

**SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE  
PROPOSED LOCAL RULE CHANGES  
TITLE 8 – APPEALS  
EFFECTIVE JANUARY 1, 2018**

**RULE 8010  
RECORD ON APPEAL**

A. Record of Oral Proceedings

1. The record of oral proceedings in limited civil, excluding limited unlawful detainer appeals as noted in subsection (A)(2), and misdemeanor appeals may be submitted by (a) statement on appeal, (b) electronic recording or transcript therefrom, or (c) reporter's transcript. In limited civil appeals, the appellant and respondent may also jointly prepare or stipulate to an agreed statement on appeal.

2. The official record of the oral proceedings in infraction trials and limited unlawful detainer trials shall be a transcription of the official electronic recording, and the parties shall be entitled to a free copy of that transcript, unless the appellant elects in the notice of appeal to proceed by statement on appeal. Infraction appellants are encouraged to use Local Form "Notice of Appeal and Record of Oral Proceedings (Infraction)." Limited unlawful detainer appellants are encouraged to use Local Form "Notice of Appeal and Record of Oral Proceedings (Unlawful Detainer)." The transcription of the official electronic recording shall be provided within 20 days of the notice to prepare the transcript.

3. If the appellant in a misdemeanor appeal proceeds by way of reporter's transcript, the appellant shall be responsible for transcript preparation unless appellant obtains a waiver of transcript fees pursuant to Government Code Section 68634.5 and Rule 8.866 of the California Rules of Court. Respondent shall be responsible to make private arrangements with court reporter(s) to obtain copies if appellant does not obtain a waiver of transcript fees.

**[4. If the appellant elects to proceed by a statement on appeal as the record of oral proceedings pursuant to California Rules of Court rules 8.830(a)(2)(D), 8.864(a)(3) or 8.915(a), a judicial officer may order that a transcript of the court proceedings reported by a court reporter be prepared as the record of oral proceedings in a limited civil, misdemeanor or infraction case pursuant to California Rules of Court rules 8.837(d)(6)(B), 8.869(d)(6)(B), or 8.916(d)(6)(B) in lieu of correcting appellant's proposed statement on appeal. Such order may be made when the judicial officer determines that this procedure would save court time and resources.]**

B. Record of Written Documents

1. The record of written documents in limited civil and misdemeanor appeals shall be submitted by clerk's transcript.

Additions are shown by bold and brackets **[example]**. Deletions are shown by ~~example~~.

2. In infraction appeals, pursuant to rules 8.910(a)(1)(B) and 8.914(a) of the California Rules of Court, the Court elects to use the original trial court file as the record of the written documents from the trial court proceedings instead of a clerk's transcript.

Additions are shown by bold and brackets **[example]**. Deletions are shown by ~~strikeout (example)~~.