**5.09. Library records (CPLR 4509)**

**Library records, which contain names or other personally identifying details regarding the users of public, free association, school, college and university libraries and library systems of this state, including but not limited to records related to the circulation of library materials, computer database searches, interlibrary loan transactions, reference queries, requests for photocopies of library materials, title reserve requests, or the use of audio-visual materials, films or records, shall be confidential and shall not be disclosed except that such records may be disclosed to the extent necessary for the proper operation of such library and shall be disclosed upon request or consent of the user or pursuant to subpoena, court order or where otherwise required by statute.**

**Note**

 This rule restates verbatim [CPLR 4509](http://www.next.westlaw.com/Link/Document/FullText?findType=Y&pubNum=155&cite=nycplr+4509&sp=NYSRptNX-1100).

 “The law thus protects the privacy interests of library users whose reading habits are nobody’s business but their own. The user may, of course, consent to disclosure, and the statute contains exceptions for proper operation of the library, court-ordered production, subpoenaed materials, and ‘where otherwise required by statute.’ ” (Vincent C. Alexander, Practice Commentaries, McKinney’s Cons Laws of NY, [CPLR 4509](http://www.next.westlaw.com/Link/Document/FullText?findType=Y&pubNum=155&cite=nycplr+4509&sp=NYSRptNX-1100).)