

Borough of Helmetta

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BOROUGH OF HELMETTA OPEN PUBLIC RECORDS ACT REQUEST FORM

Daniel's Law

Daniel's Law was enacted in response to the tragic death of Daniel Anderl, the son of Judge Esther Salas and Mark Anderl. The law prohibits disclosure of the residential addresses of certain persons covered by the law ("Covered Persons") on websites controlled by state, county, and local government agencies. The community of Covered Persons includes former, active, and retired judicial officers, prosecutors, and members of law enforcement and their immediate family members residing in the same household.



BOROUGH OF HELMETTA OPEN PUBLIC RECORDS ACT REQUEST FORM

51 Main Street, Helmetta, NJ 08828 732-521-4946 X100 (phone) 732-605-9466 (fax) M.Hallerman@helmettaboro.com Melissa Hallerman



The last page of this form contains important information related to your rights concerning government records. Please read it carefully,

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Requestor Information- Please Print	Payment information
First Name MI Last Name	Maximum Authorization Cost:
E-mall Address	Select Payment Method:
Mailing Address	Cash Check Money Order Fees: Letter-size pages- \$0.05 per page
CityZIp	Legal-size pages - \$0.07 per page Other materials (CD, DVD, etc.) - actual cost of material.
Telephone Fax	Delivery: Delivery/postage fees are additional cost, depending upon delivery type.
Preferred Delivery: Pick-up U.S. Mall On-Site Inspect Fax E-mall	Extras: Special service charge dependent
If you are requesting records containing personal information, please circle one: Under penalty of N.J.S.A. 2C:28-3, I certify that I HAVE / I HAVE NOT been convicted of any indictable offense under the laws of New Jersey, any other state, or the United Stated.	upon request.
Signature Date	
Record Request information: Please be as specific as possible in describing the records being rec preferred method of delivery will only be accommodated if the custodian has the technological r records will not be jeopardized by such method of delivery.	quested. Also, please note that your means and the Integrity of the
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Est Document Cost Est, Delivery Cost Est, Extres Cost Total Est, Cost Doposit Amount Estimated Balanco		Disposition Notes Custodian: If any part of request cannol be delivered in seven business days, detell reasons here.	Tracking il formation Tracking il Reo'd Date Ready Date Totel Pagos	Final Cost Total Deposit Balanco Duo Galanco Pald ards Provided
Deposil Dato		in Progress - Open Donlod - Closed Fillod - Closed Partial - Closed	Custodian Signature	Date
DEPOSITS	The state of the s			
The custodian may anticipates that the	require a deposit ag documents requeste	ainst costs for reproducing documen d will cost in excess of \$5 to reprodu	ls sought through an anonymou	s request whenever the custodian
the opportunity to r	eview and object to	inted under OPRA, that amount will the charge prior to it being incurred pay a deposit or pay in full prior to re	 If, however, you approve of the 	ilred under the statute. You have ne fact and amount of the special
(To be completed multiple records	d by the Custodian o	<u>UEST FOR RECORDS IS DENIED</u> f Records — check the box of the nu pecific as to which exemption(s) app possible, but no later than se	nbered exemption(s) as they apply to each record. Response is	oly to the records requested. If
E Legislative Law enforc M C di	records ement records; edical examiner phot iminal investigatory solosed)	<u>N.J.S.A.</u> 47:14 visory, consultative or deliberative m ios records (howaver, <u>N.J.S.A.</u> 47:1A-3	naterial	gatory information which must be
Trade secret Any record Administrat	within the attorney-cive or technical info	ommercial or financial information illent privilege rmation regarding computer hardw	are, software and networks whi	ch, if disclosed would jeopardize
bullding or	or security Informa facility or persons the easures and surveil	tion or procedures for any building erein ance techniques which, if disclosed,		•
Information Information An A	which, if disclosed, generated by or on y sexual harassmer by grievance lied by disclive negotiations	would give an advantage to competl behalf of public employers or public it complaint filed with a public emplo or against an employee documents and statements of strate	employees in connection with: yer say or negotialing	
manageme Information Certificate of Social security Credit oard Unilsted tel	nt office that is to be kept co of honorable dischar Irity numbers numbers ephone numbers	ation between a public agency and nitidential pursuant to court order ge lasued by the United States gove		
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<u> </u>	Ongoing investigations of non-law enforcement agencies (must prove disclosure is inimical to the public interest) N.J.S.A. 47:1A-3.a. Public defender records N.J.S.A. 47:1A-5.k. Upholds exemptions contained in other State or federal statutes and regulations, Executive Orders, Rules of Court, and privileges created by State Constitution, statute, court rule or judicial case law N.J.S.A. 47:1A-9 Personnel and pension records (however, the following information must be disclosed: * An individual's name, title, position, salary, payroli record, length of service, date of separation and the reason for such separation, and the amount and type of any pension received * When required to be disclosed by another law, when disclosure is essential to the performance of official duties of a person duly authorized by this State or the US, or when authorized by an individual in interest * Date contained in information which disclose conformity with specific experiential, educational or medical qualifications required for government employment or for receipt of a public pension, but not including any detailed medical or psychological information, N.J.S.A. 47:1A-10 ** The public pension is individual information, N.J.S.A. 47:1A-10 ** The public public pension is individual information, N.J.S.A. 47:1A-10
	N.J.S.A. 47:1A-1 "a public agency has a responsibility and an obligation to safeguard from public access a citizen's personal information with which it has been entrusted when disclosure thereof would violate the citizen's reasonable expectation of privacy."
	Burnett v. County of Bergen, 198 N.J. 408 (2009). Without ambiguity, the court held that the privacy provision "is neither a preface nor a preamble." Rather, "the very language expressed in the privacy clause reveals its substantive nature; it does not offer reasons why OPRA was adopted, as preambles typically do; instead, it focuses on the law's implementation." "Specifically, it imposes an obligation on public agencies to protect against disclosure of personal information which would run contrary to reasonable privacy interests."
回回	Executive Order No. 21 (McGreevey 2002) Records where inspection, examination or copying would substantially interfere with the State's ability to protect and defend the State and its citizens against acts of sabotage or terrorism, or which, if disclosed, would materially increase the risk or consequences of potential acts of sabotage or terrorism. Records exampted from disclosure by State agencies' proposed rules.
E Other	Executive Order No. 26 (McGroevey 2002) Certain records maintained by the Office of the Governor Resumes, applications for employment or other information concerning job applicants while a recruitment search is ongoing Records of complaints and investigations undertaken pursuant to the Model Procedures for Internal Complaints Alleging Discrimination, Harassment or Hostlie Environments Information relating to medical, psychiatric or psychological history, diagnosis, treatment or evaluation information in a personal income or other tax return information describing a natural person's finances, income, assets, liabilities, net worth, bank balances, financial history or activities, or or oreditworthiness, except as otherwise required by law to be disclosed. Test questions, scoring keys and other examination data pertaining to the administration of an examination for public employment or licensing. Records in the possession of another department (including NJ Office of information Technology or State Archives) when those records are made confidential by regulation or EO 9. Exemption(s) contained in a State statute, resolution of either or both House of the Legislature, regulation, Executive Order, Rules of Court, any federal law, federal regulation or federal order pursuant to N.J.S.A. 47:1A-9.a., provide detailed information regarding the exemption from disclosure for which you are relying to deny access to government records. If multiple records are requested, be specific as to which exemption(s) apply to each record.)

