

Justice  
Rebecca Grassl Bradley

Justice  
Rebecca Frank Dallet

Justice  
Jill J. Karofsky

Justice  
Janet C. Protasiewicz

16 East State Capitol  
PO Box 1688  
Madison, WI 53701-1688

October 12, 2023

**RECEIVED**

OCT 31 2023

CLERK OF SUPREME COURT  
OF WISCONSIN

The recent welcome revision to CCAP records retention is **far from over!**

However, I am writing because I believe the courts are being deceived as to the truth about how long and the complexity that would be involved in complying with the court order to purge eviction records more than 2 years old.

CCAP administrators are notorious s for slow-walking records management when they don't agree with the orders.

The issue is rather simple: The court ordered "eviction cases": be purged from the CCAP system which has been used as a weapon against people and forced into the courts. The punishment is a retained court record for 20 years that is used against anyone who access the CCAP system. A punishment that is not only unreasonable but extreme. Over the years, Landlord-tenant eviction action has become a money-making industry for the courts, the landlords, and lawyers all of whom capitalize on the misery of those forced into the systems for whatever reason

The process of purging the records appears to be slow-walking because the unelected administrative powers disagree with the court's decision. Don't take my word for it. Just do a cursory investigation that should take no more than two days and the facts will bear out the truth. I urge the court to remain vigilant and aware of the processes being used as an excuse not to comply. In many cases, even a week of these records remaining in place makes a difference if a person is able to find housing or "any housing/". Some will and remain homeless, or even worse being extorted into agreeing to outrageous rental /lease terms that they cannot afford or comply with even if they wanted to:

The purpose of CCAP is to reflect an accurate record of the "court's "proceedings, not to include indefinite additional punishment on the citizens above and beyond the court's determinations. Does the Courts meaning of "Purging" the records" really mean "Purge" and not recoverable" or pretend to "Purge" with the ability to recover later?

CCAP is littered with record retention abuses, excessive processes, and costs in order to correct the records or ensure the record can be used as punishment above and beyond what the courts have

determined. The DMV court records issues "lifetime" punishments". I personally know of cases where people were forced to flee the state and their families only to find out the excessive records system follows them for decades inflicting lifelong harm.

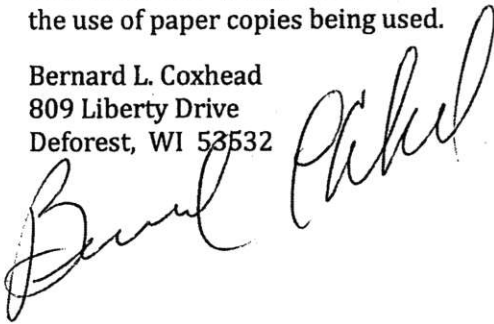
It is simple" Having an IT background: A simple search routine looking for two parameters,

The word "**Eviction**" in case type and a "**date**" two years prior to the current date, would generate a list of eligible records to be purged: Based upon search, the purge could be executed with a push of a keystroke. Instead, rest assured, those running the system are trying to find ways to keep the records instead of purging them. There are many examples of just this thing happening

For those operating the CCAP system to tell the courts that each record has to be hand purged is simply a "lie" and is being used to prolong the clearing of the records as ordered by the courts.

I would hope the court would consider amending its order to include a mandatory "Compliance Date". And that "purge" means removal without recovery. I also noticed that the order was silent on the use of paper copies being used.

Bernard L. Coxhead  
809 Liberty Drive  
Deforest, WI 53532

A handwritten signature in cursive script, appearing to read "Bernard L. Coxhead", written over the typed name and address.