# **Updated Public Records Law**

## By the Numbers

The updates to the Massachusetts Public Records Law (Law) have now been in effect for a little over seven years. Changes to the Law include: specified time periods for the Supervisor of Records (Supervisor) to issue



determinations on public records appeals, limits on fees permitted to be charged by government Records Access Officers (RAOs) and requirements for state agencies to track and report public records request information. Take a look below at how the updated Law has had an impact in recent years:

2023 Breakdown

### In 2023, a significant number of cases were closed by the Public Records Division. These cases include:

1) petitions from RAOs to charge additional fees, be granted extra time to respond to requests or be relieved of their obligation to respond; 2) requests for reconsideration of the Supervisor's orders; 3) in camera reviews of the requested records by the Supervisor; and 4) determinations by the Supervisor relating to appeals from requestors alleging certain violations of the Law.



### **Cases Opened by Public Records Division (2013-2023)**



Substantive appeals and non-responses in 2023

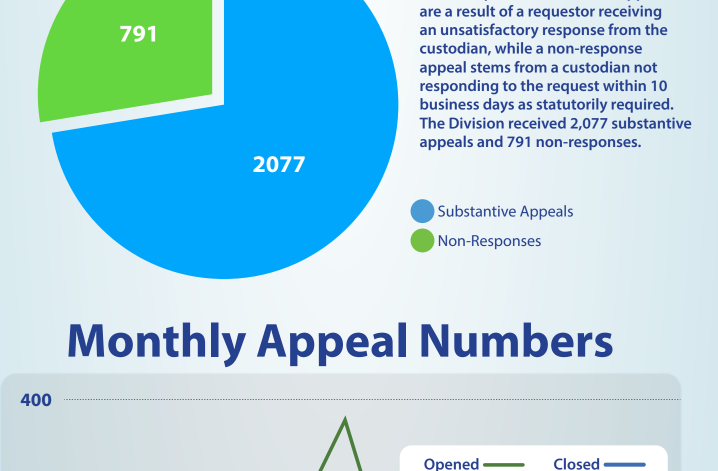
2016 2017 2018 2019 2020 2021

2022

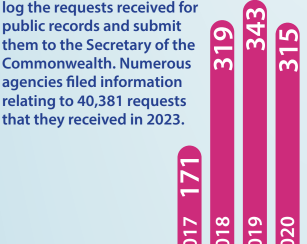
#### This year, the Public Records Division (Division) received more substantive appeals compared to appeals due to a non-response. Substantive appeals

2014

2015

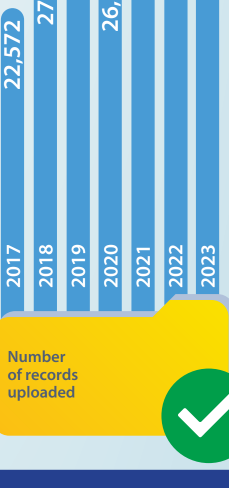






agencies were required to







All of the determinations issued by the Supervisor are public and available on the Secretary of the Commonwealth's website at: www.sec.state.ma.us/pre.

For more information on the Public Records Law, please read the Guide to the Massachusetts Public Records Law available at: www.sec.state.ma.us/divisions/public-records/download/guide.pdf.

For any questions about the Public Records Law, please contact the Secretary of the Commonwealth's Public Records Division at 617-727-2832 or pre@sec.state.ma.us.