

\* The proposed amendment to Access to Court Records Rule 5(D) would make attorney email addresses confidential in the Roll of Attorneys unless the attorney authorizes to make available to the public. The proposed amendment would also move language that makes attorney residence information confidential from (D)(3) to (D)(4).

**Rule 5: Records Excluded From Public Access.**

...

**(D) Court Administrative Records That Must Be Excluded From Public Access.**

The following Court Administrative Records are confidential and must be excluded from Public Access:

...

(3) Attorney ~~residence addresses and~~ email addresses provided to the Clerk of the Supreme Court pursuant to Admission & Discipline Rule 2 ~~unless the attorney has authorized their email address be made available to the public on the Roll of Attorneys except for such administrative purposes approved by the Chief Administrative Officer;~~

(4) Places of residence of judicial officers, ~~attorneys,~~ clerks and other employees of courts and clerks of court; unless the person or persons about whom the information pertains waives confidentiality;

...

...