REQUEST FOR RECORDS UNDER THE COMMON LAW

If, in addition to requesting records under OPRA, you are also requesting the government records under the common law, please check the box below.

A public record under the common law is one required by law to be kept, or necessary to be kept in the discharge of a duty imposed by law, or directed by law to serve as a memorial and evidence of something written, said, or done, or a written memorial made by a public officer

Please set forth your interest in the subject matter contained in the requested material;
If the information requested is a "public record" under common law and the requestor has a legally recognized interest in the subject matter contained in the material, then the material must be disclosed if the individual's right of access outwelghs the State's interest in preventing disclosure,
☐Yes, I am also requesting the documents under common law.
authorized to perform that function, or a writing filed in a public officer, the elements essential to constitute a public record are that it be a willien memorial, that it be made by a public officer, and that the officer be authorized by law to make it.

Note that any challenge to a denial of a request for records under the common law cannot be made to the Government Records Council, as the Government Records Council only has jurisdiction to adjudicate challenges to denials of OPRA requests. A challenge to the denial of access under the common law can be made by filing an action in Superior Court.

- All government records are subject to public access under the Operl Public Records Act ("OPRA"), unless specifically exempt.
- 2. A request for access to a government record under OPRA must be in writing, hand-delivered, malled, transmitted electronically, or otherwise conveyed to the appropriate custodian. N.J.S.A. 47:1A-5.g. The seven (7) business day response time does not commence until the records custodian receives the request form. If you submit the request form to any other officer or employee of the *Name of Agency*, that officer or employee must either forward the request to the appropriate custodian, or direct you to the appropriate custodian, N.J.S.A. 47:1A-5.h.
- Requestors may submit requests anonymously. If you elect not to provide a name, address, or telephone number, or other means of contact, the custodian is not required to respond until you reappear before the custodian seeking a response to the original request.
- 4. The fees for duplication of a government record in printed form are listed on the front of this form. We will notify you of any special service charges or other additional charges authorized by State law or regulation before processing your request. Payment shall be made by cash, check or money order payable to the Name of Agency.
- 5. You may be charged a 50% or other deposit when a request for copies exceeds \$25. The Name of Agency custodian will contact you and advise you of any deposit requirements. You agree to pay the balance due upon delivery of the records. Anonymous requests in excess of \$5.00 require a deposit of 100% of estimated fees.
- Under OPRA, a custodian must deny access to a person who has been convicted of an indictable offense in New Jersey, any other state, or the United States, <u>and</u> who is seeking government records containing personal information pertaining to the person's victim or the victim's family. This includes anonymous requests for said information.
- 7. By law, the Name of Agency must notify you that it grants or denies a request for access to government records within seven (7) business days after the agency custodian of records receives the request. If the record requested is not currently available or is in storage, the custodian will advise you within seven (7) business days after receipt of the request when the record can be made available and the estimated cost for reproduction.
- You may be defined access to a government record if your request would substantially disrupt agency operations and the custodian is unable to reach a reasonable solution with you.
- If the Name of Agency is unable to comply with your request for access to a government record, the custodian will indicate the reasons for denial on the request form or other written correspondence and send you a signed and dated copy.
- 10. Except as otherwise provided by law or by agreement with the requester, if the agency custodian of records falls to respond to you within seven (7) business days of receiving a request, the fallure to respond is a deemed denial of your request.
- 11. If your request for access to a government record has been denied or unfilled within the seven (7) business days required by law, you have a right to challenge the decision by the *Name of Agency* to deny access. At your option, you may either institute a proceeding in the Superior Court of New Jersey or file a complaint with the Government Records Council ("GRC") by completing the Denial of Access Complaint Form. You may contact the GRC by toll-free telephone at 866-850-0511, by mall at PO Box 819, Trenton, NJ, 08625, by e-mall at *gro@doa.state.nj.us*, or at their web site at www.state.nj.us/grc. The Council can also answer other questions about the law. All questions regarding complaints filed in Superior Court should be directed to the Court Clerk in your County.
- 12. Information provided on this form may be subject to disclosure under the Open Public Records Act.