F.R.Civ.P. 79. Records Kept by the Clerk LRCiv 79.1

CUSTODY AND DISPOSITION OF NON-ELECTRONICALLY SUBMITTED EXHIBITS, ADMINISTRATIVE RECORDS, AND SEALED DOCUMENTS

(e) Sealed Documents – Search Warrants, <u>Tracking Warrants</u>, and Orders on Pen Registers, Orders on Trap and Trace Devices, and Mobile Tracking Device Warrants §2703(d) Applications. Unless otherwise ordered by the Court, any search warrant, <u>tracking warrant</u>, or order on pen register, order on trap and trace device, or mobile tracking device warrant application under 18 U.S.C. §2703 (d) ordered sealed by a Magistrate Judge in a criminal matter on or after December 1, 20142022, will be unsealed 180 days one year after the file date of the search warrant or §2703(d) order, or the expiration date of the pen/trap order or tracking warrant. At least 60 days before the expiration of the sealing order, the Clerk of Court must notify the Criminal Chief at the Office of the United States Attorney, or designee, of the date when the documents will be unsealed. Before the expiration of the sealing order, the government may move the court to unseal the documents or to extend the sealing order. A motion to unseal or to extend a sealing order may be filed ex parte. Documents that have been unsealed may be destroyed when eligible under the Records Disposition Schedule in the Guide to Judiciary Policy.