Rule 40 RECORDING OF PROCEEDINGS

- (A) All proceedings heard before this court may be recorded by any means and media approved by the Presiding Judge. Use or placement by the court of any type of recording in any location shall be deemed to be in compliance with the rule and approved by the Presiding Judge. Any form of recording of proceedings (including audio, video, or court reporter notes) is considered court property and shall not be released for any reason, to any person.
- (B) Only transcripts of recordings will be issued to the public as the official record.
- (C) The court's special projects manager shall be the custodian of all recording media. Transcripts of the recording media shall be made at the expense of the requesting party at the prevailing page rates for transcription. All transcripts from audio and/or video recordings shall be transcribed by a court-appointed court reporter.
- (D) No recording devices other than court-approved recording devices shall be permitted in the courthouse.

Table of Contents