

1 **HOUSE OF REPRESENTATIVES - FLOOR VERSION**

2 STATE OF OKLAHOMA

3 2nd Session of the 60th Legislature (2026)

4 COMMITTEE SUBSTITUTE
5 FOR
6 HOUSE BILL NO. 3970

By: Caldwell (Trey) of the
House

and

Hall of the Senate

7
8
9
10 COMMITTEE SUBSTITUTE

11 An Act relating to court reporters; amending 20 O.S.
12 2021, Section 106.4, as amended by Section 1, Chapter
13 100, O.S.L. 2023 and Section 106.9, as last amended
14 by Section 1, Chapter 263, O.S.L. 2023 (20 O.S. Supp.
15 2025, Sections 106.4 and 106.9), which relate to
16 court reporter duties and salaries; expanding
17 allowable means of court reporting; authorizing
18 certain remote availability; providing requirements
19 and authorizations for ordering transcripts;
20 clarifying language; updating statutory outline;
21 increasing number of certifications eligible for
22 certain payments; modifying continuing education
23 requirements; providing for suspension and
24 ineligibility for payments under certain conditions;
amending 20 O.S. 2021, Section 1503, which relates to
shorthand reporter examinations for certifications;
reducing and expanding allowable methods of shorthand
reporting; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

1 SECTION 1. AMENDATORY 20 O.S. 2021, Section 106.4, as
2 amended by Section 1, Chapter 100, O.S.L. 2023 (20 O.S. Supp. 2025,
3 Section 106.4), is amended to read as follows:

4 Section 106.4. A. 1. The court reporter shall make a full
5 reporting by means of ~~stenographic hand,~~ steno-mask or, stenographic
6 machine notes, any other method of reporting authorized by the
7 Supreme Court, or a combination thereof, of all proceedings,
8 including the statements of counsel and the court and the evidence,
9 in trials and other judicial proceedings to which the court reporter
10 is assigned by the appointing judge unless excused by the judge who
11 is trying the case with the consent of the parties to the action.
12 ~~Nothing herein contained shall be construed to authorize the~~
13 ~~certification of persons as certified shorthand reporters who rely~~
14 ~~exclusively upon the steno-mask for reporting judicial proceedings,~~
15 ~~except as provided by law.~~ A refusal of the court to permit or to
16 require any statement to be taken down by the court reporter or
17 transcribed after being taken down, upon the same being shown by
18 affidavit or other direct and competent evidence, to the Supreme
19 Court, or other appellate court, shall constitute a denial of due
20 process of law. The court reporter may use an electronic instrument
21 as a supplementary device.

22 2. In any trial, hearing or proceedings, if no court reporter
23 is available to the assigned judge either remotely or in person:
24

1 a. the judge before whom the matter is being heard may
2 order the proceedings electronically recorded and a
3 trial or proceedings may proceed without the necessity
4 of a court reporter being present. ~~Provided that if~~
5 ~~an official transcript is ordered then it shall be~~
6 ~~prepared by the official court reporter~~ Any party may
7 order a transcript, provided that for use in any
8 subsequent trial, hearing, proceeding, or appeal, only
9 official transcripts prepared by an official court
10 reporter are permitted for any purpose, or

11 b. with approval of the judge, the parties may stipulate
12 to the use of a freelance reporter and share the cost.
13 If ordered, the transcript shall be prepared by the
14 approved reporter and shall be considered the official
15 transcript for all purposes.

16 B. 1. Upon request of either party in a civil or criminal
17 case, the reporter shall transcribe the proceedings in a trial or
18 other judicial proceeding, or so much thereof as may be requested by
19 the party, certify to the correctness of the transcript, and deliver
20 the same in accordance with the rules of the Supreme Court. The fee
21 for an original transcript shall be set by the Supreme Court. Two
22 copies of the original transcript shall be furnished without
23 additional charge. Each page shall be at least twenty-five lines to
24 the page and typed no fewer than nine characters to the typed inch.

