

95. Destruction of court records when negatives held

Subject to sections 92 and 96 a court record may, if a negative of it is held by or on behalf of the Court, be destroyed at any time after the expiration of 3 years from the time when it became a court record, but in that case the negatives shall be so held until —

- (a) in the case of the negative of a court record of a criminal proceeding, the expiration of 53 years; or
- (b) in the case of a negative of a court record of a civil proceeding, the expiration of 25 years,

from the time when the court record became a court record.

[Section 95 inserted by No. 122 of 1984 s.12.]