AGENDA

LANGUAGE ACCESS COMMITTEE

Administrative Office of the Courts 450 South State Street Salt Lake City, Utah 84114

> Judicial Council Room Friday, March 20, 2015 12:00 p.m. to 1:30 p.m.

12:00 p.m.	Welcome and Approval of Minutes (Tab 1)	Judge Rick Romney
12:05 p.m.	Credentialing Exception	Rosa Oakes
12:15 p.m.	Records Retention Proposal (Tab 2)	Alison Adams-Perlac Rosa Oakes
12:30 p.m.	Proposed Amendments to Rule 3-306 (Tab 3)	Alison Adams-Perlac
1:25 p.m.	Other Business	

Upcoming Meetings:

May 15, 2015 August 21, 2015

Tab 1

Meeting Date	Language Access Committee		
January 23, 2015		Conference	e Rooms W19 B/C
Members Present		Member Excused	
Judge Rick Romney		Maureen Magagna	
Judge Su Chon		Shantelle Argyle	
Randall McUne		Ghulam Hasnain	
Wendell Roberts		Judge Rick	Smith
Michelle Draper			
Mary Kaye Dixon			
Miguel Medina			
Gabriela Grostic – welcomed as new			
member			
Jennifer Andrus			
Megan Haney			
Staff: Alison Adams-I	Perlac, Rosa P. Oakes		
Guests: Luther Gaylo			
	tes of November 21, 20		
Megan Haney moved	to approve the minute	s; Randall M	cUne seconded the motion.
Motion: Passed			
Tonic: Interpreter Re	quest for Reconsiderat	ion of	By Alison Adams-Perlac
Topic: Interpreter Request for Reconsideration			By Alison Adams-Fenac
	close the meeting. Mi	challa Drane	er seconded – motion passed.
			notion passed.
The minutes from th	is portion of the mee	ting are not	public, since the meeting
	ile 3-306 of the Utah C		
Oversight – motion to	open the meeting		
	op on ano mooning		
Topic: Records Reter			By Rosa Oakes
			retention of files on court
			erpreters dating back to 1996.
	•		ired or deceased. Given that
			ployees, some guidance is
required in the handling or disposing of such. Upon considerable discussion, it was			
decided that more information would be needed. Ms. Oakes was asked to obtain			
information on current retention policy as it relates to personnel files from the court HR			
office and state government offices in general. The topic will be reviewed at the next			
meeting.			
	malating Farmer		Dy Alicon Adams Darles
Topic: Interpreters Co		4. h	By Alison Adams-Perlac
Ms. Adams-Perlac reported that it had come to her attention that interpreters were performing duties outside of their scope of practice, specifically, filling out forms for non-			
performing duties out	side of their scope of p	ractice, spec	cifically, filling out forms for non-

English speakers on the Online Court Assistance Program (OCAP) located in the Law Library. She asked that interpreters cease this practice, given that it goes against the Interpreter's Code of Ethics and creates issues with accountability as well as the perception that interpreters are advocates. After a meeting with top administrators, a proposed amendment to the Interpreter's Code of Ethics, which would allow the practice, was offered by Tim Shea. The committee resolved that this matter involves two separate issues; 1) allowing interpreters to fill out forms for LEP patrons, and 2) interpreters assisting illiterate patrons. Consequently, Jennifer Andrus moved to not approve the amendment to the Code of Ethics. Michelle Draper seconded the motion. Motion passed unanimously. Jennifer Andrus moved that patrons should complete forms in their first language and the court have them translated after they have been filed and if the patron is illiterate, the patron will receive accommodations under the ADA. Randall McUne seconded the motion. Motion passed unanimously.

Other Business: Gabriela Grostic suggested that interpreters be given copies of Rule 3-306 and some instruction with an opportunity to ask questions.

Meeting Adjourned

Next meeting March 20, 2015

Tab 2

- 1. Permanent Records
 - a. Progress sheet log of all the requirements interpreter has met and when
 - b. Certification certificate
 - c. Proof of exams passed and trainings attended (if we administer them)
 - d. Most recent continuing education documentation provided
- 2. Retain for 1 Year
 - a. Continuing education documentation for years other than most recent year
- 3. Retain for 3 Years after Interpreter is Not Active

All other documents.