1 Each page shall be no more than double spaced and the margin on the
2 left side of the page shall be no more than one and one-half (1 1/2)
3 inches and the margin on the right side of the page shall be no more
4 than one-half (1/2) inch from the edge of the paper. The format for
5 all transcripts shall be prescribed by the Supreme Court. The fees
6 for making the transcript shall be paid in the first instance by the
7 party requesting the transcript and shall be taxed as costs in the
8 suit.

9 2. When the judge on his or her own motion orders a transcript
10 of the reporter's notes, the judge may direct the payment of charges
11 and the taxation of the charges as costs in such manner as the court
12 deems appropriate. In a criminal action, if the defendant shall
13 present to the judge an affidavit that the defendant intends in good
14 faith to take an appeal in the case and that a transcript of the
15 reporter's notes is necessary to enable the defendant to prosecute
16 the appeal, and that he or she has not the means to pay for the
17 transcript, the court, upon finding that there is reasonable basis
18 for the averment, shall order the transcript made at the expense of
19 the district court fund. The format preparation, delivery, and
20 filing of transcripts to be used in civil and criminal appeals may
21 be regulated by the Supreme Court.

22 C. The court reporter shall file his or her records of the
23 evidence and the proceedings taken in any case with the clerk of the
24 court in which the case was tried.

1 D. To the extent that it does not substantially interfere with
2 the court reporter's other official duties, the judge by whom a
3 reporter is employed or to whom he or she is assigned may assign a
4 reporter to secretarial or clerical duties arising out of official
5 court operations.

6 SECTION 2. AMENDATORY 20 O.S. 2021, Section 106.9, as
7 last amended by Section 1, Chapter 263, O.S.L. 2023 (20 O.S. Supp.
8 2025, Section 106.9), is amended to read as follows:

9 Section 106.9. A. Each court reporter regularly engaged by the
10 district court, the Workers' Compensation Court of Existing Claims,
11 or the Corporation Commission shall be paid a salary pursuant to the
12 salary schedule established by the annual appropriation for the
13 district courts and Corporation Commission and in accordance with
14 the job description for the position to which appointed. For fiscal
15 year 2023 and each fiscal year thereafter, each court reporter shall
16 receive an annual salary of Fifty-three Thousand Dollars
17 (\$53,000.00).

18 B. In addition to their base salaries, official court reporters
19 who are certified or licensed shorthand reporters and those acting
20 shorthand reporters pursuant to paragraph 3 of Section 106.3B of
21 this title shall be paid annually the sum of Four Hundred Dollars
22 (\$400.00) for each year of service to the district court, the
23 Workers' Compensation Court, the Workers' Compensation Court of
24 Existing Claims and the Corporation Commission, with a maximum of

1 twenty (20) years of service only to be used for the purpose of
2 longevity, not to exceed Eight Thousand Dollars (\$8,000.00) per
3 year, payable monthly. For the purpose of payment for longevity,
4 "years of service" is defined as all years served as a certified or
5 licensed court reporter in the district court, the Workers'
6 Compensation Court, the Workers' Compensation Court of Existing
7 Claims and the Corporation Commission after June 30, 1978.
8 Longevity payments shall be made on July 1 of each year following
9 completion of the first year of service as defined herein.

10 C. In addition to their base salaries, official court reporters
11 eligible for longevity payments pursuant to subsection B of this
12 section shall be paid an annual equipment allowance of Three
13 Thousand Dollars (\$3,000.00). Payments for such allowance shall be
14 made on July 1 of each year following completion of the first year
15 of service as defined in subsection B of this section.

