

[(v)] (IV) Trade secrets, [privileged] information PRIVILEGED BY LAW, and confidential commercial, financial, geological, or geophysical data furnished by or obtained from any person;

[(vi)] (V) Library, archives, and museum material contributed by private persons, to the extent of any limitations placed thereon as conditions of such contribution; [and]

[(vii)] (VI) Hospital records relating to medical administration, medical staff, personnel, medical care, and other medical information, whether on individual persons or groups, or whether of a general or specific classification;

[(viii)] (VII) School district records containing information relating to the biography, family, physiology, religion, academic achievement, and physical or mental ability of any student except to the person in interest or to the officials duly elected and appointed to supervise him[-]; AND

[(ix)] (VIII) Circulation records maintained by public libraries showing personal transactions by those borrowing from them.

(d) [If] WHENEVER the custodian denies A WRITTEN REQUEST FOR access to any public record OR ANY PORTION THEREOF UNDER THIS SECTION, THE CUSTODIAN SHALL PROVIDE the applicant [may request] WITH a written statement of the grounds for the denial, which statement shall cite the law or regulation under which access is denied[, ] AND ALL REMEDIES FOR REVIEW OF THIS DENIAL AVAILABLE UNDER THIS ARTICLE. [and it] THE STATEMENT shall be furnished [forthwith] to the applicant WITHIN TEN WORKING DAYS OF DENIAL. IN ADDITION, ANY REASONABLY SEVERABLE PORTION OF A RECORD SHALL BE PROVIDED TO ANY PERSON REQUESTING SUCH RECORD AFTER DELETION OF THOSE PORTIONS WHICH MAY BE WITHHELD FROM DISCLOSURE.

[(e) Any person denied the right to inspect any record covered by this article may apply to the circuit court of the county where the record is found for any order directing the custodian of such record to show cause why he should not permit the inspection of such record.]

[(f)] (E) If, in the opinion of the official custodian of any public record WHICH IS OTHERWISE REQUIRED TO BE DISCLOSED UNDER THIS ARTICLE, disclosure of the contents of said record would do substantial injury to the public interest, [notwithstanding the fact that said record might otherwise be available to public inspection, he may apply] THE OFFICIAL CUSTODIAN MAY TEMPORARILY DENY DISCLOSURE PENDING A COURT DETERMINATION OF WHETHER DISCLOSURE WOULD DO SUBSTANTIAL INJURY TO THE PUBLIC INTEREST PROVIDED THAT, WITHIN TEN WORKING DAYS OF THE