

FILED IN THE  
UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON

JAN 7 1983

BRUCE RIFKIN, Clerk  
By \_\_\_\_\_ Deputy

THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WASHINGTON  
IN SEATTLE

A PLAN FOR THE EFFECTIVE UTILIZATION  
OF COURT REPORTERS

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

PLAN FOR EFFECTIVE UTILIZATION  
OF COURT REPORTERS

1. Statement of Adoption of Plan by Court

This plan for Effective Utilization of Court Reporters in the Seattle courthouse of the United States District Court for the Western District of Washington has been approved and adopted by the court subject to approval of the Ninth Circuit Judicial Council.

2. Supervision of Court Reporters

(a) The court will designate a lead court reporter responsible for the day-to-day management and supervision of an efficient reporting service within the court. In addition, the lead reporter will serve as the central agent for all communications between the Court of Appeals and the District Court with respect to court reporter matters, whether an official or contract reporter. The Chief Judge, or such other Seattle judge or judges as he may designate, shall be primarily responsible for the implementation of this plan.

(b) All of the judges in Seattle shall give to the lead reporter their full support and cooperation in fulfilling the

duties and responsibilities mandated by this plan. In this regard, the supervising responsibility of the lead reporter shall lie primarily in the area of pooling, transcript fees and delivery, and efficient service to the judges, magistrates and litigants.

3. Pooling and Assignment of Reporters

(a) In order to insure an even distribution of work and to insure that the needs of the entire court for reportorial services are met, a genuine pooling of reporters shall be effected for the Seattle courthouse. To this end, it is the policy of this district that court reporters are not employed by or permanently assigned to individual judges. They are employed by and temporarily assigned by the court en banc. It is the policy of this court that a reporter shall continue to retain employment at the will of the court en banc, regardless of the death, resignation or retirement of an individual judge. In the period between such an occurrence and the appointment of a new judge, reporters shall continue in the pool to serve other active judges, senior judges and magistrates. If the volume of work does not justify retention of the full complement of reporters, a reduction shall be accomplished through relocation, attrition or by giving a reasonable notice for termination of the appointment of not less than 60 days.

(b) Each reporter in this district shall submit to the lead reporter as required an attendance report and a report concerning

transcript backlog. The lead reporter shall, as nearly as possible, assure that each reporter works an equal number of hours in court.

(c) A practical approach shall be taken to the assignment of reporters with due regard to prolonged proceedings. The lead reporter shall endeavor to allow a reporter to remain with an assignment until conclusion or until the assigned reporter requests relief.

(d) The lead reporter will attempt to equalize the workload of each official reporter with respect to the time each spends in court. Transcript production being considered by the Judicial Conference as outside work for which additional remuneration is received, time spent on transcript, as well as transcript backlog, need not be considered by the lead reporter when assigning reporters. The lead reporter shall determine that all official reporters within the district are complying with Court of Appeals' time limits.

#### 4. Hours

It is not necessary that the reporter be in the courthouse during the periods of time when not reporting; however, telephone availability will be maintained with the lead reporter to insure that if an emergency arises, the court reporter can be in the office within thirty minutes. The lead reporter shall be

responsible for knowing the whereabouts of all reporters at all times. During ordinary work hours, the lead reporter shall assign a duty reporter who shall be available for emergency matters.

Free lance reporting, that reporting not related to official duties, shall be permitted only when approved in advance by the court.

#### 5. Magistrates

(a) Proceedings before United States magistrates may be recorded by electronic sound recording or by a court reporter. The magistrate shall determine which technique is to be used as to each case or hearing, taking into account the provisions of 28 U.S.C. Sections 753(b) and 636(c)(7), and any other applicable authorities.

(b) Should a magistrate feel that it is necessary that the services of a court reporter be utilized in a particular case, a request to provide a reporter shall be directed through the calendar clerk to the lead reporter.

#### 6. Utilization of Contract Reporters to Replace Official Reporters

Contract reporters will not be paid by the court to relieve official reporters to help alleviate transcript backlogs. Reporters have a continuing responsibility for transcript production of substitute reporters they hire, including the making of requests for extensions of time.

When the lead reporter determines that no official reporter

can be available for a court appearance, he will contact the official contract reporting service to arrange for their services. At that time he will provide the financial deputy in the Clerk's Office with a written certification that no official reporter is available.

7. Production of Daily Transcript

Production of daily or hourly transcript is not to be subsidized by the court. If extra reporters are required to provide such transcript, the cost of such reporters shall be paid by the official reporter out of the earnings derived from the higher transcript rates as established by the Judicial Conference. This provision does not, however, prohibit other official reporters from assisting in producing such transcripts if there are no other official proceedings to record, including those of senior judges and magistrates and when no substantial transcript backlog will result.

8. Fees for Transcripts of Official Proceedings

(a) No court reporter, either official or contract, shall charge fees for transcripts of official proceedings exceeding those recommended by the Judicial Conference of the United States, and adopted by the court by order dated April 1, 1980.