16 D. In addition to their base salaries, official court reporters
17 who are certified shorthand reporters shall be paid the following:

18 1. The sum of Two Thousand Dollars (\$2,000.00) per year,
19 payable monthly, to any official court reporter who ~~is~~ holds one or
20 more of the following certifications:

21 a. a Registered Professional Reporter (RPR), as
22 recognized by the ~~State Board of Examiners of~~
23 ~~Certified Shorthand Reporters. To qualify as a RPR,~~

24

1 ~~an official court reporter shall have~~ National Court
2 Reporters Association (NCRA),

3 b. a Certified Verbatim Reporter (CVR), as recognized by
4 the National Verbatim Reporters Association (NVRA),

5 c. a Certified Verbatim Reporter - Stenotype (CVR-S), as
6 recognized by the National Verbatim Reporters
7 Association (NVRA), or

8 d. other certifications authorized by the Supreme Court
9 that demonstrate a proficiency level in reporting
10 testimony and proceedings of a speed of not less than
11 two hundred twenty-five (225) words per minute in
12 taking a question-and-answer-type dictation, two
13 hundred (200) words per minute in taking a jury
14 charge, and one hundred eighty (180) words per minute
15 in taking literary material. In addition, the
16 individual shall pass a the Oklahoma Written Knowledge
17 Test with a score of at least seventy percent (70%),
18 ~~all as determined by an examination recognized by the~~
19 ~~Board, and shall complete thirty (30) hours of~~
20 ~~continuing education per three-year cycle commencing~~
21 ~~at the date of recognition~~ as directed by the Supreme
22 Court;

1 2. The sum of Two Thousand Dollars (\$2,000.00) per year,
2 payable monthly, to any official court reporter who ~~is~~ holds one or
3 more of the following certifications:

4 a. a Registered Merit Reporter (RMR), as recognized by
5 the ~~State Board of Examiners of Certified Shorthand~~
6 ~~Reporters. To qualify as a RMR, an official court~~
7 ~~reporter shall have~~ National Court Reporters
8 Association (NCRA),

9 b. a Certificate of Merit (CM) or Certificate of Merit
10 Skills (CM-S), as recognized by the National Verbatim
11 Reporters Association (NVRA), or

12 c. other certifications authorized by the Supreme Court
13 that demonstrate a proficiency-level in reporting
14 testimony and proceedings of a speed of not less than
15 two hundred sixty (260) words per minute in taking a
16 question-and-answer-type dictation, two hundred forty
17 (240) words per minute in taking a jury charge, and
18 two hundred (200) words per minute in taking literary
19 material. In addition, the individual shall pass a
20 the Oklahoma Written Knowledge Test with a score of at
21 least seventy percent (70%), ~~all as determined by an~~
22 ~~examination recognized by the Board,~~ and shall
23 complete ~~thirty (30) hours of continuing education per~~
24

1 ~~three-year cycle commencing at the date of recognition~~
2 as directed by the Supreme Court;

3 3. The sum of Two Thousand Dollars (\$2,000.00) per year,
4 payable monthly, to any official court reporter who ~~is~~ holds a
5 certification as a Registered Diplomat Reporter (RDR), as recognized
6 by the ~~State Board of Examiners of Certified Shorthand Reporters,~~
7 ~~and who completes thirty (30) hours of continuing education per~~
8 ~~three-year cycle commencing at the date of recognition~~ National
9 Court Reporters Association (NCRA);

10 4. The sum of Two Thousand Dollars (\$2,000.00) per year,
11 payable monthly, to any official court reporter who ~~is~~ holds one or
12 more of the following certifications:

13 a. a Certified Realtime Reporter (CRR), as recognized by
14 the ~~State Board of Examiners of Certified Shorthand~~
15 ~~Reporters, and who completes thirty (30) hours of~~
16 ~~continuing education per three-year cycle commencing~~
17 ~~at the date of recognition;~~ National Court Reporters
18 Association (NCRA), or

19 b. a Realtime Verbatim Reporter Master (RVR-M) or
20 Realtime Verbatim Reporter Master Stenotype (RVR-M-S),
21 as recognized by the National Verbatim Reporters
22 Association (NVRA);

