	URL	User_Query	Expert_Response						
			The rules only allow you to share information at certain times and with						
	https://www.iustanswer.co.		certain people depending on circumstances and status of the case. If the judge has listed a hearing to determine the matter then you will need to set						
	uk/family-law/orny5-requested-	know why I want this and wants to meet with me. I filed a C2 application.	out to the judge the reasons why you are seeking disclosure of the family						
1	disclosure-transcripts.html		court documents.						
		I am aware that an EX107 form is used to request a transcription of a hearing or parts of a hearing. If you are a party in a case and lose and							
		want to give a transcript to a barrister for advice (not just the judgement							
		but any part of the case), are you entitled by law to obtain a transcript?	You are entitled to request any part of the hearing via EX107. The court						
		Can a transcript be refused? If you query or contest a transcript, is there a way your barrister can listen to the audio? I applied via EX107, paid,	can refuse only for strong reasons (e.g., confidentiality, national security). Delays are common. You cannot listen to the audio recording — it is						
	https://www.iustanswer.co.	but only received the judgment despite requesting the whole hearing. The	protected under FOIA s.32. If the transcript is incomplete or inaccurate, you						
	uk/law/nd771-court-hearing-	transcription service says the court sent only part. I suspect the judge may have withheld or altered the recording. This is a civil boundary	must raise it on appeal. Grounds for challenge are very limited and require evidence. Transcription companies do not falsify records. You can appeal						
2	transcriptions-aware-ex107- form.html		the refusal to provide the full transcript.						
		I recently requested a court transcript from a family law hearing. The							
	https://www.justanswer.co.	request was approved, transcribed, and sent to the judge for final	Final approval means the judge reviews the transcript for accuracy and						
	uk/family-law/cjuhl-recently- requested-court-transcript-	approval. It has been stuck on final approval for over a month. What does final approval mean, and why would it be stuck? What could the judge be	redactions before release. The delay is likely due to judicial backlog, not						
3	family-law.html		formal way to speed it up.						
		I requested a transcription of my final family court hearing. It took 4							
	https://www.justanswer.co.	months with many delays. The transcriber said most of the recording was inaudible. I received the transcript, but content has been changed and	The court's notes and transcript are accepted as the accurate record. Challenging inaccuracies is extremely difficult without evidence. You can						
	uk/family-law/mb1tf-requested-	added, altering the original meaning. I want to challenge this. I believe it	raise it as a ground of appeal or file a complaint with the court (not the						
	transcription-recording-final.	should be criminal to alter court records. I lodged an appeal and suspect	judge) via their internal process. If appealing, file within 21 days and						
4	ntmi	the judge changed the recording to cover injustice.	consider supplemental grounds if new evidence arises from the complaint.						
	https://www.justanswer.co. uk/law/crhwt-receive-		Complete Form EX107 and return it to the court where the hearing took						
	transcript-whole-trial-small.		place. Transcription is charged per folio (72 words). Price depends on						
5	html		urgency.						
		I have a question on Court Transcripts for a party in the Civil Courts in England Wales. If the court processes an EX107 form and acknowledges							
		this in writing, claiming to have sent the EX107 form and the Audio CD to	Once an EX107 is processed and acknowledged, the court cannot						
		the chosen transcriber, would it be lawful for a Judge 3 months later to pass an order saving no transcripts will be allowed? The court	arbitrarily refuse the transcript later without justification. You are entitled to it as a party. The judge's order blocking all transcripts is likely an error of						
	https://www.justanswer.co.	acknowledged processing but never sent the audio. Now they are trying	fact or law. Appeal the order. Refer to CPR PD 52B 6.4(2)(g) — relevant						
	uk/law/ocpbz-question-court- transcripts-party.html		documents assist the appeal court. File an N244 to set aside or vary the order. If denied, appeal on grounds of procedural unfairness.						
Ü	uanacipia-party.num		If a significant portion of the court transcript related to oral evidence is						
			unavailable and impacts your appeal, you may have grounds for a retrial if						
			it affects fairness or integrity. Demonstrate the missing transcript impairs your appeal and no alternatives (e.g., reconstructing via witness						
		Hi there. When much of court transcript relating to the oral evidence of	statements) are sufficient. Use N244 Application Notice to request retrial or						
	uk/law/q2c2y-when-court- transcript-relating-oral-	claimant/defendant is not obtainable can I request a retrial on the	remedies, explaining: why it affects fair appeal, attempts to obtain						
	evidence.html	N244 Application notice?	Verified solicitor.						
		How to obtain a copy of the court judgement. There is no mention of the transcript of the judgement in the final order. I need to apply for discharge							
	https://www.justanswer.co. uk/familv-law/d5rid-obtain-	transcript of the judgement in the final order. I need to apply for discharge of care order. The case was heard over a year ago in Holborn family	You can request the transcript in your application to discharge the care order (Form C110A). Include the request in the section "What order are you						
		court London. Which form do I need?	seeking". No separate form needed.						
		I have made an appeal out of time in a family court. I went to the	-						
		Designated Family Judge above a District Judge. She gave me right to appeal, heard with a High Court Judge. Per 5.9 of Practice Direction 30A.							