Tab 3

1	Rule 3-306. <u>01.</u> Language access <u>definitions. in the courts.</u>
2	Intent:
3	To define terms used in rules 3-306.01 through 3-306.05.
4	To state the policy of the Utah courts to secure the rights of people under Title VI of
5	the Civil Rights Act of 1964, 42 U.S.C. 2000d, et seq. in legal proceedings who are
6	unable to understand or communicate adequately in the English language.
7	To outline the procedure for certification, appointment, and payment of interpreters
8	for legal proceedings.
9	To provide certified interpreters in legal proceedings in those languages for which a
10	certification program has been established.
11	Applicability:
12	This rule shall apply to terms used in rules 3-306.01 through 3-306.05. legal
13	proceedings in the courts of record and not of record. This rule shall apply to
14	interpretation for non-English speaking people and not to interpretation for persons with
15	a hearing impairment, which is governed by Utah and federal statutes.
16	Statement of the Rule:
17	(1) Definitions.
18	(1) (A) "Appointing authority" means a judge, commissioner, referee or juvenile
19	probation officer, or delegate thereof.
20	(1<u>2</u>)(B) "Approved interpreter" means a person who has been rated as "superior" in
21	testing and has fulfilled the requirements established in paragraph (3).
22	(1<u>3</u>)(C) "Certified interpreter" means a person who has successfully passed the
23	examination of the Consortium for Language Access in the Courts and has fulfilled the
24	requirements established in paragraph (3).
25	(1<u>4</u>)(D) "Committee" means the Language Access Committee established by Rule 1-
26	205.
27	(1 <u>5</u>) (E) "Conditionally-approved interpreter" means a person who, in the opinion of
28	the appointing authority after evaluating the totality of the circumstances, has language
29	skills, knowledge of interpreting techniques, and familiarity with interpreting sufficient to
30	interpret the legal proceeding. A conditionally approved interpreter shall read and is

bound by the Code of Professional Responsibility and shall subscribe the oath or
 affirmation of a certified interpreter.

(1<u>6</u>)(F) "Code of Professional Responsibility" means the Code of Professional
 Responsibility for Court Interpreters set forth in Code of Judicial Administration
 Appendix H. An interpreter may not be required to act contrary to law or the Code of
 Professional Responsibility.

(1<u>7</u>)(G) "Legal proceeding" means a proceeding before the appointing authority,
 court-annexed mediation, communication with court staff, and participation in mandatory
 court programs. Legal proceeding does not include communication outside the court
 unless permitted by the appointing authority.

(18)(H) "Limited English proficiency" means the inability to understand or
 communicate in English at the level of comprehension and expression needed to
 participate effectively in legal proceedings.

(19)(1) "Registered interpreter" means a person who interprets in a language in
 which testing is not available and who has fulfilled the requirements established in
 paragraph (3) other than paragraph (3)(A)(vi).

(1<u>0</u>)(J) "Testing" means using an organization approved by the committee that uses
 the American Council on the Teaching of Foreign Languages (ACTFL) scale.

49 (2) Language Access Committee. The Language Access Committee shall:

50 (2)(A) research, develop and recommend to the Judicial Council policies and

51 procedures for interpretation in legal proceedings and translation of printed materials;

52 (2)(B) issue informal opinions to questions regarding the Code of Professional

53 Responsibility, which is evidence of good-faith compliance with the Code; and

54 (2)(C) discipline court interpreters.

55 (3) Application, training, testing, roster.

⁵⁶ (3)(A) Subject to the availability of funding, and in consultation with the committee,

57 the administrative office of the courts shall establish programs to certify and approve

⁵⁸ interpreters in English and the non-English languages most frequently needed in the

59 courts. The administrative office shall publish a roster of certified, approved, and

60 registered interpreters. To be certified, approved or registered, an applicant shall:

61 (3)(A)(i) file an application form approved by the administrative office;

62 (3)(A)(ii) pay a fee established by the Judicial Council;

63 (3)(A)(iii) pass a background check;

64 (3)(A)(iv) provide proof that the applicant is a Utah resident;

65 (3)(A)(v) complete training as required by the administrative office;

(3)(A)(vi) obtain a passing score on the court interpreter's test(s) as required by the
 administrative office;

(3)(A)(vii) complete 10 hours observing a certified interpreter in a legal proceeding;
 and

(3)(A)(viii) take and subscribe the following oath or affirmation: "I will make a true
 and impartial interpretation using my best skills and judgment in accordance with the
 Code of Professional Responsibility."