23 5. Any official court reporter who is the holder of more than
24 one certification shall be compensated in the additional amounts

1 specified in paragraphs 1 through 4 of this subsection for each
2 certification up to a maximum of Eight Thousand Dollars (\$8,000.00)
3 per year over and above the reporter's base salary, payable monthly;

4 6. In the event of a lapse in a court reporter's certification,
5 compensation for certification which is over and above his or her
6 salary shall be suspended until the certification is renewed or
7 reinstated. Compensation shall not be due to a court reporter for
8 any period during which their certification is not in good standing.

9 E. Court reporters temporarily employed by the district court,
10 Workers' Compensation Court of Existing Claims, or Corporation
11 Commission shall be compensated by the court fund of the court which
12 they serve at a rate to be set by such court. In addition, court
13 reporters temporarily employed pursuant to this subsection who are
14 required by the terms of their employment to travel outside their
15 county of residence shall receive reimbursement for mileage actually
16 and necessarily traveled to and from the place of attendance at a
17 rate not to exceed the rate of reimbursement specified in the State
18 Travel Reimbursement Act for state employees. Any travel
19 reimbursement shall be paid from the court fund of the court where
20 the service of the temporarily employed court reporter is provided.

21 SECTION 3. AMENDATORY 20 O.S. 2021, Section 1503, is
22 amended to read as follows:

23 Section 1503. A. Every applicant who seeks to be examined for
24 enrollment as a certified shorthand reporter shall prove to the

1 satisfaction of the State Board of Examiners of Certified Shorthand
2 Reporters that he or she:

- 3 1. Is of legal age;
- 4 2. Meets the requisite standards of ethical fitness; and
- 5 3. Has at least a high school education or its equivalent.

6 B. The examination for certification in one or more authorized
7 methods of shorthand reporting consists of two parts, designated
8 Part 1 and Part 2 as follows:

9 1. Part 1 consists of the test as authorized by the Supreme
10 Court consisting of the following requirements: demonstrated
11 proficiency in reporting testimony and proceedings at a speed of not
12 more than two hundred (200) words per minute in taking a question-
13 and-answer type dictation and at a speed of not more than one
14 hundred eighty (180) words per minute in taking literary materials
15 which shall be designed to test the ability of an applicant to
16 accurately prepare a transcript of testimony and proceedings that is
17 reasonably free from spelling errors. The Board may not increase or
18 decrease such minimum speed requirement, by rule or otherwise; and

19 2. Part 2 is the Oklahoma Written Knowledge test which consists
20 of not less than twenty-five multiple choice questions relating to
21 Oklahoma law and court rules, duties of certified shorthand
22 reporters, and general court procedure. The examination shall be
23 approved by the Supreme Court. A person who has tested with the
24 Board and successfully completed the written knowledge portion of

1 the examination shall be allowed to retain the credit for that
2 portion for two (2) years from the date passed, and shall not be
3 required to retake that portion during the two-year period.

4 C. An applicant who is academically dishonest when taking any
5 authorized examination is disqualified and may not take the
6 examination again until two (2) years have elapsed from the date of
7 the examination at which the applicant was disqualified.

8 D. A certification issued under this section must be for one or
9 more of the following methods of shorthand reporting:

10 1. ~~Written shorthand;~~

11 ~~2. Machine shorthand; or~~

12 2. Steno-mask shorthand; or

13 3. Any other method of shorthand reporting authorized by the
14 Supreme Court.

15 E. No person may engage in shorthand reporting in this state
16 unless the person is a licensed or certified shorthand reporter or
17 otherwise authorized by law or the Supreme Court.

18 SECTION 4. This act shall become effective November 1, 2026.

19

20 COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS AND BUDGET, dated
21 02/19/2026 - DO PASS, As Amended and Coauthored.

22

23

24

25