## ORDER PERMITTING DESTRUCTION OF COURT RECORDS Commonwealth of Massachusetts Framingham District Court District Court Department of the Trial Court Court Division: It is hereby Ordered that, in accordance with the provisions of Supreme Judicial Court Rule 1:11: ի Case papers and records may be destroyed in the following cases filed during the periods shown, and which have been finally disposed of for 10 years or more and sampled pursuant to Section 6 of the rule, except sealed records which must be retained for 100 years: Criminal, filed from 2013 through 2013 through 2813 Civil, filed from 2013 through 2013 Small Claims, filed from 2013 through 2013 Summary Process, filed from 2013 through 2013 Supplementary Process, filed from 2013 Ihrough 2013 Mental Health, filed from 2013 through 2013 Abuse Restraining Orders, filed from 2013 through 2013 Civil Motor Vehicle infractions, filed from 2013 Motor Vehicle Parking Violations, filed from 2013 through 2013 through 2013 Litlering Violations, filed from 2013 through 2013 Bicycle Violations, fited from 2013 through 2013 Pedestrian Violations, filed from 2018 through 2013 Municipal Dog Control Violations, filed from 12013 through 2013 Decriminalized Ordinance or By-Law Violations, filed from 2013 through 2013 Juvenile Delinquency, filed from 2013 Other Decriminalized Regulatory Offenses, filed from <sup>2013</sup> through 2013 through 2013 Care and Protection, filed from 2013 retained for at least 10 years, or until the youngest child or young adult named on the pelition has reached the age of 22, whichevor is the later date. 2. The following records shall be retained permanently: All cases decided by the Supreme Judicial Court Any records dated or known to have been filed earlier than 1800 and all records from any predecessor of the District Court Dockets and extended records, except for dockets and extended records for minor violation records, subject to sampling provisions set forth in an Order issued by the Supreme Judicial Court pursuant to Section 6 All case records, acknowledgements, and agreements filled to establish paternity pursuant to G.L. c. 209C All case records filed in or relating to an adoption filed pursuant to G.L. c. 210, or a name change filed pursuant to G.L. c. 210. § 12 3. A copy of this Order shall be published and posted, and any responses received as a result of such publications shall. be sent by the Clerk Magistrate to the First Justice of this court and the Chief Justice of the District Court Department, at least 30 days before any such papers or records are destroyed. CERTIFICATE OF CLERK MAGISTRATE I certify that the dockets of this court for the above cases contain essential information including entries, in those cases in which counsel is required, indicating representation by counsel or waiver of counsel and including, in civil cases, information sufficient to permit execution on a judgment within twenty years after the date of the Judgment CLERK MAGISTRATE WIME (PRINTED) CLERK MAGISTRATE SIGNATURE Further information may be obtained from: FIRST JUSTICE NAME (PRINTED) DAVID W. FIRST JUSTICE SIGNATURE

CHIEF JUSTICE SIGNATURE

CHIEF JUSTICE NAME (PRINTEO)

Stacey J. Fortes