(3)(B) A person who is certified in good standing by the federal courts or by a state
 having a certification program that is equivalent to the program established under this
 rule may be certified without complying with paragraphs (3)(A)(v) through (3)(A)(viii) but
 shall pass an ethics examination and otherwise meet the requirements of this rule.
 (3)(C) No later than December 31 of each even-numbered calendar year, certified,
 approved, and registered interpreters shall pass the background check for applicants,

⁷⁹ and certified interpreters shall complete at least 16 hours of continuing education

80 approved by the administrative office of the courts.

81 <u>(4) Appointment.</u>

(4)(A) Except as provided in paragraphs (4)(B), (4)(C) and (4)(D), if the appointing
 authority determines that a party, witness, victim or person who will be bound by the
 legal proceeding has a primary language other than English and limited English
 proficiency, the appointing authority shall appoint a certified interpreter in all legal
 proceedings. A person requesting an interpreter is presumed to be a person of limited
 English proficiency.

(4)(B) An approved interpreter may be appointed if no certified interpreter is
 reasonably available.

90 (4)(C) A registered interpreter may be appointed if no certified or approved
 91 interpreter is reasonably available.

Rule 3-306.01

92 (4)(D) A conditionally-approved interpreter may be appointed if the appointing
 93 authority, after evaluating the totality of the circumstances, finds that:

(4)(D)(i) the prospective interpreter has language skills, knowledge of interpreting
 techniques and familiarity with interpreting sufficient to interpret the legal proceeding;
 and

97 (4)(D)(ii) appointment of the prospective interpreter does not present a real or
 98 perceived conflict of interest or appearance of bias; and

(4)(D)(iii) a certified, approved, or registered interpreter is not reasonably available 99 or the gravity of the legal proceeding and the potential consequence to the person are 100 so minor that delays in obtaining a certified or approved interpreter are not justified. 101 (4)(E) The appointing authority may appoint an interpreter with certified or approved 102 or equivalent credentials from another state if the appointing authority finds that the 103 approved, registered or conditionally approved interpreters who are reasonably 104 available do not have the language skills, knowledge of interpreting techniques, or 105 familiarity with interpreting sufficient to interpret the legal proceeding. The appointing 106 authority may consider the totality of the circumstances, including the complexity or 107 108 gravity of the legal proceeding, the potential consequences to the person of limited

109 English proficiency, and any other relevant factor.

(4)(F) No interpreter is needed for a direct verbal exchange between the person and
 court staff if the court staff can fluently speak the language understood by the person
 and the state court employee is acting within guidelines established in the Human
 Resources Policies and Procedures. An approved, registered or conditionally approved
 interpreter may be appointed if the court staff does not speak the language understood
 by the person.

(4)(G) The appointing authority will appoint one interpreter for all participants with
 limited English proficiency, unless the judge determines that the participants have
 adverse interests, or that due process, confidentiality, the length of the legal proceeding
 or other circumstances require that there be additional interpreters.
 (4)(H) A person whose request for an interpreter has been denied may apply to

121 review the denial. The application shall be decided by the presiding judge. If there is no
122 presiding judge or if the presiding judge is unavailable, the clerk of the court shall refer

