



ARKANSAS JUDICIARY

Published on *Arkansas Judiciary* (<https://courts.arkansas.gov>)

Rule 3-3. Record In Civil Cases.

Not all records in civil cases will have the same contents. To the extent possible, items will be arranged in the following sequence:

1. The Complaint;
2. Plaintiff 's exhibits which accompany the Complaint;
3. Statement regarding summons, set out in Rule 3-2(b);
4. Answer;
5. Defendant's exhibits which accompany the Answer;
6. Subsequent pleadings and orders in chronological order;
7. Final judgment, decree, or order appealed;
8. Post-judgment decree, order or motion (e.g., motions for new trial);
9. Orders granting or denying post-judgment motions;
10. Notice of appeal and designation of record;
11. Statement of points to be relied upon if abbreviated record designated;
12. Extensions of time to file record on appeal;
13. Stipulations to abbreviated records;
14. Narrative of testimony upon stipulations;
15. Depositions introduced;
16. Reporters' transcription of testimony;
17. Supersedeas bond;
18. Certificate, duly acknowledged;
19. Certificate of costs, indicating payor.

Associated Court Rules:

Rules of the Supreme Court and Court of Appeals of the State of Arkansas

Group Title:

Article III. The Record

Source URL: <https://courts.arkansas.gov/rules-and-administrative-orders/court-rules/rule-3-3-record-civil-cases>