

**ADVISEMENT OF RIGHTS**

- Advise the parties of their right to appeal at the conclusion of the hearing. [Juv.R. 34(J)]
- Advise the parents of their right to a transcript of the proceedings. [Juv.R. 29(B)(5)]

**NOTE**

Due process and equal protection guarantees under the U.S. and Ohio Constitutions require the Juvenile Court to provide indigent (custodial) parents with a transcript at the public's expense.

**JUDGMENT**

- Prepare and sign a judgment within 7 days of the conclusion of the hearing. [Civ.R. 58(A)]; [Juv.R. 34(C)]
- Provide a copy of the judgment to any party requesting a copy. [Juv.R. 34(C)]
- Direct the clerk to serve the parties with notice of the judgment within 3 days of entering the judgment on the record. [Civ.R. 5(B) and 58(B)]

**STAY**

Make suitable provision for the maintenance, care, and custody of the child if, upon motion, an order is stayed upon appeal. [App.R. 7(C)]

**RECORD**

Preparation of the record must be made by the Juvenile Court. [App.R. 9]



Tardiness in the preparation of the record delays permanency for the child.

**CASEFLOW TIME FRAMES**

Appeals concerning the custody of children are set on an expedited calendar of the appellate court. [R.C. 3109.04(H)]; [R.C. 3109.06]