Rule 3-306.01

Draft: March 12, 2015

123	the application to any judge of the court or any judge of a court of equal jurisdiction. The
124	application must be filed within 20 days after the denial.
125	(5) Payment.
126	(5)(A) The fees and expenses for language access shall be paid by the
127	administrative office of the courts in courts of record and by the government that funds
128	the court in courts not of record. The court may assess the fees and expenses as costs
129	to a party as otherwise provided by law. (Utah Constitution, Article I, Section 12, Utah
130	Code Sections 77-1-6(2)(b), 77-18-7, 77-32a-1, 77-32a-2, 77-32a-3, 78B-1-146(3),
131	URCP 54(d)(2), and Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d, et seq.,
132	and regulations and guidance adopted under that title.)
133	(5)(B) A person who has been ordered to pay fees and expenses for language
134	access may apply to the presiding judge to review the order. If there is no presiding
135	judge, the person may apply to any judge of the court or any judge of a court of equal
136	jurisdiction. The application must be filed within 20 days after the order.
137	(6) Waiver. A person may waive an interpreter if the appointing authority approves
138	the waiver after determining that the waiver has been made knowingly and voluntarily. A
139	person may retract a waiver and request an interpreter at any time. An interpreter is for
140	the benefit of the court as well as for the non-English speaking person, so the
141	appointing authority may reject a waiver.
142	(7) Removal from legal proceeding. The appointing authority may remove an
143	interpreter from the legal proceeding for failing to appear as scheduled, for inability to
144	interpret adequately, including a self-reported inability, and for other just cause.
145	<u>(8) Discipline.</u>
146	(8)(A) An interpreter may be disciplined for:
147	(8)(A)(i) knowingly making a false interpretation in a legal proceeding;
148	(8)(A)(ii) knowingly disclosing confidential or privileged information obtained in a
149	legal proceeding;
150	(8)(A)(iii) knowingly failing to follow standards prescribed by law, the Code of
151	Professional Responsibility and this rule;
152	(8)(A)(iv) failing to pass a background check;
153	(8)(A)(v) failing to meet continuing education requirements;

(8)(A)(vi) conduct or omissions resulting in discipline by another jurisdiction; and 154 (8)(A)(vii) failing to appear as scheduled without good cause. 155 (8)(B) Discipline may include: 156 157 (8)(B)(i) permanent loss of certified or approved credentials; (8)(B)(ii) temporary loss of certified or approved credentials with conditions for 158 reinstatement; 159 (8)(B)(iii) suspension from the roster of certified or approved interpreters with 160 161 conditions for reinstatement; (8)(B)(iv) prohibition from serving as a conditionally approved interpreter; 162 (8)(B)(v) suspension from serving as a conditionally approved interpreter with 163 conditions for reinstatement: and 164 (8)(B)(vi) reprimand. 165 (9) Complaints. 166 (9)(A) Any person may file a complaint about a matter for which an interpreter can 167 be disciplined. A party, witness, victim or person who will be bound by a legal 168 proceeding, may file a complaint about the misapplication of this rule. 169 170 (9)(B) The complaint shall allege an act or omission for which an interpreter can be disciplined or that violates this rule. The complaint shall be in writing and signed and 171 filed with the program coordinator. The complaint may be in the native language of the 172 complainant, which the AOC shall translate in accordance with this rule. The complaint 173 shall describe the circumstances of the act or omission, including the date, time, 174 location and nature of the incident and the persons involved. 175 (9)(C) The program coordinator may dismiss the complaint if it is plainly frivolous, 176 insufficiently clear, or does not allege an act or omission for which an interpreter can be 177 disciplined or that does not violate this rule. 178 (9)(D) If the complaint alleges that the court did not provide language access as 179 required by this rule, the program coordinator shall investigate and recommend 180 corrective actions that are warranted. 181 (9)(E) If the complaint alleges an act or omission for which the interpreter can be 182 disciplined, the program coordinator shall mail the complaint to the interpreter at the 183 address on file with the administrative office of the courts and proceed as follows: 184

Rule 3-306.01

Draft: March 12, 2015

(9)(E)(i) The interpreter shall answer the complaint within 30 days after the date the 185 complaint is mailed or the allegations in the complaint are deemed true and correct. The 186 answer shall admit, deny or further explain each allegation in the complaint. 187 188 (9)(E)(ii) The program coordinator may review records and interview the complainant, the interpreter and witnesses. After considering all factors, the program 189 coordinator may propose a resolution, which the interpreter may stipulate to. The 190 program coordinator may consider aggravating and mitigating circumstances such as 191 192 the severity of the violation, the repeated nature of violations, the potential of the violation to harm a person's rights, the interpreter's work record, prior discipline, and the 193 effect on court operations. 194

