Contract Court Reporter Instructions for Filing Notes and Preparation and Filing of Transcripts

Shorthand Notes

If a transcript is ordered, the court reporter shall email the original shorthand notes in pdf format to the general e-mail box for the appropriate division (Chattanooga: chatclerk@tned,uscourts.gov; Greeneville: grvlclerk@tned.uscourts.gov; Knoxville: knoxclerk@tned.uscourts.gov; Winchester: chatclerk@tned.uscourts.gov within 90 days after the transcript is delivered to the ordering party/parties. The cover email should state: "In accordance with 28 U.S.C.§ 753(b), I certify that these original notes are a true and correct record of proceedings in the United States District Court for the Eastern District of Tennessee before [Insert Name of Judicial Officer] on [Insert Date] by s/[insert name of Court Reporter]"

If no transcript is ordered, the contractor shall email the original shorthand notes in the manner set forth above within 90 days after the proceeding.

Filing of Transcripts

The contractor must file with the clerk of court for the records of the court a certified transcript of all proceedings prepared not later than three (3) working days after delivery of the transcript to the ordering party.

Electronic Transcripts

At its September 2007 session, the Judicial Conference approved the following new policy regarding the availability of transcripts of court proceedings:

A transcript provided to a court by a court reporter or transcriber will be available at the clerk's office for inspection only, for a period of 90 days after it is filed.

During the 90-day period, a copy of the transcript may be obtained from the court reporter or transcriber at the rate established by the Judicial Conference, the transcript will be available for court users, and an attorney who obtains the transcript from the court reporter or transcriber may obtain remote electronic access to the transcripts through the CM/ECF system.

After the 90-day period has ended, the transcript will be available for copying in the Clerk's Office and for download through PACER.

Voir Dire (Jury Selection)

Voir dire proceedings are to be transcribed only if the appropriate section of the transcript request form has been completed by the party who ordered the transcript and only with the permission of the presiding judge. The court reporter will request such permission by sending an e-mail to the presiding judge using the general e-mail box for the appropriate division (Chattanooga: chatclerk@tned,uscourts.gov;

Greeneville: grvlclerk@tned.uscourts.gov; Knoxville: knoxclerk@tned.uscourts.gov; Winchester: chatclerk@tned.uscourts.gov; The subject of the e-mail should read: "Request to transcribe voir dire - [case number]." The clerk's office will notify the court reporter by a return e-mail whether permission has been granted by the presiding judge.

Court Reporters: Initial Filing of Transcript

The Court Reporter will prepare the transcript and convert it to a pdf document that will be e-mailed to the general e-mail box for the appropriate division (Chattanooga: chatclerk@tned.uscourts.gov; Greeneville: grvlclerk@tned.uscourts.gov; Knoxville: knoxclerk@tned.uscourts.gov; Winchester: chatclerk@tned.uscourts.gov; The Subject of the e-mail should read: "Transcript - [case number]" or "Redacted Transcript - [case number]." (The court reporters may provide a disk to the Clerk's Office with the transcript in pdf format accompanied by a cover letter.) The body of the e-mail (or cover letter) should include the style of the case, case number, and the name(s) of any attorney/party to be given access to the electronic transcript upon the initial filing.

After the entry of the transcript on the docket, during the 90-day period, any attorney/party that requests a copy of the transcript from the court reporter will be given remote electronic access upon notification, in writing, to the Clerk's Office by the court reporter.

Redactions

- Within seven calendar days of the filing of the transcript, a party who has determined the transcript should be redacted pursuant to the federal rules must file a Notice of Intent to Redact and serve a copy of the Notice on the court reporter. If redaction is requested, within 21 days of the filing of the transcript, the party must file a Redaction Request (and serve of copy of the Redaction Request upon the court reporter), indicating where the personal identifiers appear in the transcript by page and line and how they are to be redacted. (In order to request redactions other than those set forth in the federal rules, a party must file a separate motion to redact.)
- After a Redaction Request has been filed, the Court Reporter has 10 days to submit the redacted transcript with the Clerk of Court.
- Any motions for additional redactions will be filed with the court and served upon the court reporter. When an Order on the Motion to Redact is entered, the Court Reporter will be notified

either by adding their e-mail address to the Notice of Electronic Filing or by sending them a hard copy.

• If a redacted transcript is filed with the Court, the redacted transcript will be made remotely electronically available through PACER after 90 calendar days from the date of filing of the original transcript and the original transcript will be sealed. If there is no redaction of the transcript, the original transcript will be made remotely available electronically through PACER after 90 calendar days from the date of the initial filing of the transcript.

Transcript Rates

Fees for transcripts requested by the parties and the Court may not exceed those set by the Judicial Conference of the United States and adopted by this Court. These fees are posted on the Court's web site at: http://tned.uscourts.gov/fees.php (Court Information—Fees and Rates—Court Reporter Rate Information).