

HB 2112 A summary states “updates definitions and terminology used in public records law pertaining to records retention.” The bill requires the expanded retention of audio visual records including for legal, administrative, [legal] fiscal, tribal cultural, historical or research [and research] purposes. The bill is from the Secretary of State in the executive branch. This applies to the Judicial Branch which submitted no testimony. Why? How does the Executive Branch direct the Chief Justice of the Judicial Branch under the separations of powers. Then it continues to exempt the Legislative Branch from the public records changes. So much for transparency. Do as I say not as I do!