(9)(E)(iii) If the complaint is not resolved by stipulation, the program coordinator will 195 notify the committee, which shall hold a hearing. The committee chair and at least one 196 interpreter member must attend. If a committee member is the complainant or the 197 interpreter, the committee member is recused. The program coordinator shall mail 198 notice of the date, time and place of the hearing to the interpreter. The hearing is closed 199 to the public. Committee members and staff may not disclose or discuss information or 200 201 materials outside of the meeting except with others who participated in the meeting or with a member of the Committee. The committee may review records and interview the 202 interpreter, the complainant and witnesses. A record of the proceedings shall be 203 maintained but is not public. 204

(9)(E)(iv) The committee shall decide whether there is sufficient evidence of the
 alleged conduct or omission, whether the conduct or omission violates this rule, and the
 discipline, if any. The chair shall issue a written decision on behalf of the committee
 within 30 days after the hearing. The program coordinator shall mail a copy of the
 decision to the interpreter.

(9)(E)(v) The interpreter may review and, upon payment of the required fee, obtain a
 copy of any records to be used by the committee. The interpreter may attend all of the
 hearing except the committee's deliberations. The interpreter may be represented by
 counsel and shall be permitted to make a statement, call and interview the complainant
 and witnesses, and comment on the claims and evidence. The interpreter may obtain a
 copy of the record of the hearing upon payment of the required fee.

216 (9)(E)(vi) If the interpreter is certified in Utah under Paragraph (3)(B), the committee

shall report the findings and sanction to the certification authority in the other

218 jurisdiction.

219 <u>(10) Fees.</u>

(10)(A) In April of each year the Judicial Council shall set the fees and expenses to
 be paid to interpreters during the following fiscal year by the courts of record. Payment
 of fees and expenses shall be made in accordance with the Courts Accounting Manual.
 (10)(B) The local government that funds a court not of record shall set the fees and
 expenses to be paid to interpreters by that court.

(11) Translation of court forms. Forms must be translated by a team of at least two
 people who are interpreters certified under this rule or translators accredited by the
 American Translators Association.

(12) Court employees as interpreters. A court employee may not interpret legal
 proceedings except as follows.

(12)(A) A court may hire an employee interpreter. The employee will be paid the 230 wages and benefits of the employee's grade and not the fee established by this rule. If 231 the language is a language for which certification in Utah is available, the employee 232 must be a certified interpreter. If the language is a language for which certification in 233 Utah is not available, the employee must be an approved interpreter. The employee 234 must meet the continuing education requirements of an employee, but at least half of 235 the minimum requirement must be in improving interpreting skills. The employee is 236 subject to the discipline process for court personnel, but the grounds for discipline 237 include those listed in this rule. 238 (12)(B) A state court employee employed as an interpreter has the rights and 239

responsibilities provided in the Utah state court human resource policies, including the
 Code of Personal Conduct, and the Court Interpreters' Code of Professional
 Responsibility also applies. A justice court employee employed as an interpreter has the
 rights and responsibilities provided in the county or municipal human resource policies,
 including any code of conduct, and the Court Interpreters' Code of Professional
 Responsibility also applies.

- 246 (12)(C) A court may use an employee as a conditionally-approved interpreter under
- paragraph (4)(C). The employee will be paid the wage and benefits of the employee's
- grade and not the fee established by this rule.

- 1 Rules 3-306.02. Language Access Committee.
- 2 Intent:
- <u>3 To outline the responsibilities of the Language Access Committee.</u>
- 4 <u>Applicability:</u>
- 5 This rule applies to the Language Access Standing Committee of the Judicial
- 6 <u>Council.</u>
- 7 Statement of the Rule:
- 8 The Language Access Committee shall:
- 9 (1) research, develop and recommend to the Judicial Council policies and
- ¹⁰ procedures for interpretation in legal proceedings and translation of printed materials;
- 11 (2) issue informal opinions to questions regarding the Code of Professional
- 12 Responsibility, which is evidence of good-faith compliance with the Code; and
- 13 (3) discipline court interpreters as provided by rule 3-306.06.

