Disclaimer

This Handbook must not be construed as constituting any part of the court reporter’s employment contract with the judge. Delivery and receipt of this Handbook is not to be construed as a modification of the court reporter’s employment contract.

The information and suggested procedures set forth in this Handbook are subject to constant change and do not attempt to consider the impact of any local rules. Much of the material represents broad general statements of practice that are subject to the individual discretion of the judge who may properly choose to follow or not to follow the suggested practices contained herein.

This Handbook is only intended to assist the courts by providing basic answers to a court reporter’s general questions and should serve only as a foundation for further investigation and consultation with the judge. The forms contained within this Handbook are only intended to serve as samples. All information, procedures, and forms should be carefully reviewed with the judge to determine both acceptability and applicability to any specific situation.

The Indiana Judicial Center and the contributing authors hereby disclaim any and all responsibility or liability, which may be asserted or claimed arising from or claimed to have arisen from:

1. reliance upon the procedures, practices, or information contained in this Handbook
2. the utilization of the forms set forth in this Handbook, by the court reporter or any other non-attorney.

After consultation with the judge, the court reporter may refer specific questions either to the Indiana Judicial Center, the Indiana Supreme Court Office of State Court Administration, or the Office of Commissioner, Indiana Court of Appeals.
# COURT REPORTER TASK FORCE

## Members of the Judiciary

Richard T. Payne, Senior Judge, Chair

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## Court Reporters

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PREFACE

The responsibility of a court reporter is to preserve what is said or occurs in a court proceeding when an official record must be made. This task must be performed without disruption or delay of the proceedings. The equipment used by reporters in Indiana is not uniform nor is their training but their work product must be the same: a printed transcription of the record that is accurate, organized and delivered in as short a period of time as possible.

A court reporter’s responsibilities are often overlooked, misunderstood and taken for granted. Many reporters spend considerable time after normal work hours and away from family in order to complete requested transcripts.

Over thirty years has passed since the publication of the first Court Reporter Handbook by the Indiana Judicial Center. Indiana’s court system still does not have an agency responsible for the creation of standards for court reporting services, equipment or the education of its court reporting personnel. Indiana’s courts continue to be served by a variety of reporters, varying in experience and training but dedicated to creation of a true and accurate record of court proceedings.

In 2003, the Task Force revised the previous edition in light of changes made to the Trial Rules and Rules of Appellate Procedure and changes in technology available for reporting services. The members were all volunteers with years of experience as reporters who came from all geographic areas of the state and from counties, both rural and metropolitan.

The 2009 edition has been produced with the assistance of many members of the 2003 Taskforce who have once again given of their time and experience.

Although this manual is not official, it is offered as an approach and guide to the reporters who work, often in isolation, to handle the technical, ethical and management issues related to reporting. To paraphrase the Hon. James E. Letsinger [Lake County Superior Court (Criminal Division) retired], this is a book of recipes compiled by cooks who have spent a lot of time in the kitchen.

Richard T. Payne, Senior Judge
Chair
August 1, 2009
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