

**CHAPTER 6  
COURT REPORTERS**

**RULE 6.1 “COURT REPORTER”**- The court shall provide a court reporter in all matters statutorily required (Felony criminal proceedings, juvenile proceedings, etc.). For law and motion calendars, the court may provide a court reporter if the court has sufficient funding. On or before August 31<sup>st</sup> of each year, the court will make a determination if the court has sufficient funding. The court will publicize that determination in accordance with California Rule of Court 2.956.

*(Effective July 1, 2001; amended effective date of July 1, 2017)*

**RULE 6.2 “COURT REPORTER”**- In accordance with Gov. Code §68086 and California Rule of Court Rule 2.956 when a party requests a court reporter and the reporter is not required by the foregoing rule or by statute to report the court proceeding, such party shall provide and pay for a certified court reporter approved by the court.

*(Effective July 1, 2001; amended effective date of July 1, 2017)*

**RULE 6.3** All civil proceedings where the court provides a reporter, including family law proceedings, of less than one hour in duration will be reported without cost to any party. A fee for reporting services will be charged for all matters lasting more than one hour.

*(Effective July 1, 2001).*

**RULE 6.4** Any party requesting a transcript in any civil proceeding, including family law proceedings, shall order from and pay for such transcript directly with the court reporter.

*(Effective July 1, 2001).*