		Family Procedure Rules 2010: a) sealed/stamped appellant's notice – do							
		I take to court or email? b) copy of notice making order – I have c) copy of refusal – I have d) witness statement – will do e) not for me f) skeleton	a) Email or upload via court portal; check local rules for hard copy. b-c)						
	https://www.justanswer.co.	argument – working on g) application for extension of time? h) application	extension of time explaining delay. h) Use N244 Application Notice for						
	uk/law/p6cy4-made-appeal-	notice for permission to appeal out of time? i) what is an application	permission to appeal out of time. i) N244 is the application notice form –						
	https://www.justanswer.co.	notice? Struggling with a, g, h, i. I have applied to the court and waiting a hearing early next month. I was	state what you want (permission + extension) and why.						
	uk/family-law/qu7s1-applied-	ordered to provide a witness statement by 12 May but the order was	If your witness statement is ready, send it to the court with an apology for						
10	court-waiting-hearing-early- next.html	made on 12 May. It is overdue. I emailed the court for more time. This is for a child arrangement order. My ex-partner's solicitor requested it.	the delay. Serve it on your ex-partner's solicitor. Submit supporting evidence with the statement. Directions will specify what is required						
10	HEXLIIIIII	I am a litigant in person in private family law proceedings (childcare	evidence with the statement. Directions will specify what is required.						
		arrangements). I provided summary letters from my private							
		psychotherapist and NHS/local authority mental health practitioner to the court-ordered psychiatrist. My ex-husband's solicitor told the psychiatrist	You acted transparently and proportionately. The solicitor cannot bind the psychiatrist. Respond formally explaining: you followed best practice,						
		to disregard them, claiming they were not obtained appropriately. I	questions were neutral, summaries were necessary due to confidentiality						
		requested summaries because full disclosure would breach	barriers, and you consent to disclosure/admissibility determination by the						
	https://www.justanswer.co. uk/familv-law/t3hie-litigant-	wouldn't share notes. I used neutral questions based on FPR, GMC, BPS	court. The psychiatrist must consider all relevant material. Soften any reference to emails as an offer of clarification. Reserve right to raise with						
	person-private-family-law.html	guidelines. Where do I stand in responding to the solicitor's dismissal?	court if needed.						
		My ex partner is sharing private and confidential information ONLY DISCLOSED IN COURT DOCUMENTS in the family court (in relation to	In UK family courts, child-related proceedings are confidential, and court						
		DISCLOSED IN COURT DOCUMENTS in the family court (in relation to our separation) with parents at the school of our child. Is this acceptable	In UK family courts, child-related proceedings are confidential, and court documents must not be disclosed outside authorized parties. Unauthorized						
	https://www.justanswer.	to the court? What should I do? I've already shared with the court that	sharing is a breach. Report it to the court with evidence. Without						
	com/uk-law/nzzfi-ex-partner- sharing-private-confidential.	information in the CAFCASS report was shared by my ex with older minor children and the nanny. We are unrepresented. This is in the	representation, seek advice from a family law advisory service or apply for a court order to enforce confidentiality. Document all instances. The court						
12	html	English courts in the UK.	may impose sanctions or protective measures.						
		I have a family dispute in the Family Court in London. The applicants	Put the other side to strict proof of authenticity. File a supplemental						
			statement exhibiting the police confirmation. Require native electronic exports (full WhatsApp threads with metadata, not screenshots). Apply						
	https://www.justanswer.	police provided my browsing history, but police confirmed no disclosure. I	under FPR Part 25 for a single joint forensic expert if authenticity remains						
	com/uk-law/te7r2-family-court- witness-evidence-dispute.html	suspect hacking. They also included my JustAnswer search and	disputed. Challenge weight under Civil Evidence Act 1995 s.4. Secure your own device logs and exports.						
13	www.ess-evidence-dispute.html		own device logs and exports. A C21 is a standard case management order. It consolidates your cross-						
		I received a C21 order from the court in response to my ex-partner's C2	application, orders a Section 7 welfare report from CAFCASS, and sets						
	https://www.iustanswer.co.	application. I am a litigant in person. The order consolidates proceedings, orders a Section 7 CAFCASS report, and lists hearings. What does a	hearings. Your position statement (due 1 day before the hearing) should be 1–2 pages: (a) orders/directions you seek; (b) response to CAFCASS						
		orders a Section 7 CAFCASS report, and lists hearings. What does a C21 order mean? What should I include in my position statement for the	1–2 pages: (a) orders/directions you seek; (b) response to CAFCASS safeguarding letter; (c) brief summary of your position. No special form –						
14	c21-order-court-know.html	next hearing?	just a Word/PDF document.						
			With no formal court order, you are not legally required to force contact. The of						son.
			File a C79 enforcement application for breach of contact order. Use C2 to req						
			Appeal interim contact order within 7 days using N161 if judge made error of f		with police confirmation of abuse. R	equest transcript via EX107. (Grounds: procedural unfairness, failure to	consider PD12J. Legal aid may cove	er if strong prospec
			Family court proceedings and documents are confidential. Sharing with non-p						
22			You can only appeal if the judge made an error of fact, law, or procedure. File						
	https://www.justanswer.co.uk/la	Family court. Judge has made a final decision in writing. The judge has ma	You can raise factual errors in the judgment at the hearing or by letter to the c			sting to avoid antagonising the	ne judge. Document concerns but avoid a	ippeal unless outcome changes.	
23									
23 24	https://www.justanswer.co.uk/fa	I've received a Court Judgment for my divorce. The judge's order is based	Apply to the judge to review the decision via Form D11. If refused, appeal using Apply to recuse the judge for bias using Form N244. Raise concerns in writing						