3. Any juvenile case, provided a period of ten (10) years shall have elapsed since the last action in said case and provided the district attorney in his or her discretion may microfilm digitize or provide computer storage for such juvenile case to be destroyed; and

- 4. Any civil case, provided a period of ten (10) years shall have elapsed since the last action in said case and provided the district attorney in his or her discretion may microfilm digitize or provide computer storage for such civil case to be destroyed.
- B. The district attorney is authorized to reproduce a copy of such record, file or case stored on microfilm digitally or in computer storage as provided in this section and such copy or computer-generated image or record may be used by the district attorney in lieu of the destroyed record, file or case, for all purposes.
- SECTION 5. AMENDATORY 19 O.S. 2011, Section 215.36, is amended to read as follows:
 - Section 215.36 A. Effective January 1, 1983, it shall be the duty of the board of county commissioners of each county in each district attorney's district to provide:
 - 1. Sufficient office space in the county courthouse, and the costs of utility services for power, lighting, heat, cooling, appropriate janitorial service, and costs of maintenance, upkeep, and repair of such space, for the personnel and programs of the office of the district attorney;
- 2. A sufficient law library and subscriptions to legal
 2. publications necessary for the performance of the duties of the
 2. district attorney, the same to remain an asset and property of the
 2. county;

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- 3. Sufficient funds for the costs and necessary expenses of investigation, prosecution or defense of any action, whether contemplated or actual, wherein the county officers, county appointees or employees, while acting in their official capacity may be party plaintiffs, defendants or intervenors;
- B. Capital assets or properties presently owned by each county and assigned for use to the office of the district attorney shall continue to be furnished and owned by said county for use by the office of the district attorney, with the expense of ordinary maintenance and repair to be paid by the state. At such time as the utility of the same shall be of no benefit and, when authorized by the District Attorneys Council, such property shall be returned to the county for disposal as provided by law. Said equipment's equitable replacement is to be provided by the state. Capital assets or properties presently leased by the county and assigned for use to the office of the district attorney shall be assigned to the state by the county, at the request of the Council; thereafter, said capital assets or properties shall be leased by the state, subject to the terms and conditions of the lease agreements. Lease payments shall become the responsibility of the state. Capital assets or properties presently held by the county under an approved leasepurchase agreement for equipment or properties assigned to the office of the district attorney, may, at the election of the Council, be assumed by the state and any existing intangible worth

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The county shall be released from financial responsibility of leasepurchase payments under the terms of said agreement and held
harmless therefrom by the state. In the event the agreement is
completed to full term, the asset acquired shall be the property of
the state. In the event the state, through the Council, declines to
assume such obligation under any pending lease-purchase agreement,

by reason of such assumption shall be the property of the state.

- assume such obligation under any pending lease-purchase agreement,
 said county shall retain such agreement and the equipment or the
 property held thereunder, and shall have the right to assign such
 equipment or property and its use to any county use which may be
 provided by law.

 C. Counties having a population of three hundred thousand
 - C. Counties having a population of three hundred thousand (300,000) or more shall, and counties having a population of less than three hundred thousand (300,000) may, furnish sufficient equipment and personnel for equipment operation for such computer services and microfilming digitizing as the district attorney deems necessary.
- SECTION 6. AMENDATORY 19 O.S. 2011, Section 286, is amended to read as follows:
 - Section 286. The county commissioners shall furnish, and the county clerk shall maintain, in the office of the county clerk, suitable records for storage for all instruments of writing subject by law to be recorded in the office of the county clerk. Suitable record may include either photographic copy, microphotographic

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digital copy or computer storage of such instruments. All records shall be available to the public for immediate viewing and reproduction. The county clerk shall retain sole custody and responsibility for the records of the office. All micrographic digital copies shall be produced to meet archival standards and a security copy shall be maintained. Stored documents shall meet the guidelines set forth in Section 214 of Title 74 of the Oklahoma Statutes.

SECTION 7. AMENDATORY 19 O.S. 2011, Section 288, is amended to read as follows:

Section 288. A. The county clerk shall also keep a well-bound book in which shall be platted all maps of cities and towns, or additions to the same, cemeteries and other plats, required by law to be recorded within his county, together with description, acknowledgment or other writing thereon, and file the original plat in his office. He shall index such plat book under appropriate headings in the plat book. Provided, the county clerk shall be prohibited from recording a plat of any subdivision which is by name duplicative of the name of any platted subdivision of record in his county.

B. In the alternative, said record may be kept on microfilm digitally if said records may be reproduced to their original size.

1	SECTION 8. AMENDATORY 19 O.S. 2011, Section 517.1, as	
2	amended by Section 1, Chapter 299, O.S.L. 2014 (19 O.S. Supp. 2016,	
3	Section 517.1), is amended to read as follows:	
4	Section 517.1 The governing body of each county may establish a	
5	length of time for the county to keep departmental records and	
6	authorize the sheriff to properly dispose of or convert to microfilm	
7	or a similar medium digitize all records not specifically addressed	
8	in other statutes. Such records shall be kept for a minimum of	
9	seven (7) years; provided, however, if the sheriff is the sole	
10	source for such records, the records shall be kept for a minimum of	
11	seven (7) years.	
12	SECTION 9. This act shall become effective November 1, 2017.	
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14	COMMITTEE REPORT BY: COMMITTEE ON RULES, dated 03/01/2017 - DO PASS, As Amended and Coauthored.	
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HB1189 HFLR BOLD FACE denotes Committee Amendments.