

1 Rule 4-201. Record of proceedings.

2 Intent:

3 To establish the means of maintaining the official record of court proceedings in all  
4 courts of record.

5 To establish the manner of selection and operation of electronic devices.

6 To establish the procedure for requesting a transcript for a purpose other than for an  
7 appeal.

8 Applicability:

9 This rule shall apply to all courts of record.

10 Statement of the Rule:

11 (1) Guidelines for court reporting methods. The ~~official~~-verbatim record of court  
12 proceedings shall be maintained in accordance with the following guidelines:

13 (1)(A) Except as provided in this rule, a video or audio recording system shall  
14 maintain the ~~official~~-verbatim record of all court proceedings.

15 (1)(B) An official court reporter or approved substitute court reporter shall maintain  
16 the ~~official~~-verbatim record in all proceedings in capital felonies.

17 (1)(C) At the judge's discretion and subject to availability, an official court reporter or  
18 approved substitute court reporter should maintain the ~~official~~-verbatim record in:

19 (1)(C)(i) all evidentiary hearings after arraignment and all trials in first degree  
20 felonies;

21 (1)(C)(ii) in cases in which the judge finds that an appeal of the case is likely,  
22 regardless of the outcome in the trial court;

23 (1)(C)(iii) in cases in which the judge determines there is a substantial likelihood a  
24 video or audio recording would jeopardize the right to a fair trial or hearing; or

25 (1)(C)(iv) in any other proceeding or portion of a proceeding, upon a showing of  
26 good cause.

27 (1)(D) If a proceeding is reported by a court reporter, an electronic recording of the  
28 proceeding shall not be made, except that a judge may direct a single original of an  
29 electronic recording be made as part of the judge's notes for personal use in the  
30 deliberative process.

31 ~~(1)(D)~~ (1)(E) Reporters shall be assigned to cover courtroom proceedings as set  
32 forth above. In the event of a conflict in the request for an official court reporter, the trial  
33 court executive or managing reporter shall confer with the presiding judge, who shall  
34 resolve the conflict.

35 ~~(1)(E)~~ (1)(F) A recording technology other than the presumed technology may be  
36 used if the presumed technology is not available. The use of a technology other than  
37 the presumed technology shall not form the basis of an issue on appeal.

38 ~~(1)(F)~~ (1)(G) The Administrative Office shall periodically study the state of the art of  
39 electronic recording technology and technology employed in computer integrated  
40 courtrooms and make recommendations to the Judicial Council of systems to be  
41 approved.

42 (2) ~~Operating and maintaining the electronic recording system.~~ Record security.

43 ~~(2)(A) The clerk of the court or designee shall operate the electronic recording~~  
44 ~~system in the courtroom so as to accurately record the proceedings. The operator shall~~  
45 ~~be trained in the operation of the system. The operator shall maintain a log of each~~  
46 ~~recorded proceeding.~~

47 ~~(2)(B) When a video~~ (2)(A) If a proceeding is recorded by an analogue video  
48 ~~recording system is used to maintain the official verbatim record of court proceedings,~~ at  
49 least two original recordings shall be made. One original recording and log shall be filed  
50 with the clerk of the court ~~as part of the official court record.~~ A second original recording  
51 shall be kept in a secure, off site storage area. ~~The clerk of the court shall keep the~~  
52 ~~original recording at the courthouse in accordance with the record retention schedule.~~

53 ~~(2)(B) When an~~ If a proceeding is recorded by an analogue audio recording system,  
54 ~~is used to maintain the official verbatim record of court proceedings~~ one original  
55 recording shall be ~~made~~ filed with the clerk of the court.

56 ~~(2)(C) If a proceeding is recorded by a court reporter, an electronic recording of the~~  
57 ~~proceeding shall not be made, except that a judge may direct a single original of an~~  
58 ~~electronic recording be made as part of the judge's notes for personal use in the~~  
59 ~~deliberative process under Utah Code Section 63-2-103(18)(b)(ix).~~

60 (2)(C) If a proceeding is reported by a court reporter or recorded by a digital  
61 recording system, the administrative office of the courts shall maintain the files and  
62 backup files.

63 (3) The official court record.

64 ~~(3)(A) In proceedings in which a video or audio recording system is used, the court's~~  
65 ~~original video or audio record and log shall be the official court record. In proceedings in~~  
66 ~~which an official court reporter is used, the reporter's shorthand notes shall be the~~  
67 ~~official court record. The Utah Rules of Appellate Procedure govern the record on~~  
68 ~~appeal.~~

69 ~~(3)(B) The official court record shall be filed with the clerk of the court. If the record~~  
70 ~~of a hearing is transcribed, the certified transcript is the official record. If the record of a~~  
71 ~~hearing is not transcribed, the court reporter's notes, the tape or digital file is the official~~  
72 ~~record.~~

73 ~~(3)(C)-(3)(B)~~ The clerk of the court ~~shall be the custodian of the official court record~~  
74 ~~and~~ may release the official court record only to ~~a judge, the clerk of the Supreme Court~~  
75 ~~or Court of Appeals, the trial court executive, court personnel~~ or the official court  
76 transcriber. The clerk shall enter in the docket the name of the recipient and when the  
77 official court record was released and returned. Obtaining a copy of the official court  
78 record shall be governed by rules regulating access to court records.

79 (4) Requests for transcripts.

80 (4)(A) A request for transcript for an appeal is governed by Utah R.App.P. 11 and  
81 Utah R.App.P. 12.

82 (4)(B) A request for transcript shall be accompanied by the fee established by  
83 Section 78-56-108 and filed with the court executive. A request for an expedited  
84 transcript shall be accompanied by the fee established by Section 78-56-108 and filed  
85 with the court executive. The court executive shall assign the preparation of the  
86 transcript in the same manner as Utah R.App.P. 12.

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