THE GENERAL ASSEMBLY OF PENNSYLVANIA

$\begin{array}{l} HOUSE BILL \\ \text{No.} \quad 1407 \, \text{Session of} \\ \text{2001} \end{array}$

INTRODUCED BY ROSS, TANGRETTI, HERMAN, LESCOVITZ AND BARD, APRIL 24, 2001

REFERRED TO COMMITTEE ON JUDICIARY, APRIL 24, 2001

AN ACT

1 2 3 4	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, further providing for additional methods for the recording and copying of certain records.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Sections 4323 and 4324 of Title 42 of the
8	Pennsylvania Consolidated Statutes are amended to read:
9	§ 4323. Form of permanent recordation.
10	[Records which are classified as records of permanent value
11	shall, prior to destruction or other removal from the office of
12	the person having custody thereof, be processed in conformity
13	with general rules so that they may be reproduced by any
14	photostatic, photographic, microphotographic, microfilm, video
15	tape, magnetic tape, or other mechanical process which produces
16	a clear, accurate and permanent copy, microcopy or reproduction
17	of the original, in accordance with standards not less than
18	those approved for permanent records by the National Bureau of

1 Standards.] Any photostatic, photographic, microphotographic, microfilm, microcard, miniature photographic, optical, 2 3 electronic or other process which accurately reproduces the original and forms a durable medium for recording, storing and 4 5 reproducing the original in accordance with standards, policies and procedures for the creation, maintenance, transmission or 6 reproduction of images of records approved by the governing 7 8 authority may be utilized for reproducing records as authorized 9 in accordance with this subchapter. Any document within the scope of this section and which previously has been recorded, 10 copied or recopied also may be reproduced by processes 11 authorized by this section. 12 13 § 4324. Copies of destroyed records. The photostatic, photographic, microphotographic, 14 microfilmed, miniature photographic, optical, electronic or 15 otherwise reproduced copy of any record destroyed or disposed of 16 17 as authorized pursuant to this subchapter, or a certified copy 18 thereof, shall be admissible in evidence in any matter, and 19 shall have the same force and effect as though the original 20 record had been produced and proved. It shall be the duty of the person who would have had custody of the original record, had it 21 22 not been destroyed pursuant to law, to prepare enlarged, typed 23 or photographic copies of such reproduced records whenever their production is required. 24 25 Section 2. This act shall take effect immediately.