Rule 3-306.03. Interpreter certification. 1 2 Intent: To outline the procedure for certification of interpreters for legal proceedings. 3 4 Applicability: This rule shall apply to legal proceedings in the courts of record and not of record. 5 This rule shall apply to interpretation for non-English speaking people and not to 6 interpretation for persons with a hearing impairment, which is governed by Utah and 7 federal statutes. 8 Statement of the Rule: 9 (1) Subject to the availability of funding, and in consultation with the committee, the 10 administrative office of the courts shall establish programs to certify and approve 11 interpreters in English and the non-English languages most frequently needed in the 12 courts. The administrative office shall publish a roster of certified, approved, and 13 registered interpreters. To be certified, approved or registered, an applicant shall: 14 (1)(A) file an application form approved by the administrative office: 15 (1)(B) pay a fee established by the Judicial Council; 16 (1)(C) pass a background check; 17 (1)(D) provide proof that the applicant is a Utah resident; 18 (1)(E) complete training as required by the administrative office; 19 (1)(F) obtain a passing score on the court interpreter's test(s) as required by the 20 administrative office; 21 (1)(G) complete 10 hours observing a certified interpreter in a legal proceeding; and 22 (1)(H) take and subscribe the following oath or affirmation: "I will make a true and 23 impartial interpretation using my best skills and judgment in accordance with the Code 24 of Professional Responsibility." 25 (2) A person who is certified in good standing by the federal courts or by a state 26 having a certification program that is equivalent to the program established under this 27 rule may be certified without complying with paragraphs (1)(A) through (1)(H) but shall 28 pass an ethics examination and otherwise meet the requirements of this rule. 29 (3) No later than December 31 of each even-numbered calendar year, certified, 30 approved, and registered interpreters shall pass the background check for applicants, 31

- 32 and certified interpreters shall complete at least 16 hours of continuing education
- ³³ approved by the administrative office of the courts.
- 34 (4) With the exception of staff interpreters who are employees of the courts, court
- 35 interpreters, including those listed on the statewide roster, are independent contractors.

Rule 3-306.04. Interpreter appointment, payment and fees. 1 2 Intent: To state the policy of the Utah courts to secure the rights of people under Title VI of 3 the Civil Rights Act of 1964, 42 U.S.C. 2000d, et seq. in legal proceedings who are 4 unable to understand or communicate adequately in the English language. 5 To outline the procedures for appointment and payment of interpreters for legal 6 proceedings. 7 To provide certified interpreters in legal proceedings in those languages for which a 8 certification program has been established. 9 Applicability: 10 This rule shall apply to legal proceedings in the courts of record and not of record. 11 This rule shall apply to interpretation for non-English speaking people and not to 12 interpretation for persons with a hearing impairment, which is governed by Utah and 13 federal statutes. 14 Statement of the Rule: 15 (1) Appointment. 16 (1)(A) Except as provided in paragraphs (1)(B), (1)(C) and (1)(D), if the appointing 17 authority determines that a party, witness, victim or person who will be bound by the 18 legal proceeding has a primary language other than English and limited English 19 proficiency, the appointing authority shall appoint a certified interpreter in all legal 20 proceedings. A person requesting an interpreter is presumed to be a person of limited 21 English proficiency. 22 (1)(B) An approved interpreter may be appointed if no certified interpreter is 23 reasonably available. 24 (1)(C) A registered interpreter may be appointed if no certified or approved 25 interpreter is reasonably available. 26 (1)(D) A conditionally-approved interpreter may be appointed if the appointing 27 authority, after evaluating the totality of the circumstances, finds that: 28 (1)(D)(i) the prospective interpreter has language skills, knowledge of interpreting 29 techniques and familiarity with interpreting sufficient to interpret the legal proceeding; 30 and 31

Rule 3-306.04.

Draft: March 13, 2015

(1)(D)(ii) appointment of the prospective interpreter does not present a real or
 perceived conflict of interest or appearance of bias; and

(1)(D)(iii) a certified, approved, or registered interpreter is not reasonably available
 or the gravity of the legal proceeding and the potential consequence to the person are
 so minor that delays in obtaining a certified or approved interpreter are not justified.

(1)(E) The appointing authority may appoint an interpreter with certified or approved 37 or equivalent credentials from another state if the appointing authority finds that the 38 approved, registered or conditionally approved interpreters who are reasonably 39 available do not have the language skills, knowledge of interpreting techniques, or 40 familiarity with interpreting sufficient to interpret the legal proceeding. The appointing 41 authority may consider the totality of the circumstances, including the complexity or 42 gravity of the legal proceeding, the potential consequences to the person of limited 43 English proficiency, and any other relevant factor. 44

(1)(F) No interpreter is needed for a direct verbal exchange between the person and
 court staff if the court staff can fluently speak the language understood by the person
 and the state court employee is acting within guidelines established in the Human
 Resources Policies and Procedures. An approved, registered or conditionally approved
 interpreter may be appointed if the court staff does not speak the language understood
 by the person.