(b) The lead reporter shall post in the Clerk's Office a copy of the allowable fees. The posting shall be prominently displayed in an area generally available to the public.

(c) The lead reporter shall review billings for official transcripts ordered from each reporter, as well as review a sample of transcripts produced by each reporter. "Official transcript" in

this instance shall be deemed to be a transcript of any proceeding before a judge or magistrate of this court, whether in chambers or in open court, regardless of the reason the transcript may be produced. The lead reporter shall report quarterly to the Chief Judge the results of his review.

(d) Each reporter shall annually certify to the Chief Judge that he has complied with Judicial Conference guidelines with regard to fees and format, a copy of which is attached hereto.

#### 9. CJA Transcripts

(a) All transcripts produced for and on behalf of Criminal Justice Act defendants shall be billed on CJA form 24. Copies of this form and instructions for its completion have been furnished to the court reporters by the Clerk.

(b) The respective reporter is responsible for assisting the ordering party in the proper preparation of the CJA form 24.

(c) The Clerk of this court is hereby designated to verify receipt of CJA transcripts and shall ascertain the propriety of each voucher before submitting the same to the appropriate judicial officer for approval. Payment shall be made by the Clerk upon approval of the judge or magistrate as may be appropriate.

#### 10. Time Limits for Delivery of Transcript

All transcripts of official proceedings produced by the court reporters for this district for the purpose of appeal to the Ninth Circuit Court of Appeals shall be delivered to the ordering party and/or filed with the Clerk of this court within the time

prescribed by the Ninth Circuit Court of Appeals. Transcripts being produced for use by judicial officers of this court shall be delivered to the ordering party and/or filed with the Clerk of this court within the time prescribed by that judicial officer. This schedule shall not be deviated from unless an extension has been obtained from the appropriate clerk of court, i.e., the Clerk of the Court of Appeals in cases involving appeal transcripts and Clerk of this court in all other cases. A reporter who fails to meet the prescribed time limits for the delivery of a transcript may be subject to fee reductions imposed by the Judicial Conference or be required to obtain substitute reporters while they prepare overdue transcripts.

11. Filing of Shorthand Notes and Electronic Recordings

(a) The shorthand notes prepared by the official reporters will be maintained in their offices. Those notes of contract reporters will be certified and filed with the Clerk within 90 days of completion of the proceeding.

(b) Pursuant to the provisions of Title 28, United States Code, Section 753, reporters must transcribe and certify all arraignments, pleas and proceedings in connection with the imposition of sentence in criminal cases unless they have been recorded by electronic sound recording and such recordings have been certified and maintained in the office of the official reporters. Official and contract reporters shall file with the



Clerk transcripts of such proceedings within thirty days of their occurrence unless an electronic recording device was utilized, in which event the electronic recording, accompanied by a certification of the official reporter, shall be filed as soon as the recording, cassette, reel, etc., has been used to capacity.

12. Sanctions

Any violation of this plan shall be referred to the supervising judge for appropriate action.

13. Reports to be filed with Financial Management Division of the Administrative Office, United States Courts

The following reports are to be filed by each official court reporter:

(a) The Report of Attendance and Transcripts of United States Court Reporters (AO form 40A) shall be submitted quarterly during each calendar year of official reporting. A report for each calendar quarter is to be mailed to the Financial Management Division, Administrative Office of the United States Courts, Washington, D. C. 20544, so that it reaches that office within 20 days after the end of a quarter, a copy of which will be directed to the lead reporter of this court.

(b) The Statement of Earnings of United States Court Reporters (AO form 40B) shall be submitted annually by all official court reporters. The report shall be mailed to the Financial Management Division, Administrative Office of the United States Courts, Washington, D. C. 20544, within 60 days after the

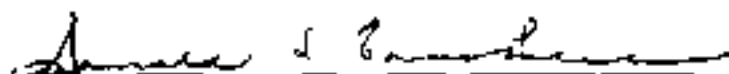
end of the calendar year, a copy of which will be directed to the Clerk of this court. This report shall be kept confidential by the Clerk.

The above Plan for Efficient Utilization of Court Reporters is hereby adopted and shall become effective this date.

DATED this 6th day of January, 1983.



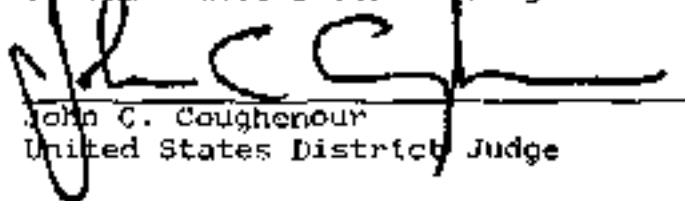
Walter T. McGovern  
Chief United States District Judge



Donald S. Voorhees  
United States District Judge



Barbara J. Rothstein  
United States District Judge



John C. Coughenour  
United States District Judge