

Rule 36. Clerical Error

After giving any notice it considers appropriate, the court may at any time correct a clerical error in a judgment, order, or other part of the record not including the transcript, or correct an error in the record arising from oversight or omission. No changes in any transcript may be made by the court except on notice to the attorney for the government and counsel for the defendant. Where changes are made in the transcription of proceedings, the corrections and deletions shall be shown.

COMMENT TO 2016 AMENDMENTS

This rule has been redrafted to conform to the general restyling of the federal rules in 2002. It retains provisions from the former rule, not found in the federal rule, providing that no change in a transcript may be made by the court except on notice to counsel.