

**RULE        10                    COURT REPORTERS AND COMPENSATION  
FOR SAME**

(1)                    Preparation of any transcript on appeal by an Official Court Reporter shall not begin until the person ordering such transcript makes a cash deposit or other financial arrangement with the reporter of such amount as the reporter reasonably estimates such transcript will cost. In the event any cash deposit exceeds the cost of the transcript ordered, the excess shall be refunded to the person who ordered the transcript upon its completion. In the event the deposit is insufficient to pay for the transcript, the remaining unpaid portion of the cost shall be due upon the delivery of the transcript to the person who ordered it prepared. Payment will be made to the reporter who prepared it.

(2)                    Preparations of a typewritten transcript of a record preserved by electronic recording device shall not begin until the clerk is paid a sum sufficient to cover the estimated cost of this work. The estimated charge will vary depending upon how the typewritten copy is to be prepared. If the appellant desires the Circuit Clerk to forward the record to the Office of the State Courts Administrator for transcribing, the estimated cost will be based on rates authorized for transcripts prepared by an Official Court Reporter. If the appellant desires to make arrangements for his own typist to prepare the transcript, the deposit required will be based on the estimated cost of having clerk personnel supervise the copying of the tape which was used to electronically record the proceedings. It is the responsibility of the appellant to pay this amount upon being presented with a bill by the Circuit Clerk.

(3)                    In the criminal cases where an appeal is taken by the defendant, and it appears to the satisfaction of the Court that the defendant is unable to pay the costs of the transcript for the purpose of perfecting an appeal, the Court shall order the same to be furnished, and the Court reporter's fees for making the same shall be paid by the state upon a voucher approved by the Court, and taxed against the state or county as may be proper. In such cases the Court reporter shall furnish the original and three (3) copies of the transcript and shall receive compensation for same as provided in Chapter 485, RSMo.