

The Clerk of the Jefferson Circuit Court is directed to enter this Order and attachment in the Record of Judgments and Orders for the Courts, to post this Order and attachment for examination by the Bar and the general public, and if available, to publish this Order and attachment on the county clerk's website.

DONE at Indianapolis, Indiana, this 31st day of August, 2007.



Randall T. Shepard
Chief Justice of Indiana

LR39-AR15-AD-6

1. Court Reporters shall be paid an annual salary.
2. Court Reporters shall do all transcripts on their own time using their own equipment.
3. Court Reporters may charge ~~\$4.50~~ 5.00 per page for appellate transcripts (including Table of Content pages and the Volume cover pages). Court Reporter may charge ~~\$4.50~~ \$5.00 per page for other transcripts and ~~\$2.25~~ \$2.50 per page for copies of transcripts. If the Court Reporter is required to prepare an expedited transcript, the maximum per page fee shall be ~~\$7.50~~ \$8.00 per page where the transcript must be prepared within 24 hours or less and ~~\$6.00~~ \$6.50 per page where the transcript must be prepared within 3 working days. A minimum fee of ~~\$45.00~~ \$50.00 may be charged for transcripts of ten pages or less. An hourly rate of ~~\$21.00~~ \$22.00 per hour may be charged for time spent binding the transcript and exhibit volumes.
4. Court Reporters shall submit directly to the county claims for indigent transcripts.
5. Court Reporters on a form prescribed by the state, shall on an annual basis report income for transcripts to the Indiana Supreme Court Division of State Court Administration.
6. Court Reporters shall not engage in the private practice of recording depositions or of typing deposition transcripts.
7. The Court can also contract transcript preparation to non-employees at the prices heretofore stated.
8. The Court and the Court Reporter shall enter into a separate written agreement that will regulate the terms and conditions by which gap and overtime hours are governed.

IN THE JEFFERSON CIRCUIT AND SUPERIOR COURTS

STATE OF INDIANA

IN RE: THE AMENDMENT OF
LOCAL RULES

ORDER AMENDING LOCAL RULES OF PRACTICE
FOR THE CIRCUIT AND SUPERIOR COURTS OF THE
5TH JUDICIAL CIRCUIT, JEFFERSON COUNTY, INDIANA

Pursuant to the requirements of Administrative Rule 15 of the Indiana Supreme Court, IT IS HEREBY ORDERED that the Local Civil Rules of Practice for the Circuit and Superior Courts, Jefferson County, Indiana, are hereby amended by the revisions of the following Local Rule LR39-AR-15-AD-6 regarding Court Reporter Services. This Local Civil Rule shall be applicable in all criminal and civil matters and shall be effective thirty (30) days after posting on the Indiana Judicial Website and upon approval of the Indiana Supreme Court.

The Court finds that pursuant to Trial Rule 81(D) good causes exists to deviate from the schedule established by the Division of State Court Administration for the adoption of local rule.

The Clerk of the Jefferson Circuit and Superior Courts is advised to post this rule amendment in their office and on their website, if any, for a period of thirty (30) days.

Comments concerning the amendment to LR39-AR-15-AD-6 may be directed to the Honorable Ted R. Todd or the Honorable Fred H. Hoying at the Jefferson County Courthouse, 300 E. Main Street, Madison, IN 47250.

SO ORDERED THIS 16TH DAY OF AUGUST, 2007.



TED R. TODD, JUDGE
JEFFERSON CIRCUIT COURT



FRED H. HOYING, JUDGE
JEFFERSON SUPERIOR COURT