

Rule 80. Stenographic or Digitally Recorded Transcript as Evidence

If digitally recorded or stenographically reported testimony at a hearing or trial is admissible in evidence at a later trial, the testimony may be proved by a transcript certified in accordance with Rule 201(c).

COMMENT TO 2017 AMENDMENTS

This rule is similar to *Federal Rule of Civil Procedure 80*, as amended in 2007, except that the Superior Court rule includes digitally recorded testimony as well as a reference to Rule 201.

COMMENT

Identical to *Federal Rule of Civil Procedure 80*, except for substitution of the word "vacant" in sections (a) and (b) in place of the titles and abrogation dates of those sections.