(1)(G) The appointing authority will appoint one interpreter for all participants with
 limited English proficiency, unless the judge determines that the participants have
 adverse interests, or that due process, confidentiality, the length of the legal proceeding
 or other circumstances require that there be additional interpreters.

(2) Court employees as interpreters. A court employee may not interpret legal
 proceedings except as follows.

(2)(A) A court may hire an employee interpreter. The employee will be paid the
wages and benefits of the employee's grade and not the fee established by this rule. If
the language is a language for which certification in Utah is available, the employee
must be a certified interpreter. If the language is a language for which certification in
Utah is not available, the employee must be an approved interpreter. The employee
must meet the continuing education requirements of an employee, but at least half of

the minimum requirement must be in improving interpreting skills. The employee is
 subject to the discipline process for court personnel, but the grounds for discipline
 include those listed in this rule.

(2)(B) A state court employee employed as an interpreter has the rights and
responsibilities provided in the Utah state court human resource policies, including the
Code of Personal Conduct, and the Court Interpreters' Code of Professional
Responsibility also applies. A justice court employee employed as an interpreter has the
rights and responsibilities provided in the county or municipal human resource policies,
including any code of conduct, and the Court Interpreters' Code of Professional
Responsibility also applies.

(2)(C) A court may use an employee as a conditionally-approved interpreter under
 paragraph (1)(D). The employee will be paid the wage and benefits of the employee's
 grade and not the fee established by this rule.

(3) Review of denial of request for interpreter. A person whose request for an
interpreter has been denied may apply to review the denial. The application shall be
decided by the presiding judge. If there is no presiding judge or if the presiding judge is
unavailable, the clerk of the court shall refer the application to any judge of the court or
any judge of a court of equal jurisdiction. The application must be filed within 20 days
after the denial.

(4) Waiver. A person may waive an interpreter if the appointing authority approves
the waiver after determining that the waiver has been made knowingly and voluntarily. A
person may retract a waiver and request an interpreter at any time. An interpreter is for
the benefit of the court as well as for the non-English speaking person, so the
appointing authority may reject a waiver.

(5) Translation of court forms. Forms must be translated by a team of at least two
 people who are interpreters certified under this rule or translators accredited by the
 American Translators Association.

90 (6) Payment.

(6)(A) The fees and expenses for language access shall be paid by the
 administrative office of the courts in courts of record and by the government that funds
 the court in courts not of record. The court may assess the fees and expenses as costs

Rule 3-306.04.

to a party as otherwise provided by law. (Utah Constitution, Article I, Section 12, Utah 94 Code Sections 77-1-6(2)(b), 77-18-7, 77-32a-1, 77-32a-2, 77-32a-3, 78B-1-146(3), 95 URCP 54(d)(2), and Title VI of the Civil Rights Act of 1964, 42 U.S.C. 2000d, et seq., 96 97 and regulations and guidance adopted under that title.) (6)(B) A person who has been ordered to pay fees and expenses for language 98 access may apply to the presiding judge to review the order. If there is no presiding 99 judge, the person may apply to any judge of the court or any judge of a court of equal 100 101 jurisdiction. The application must be filed within 20 days after the order. (7) Fees. 102 (7)(A) Every three years, the Judicial Council shall conduct a market survey and 103 shall set the fees and expenses to be paid to interpreters during the following two fiscal 104 years by the courts of record. Payment of fees and expenses shall be made in 105 accordance with the Courts Accounting Manual. 106 (7)(B) The local government that funds a court not of record shall set the fees and 107 expenses to be paid to interpreters by that court. 108

1	Rule 3-306.05. Interpreter removal, discipline and formal complaints.
2	Intent:
3	To outline the procedures for interpreter removal and discipline.
4	Applicability:
5	This rule shall apply to the Language Access Program Manager, the Language
6	Access Program Coordinator, the Language Access Committee, interpreter
7	coordinators and contract interpreters.
8	Statement of the Rule:
9	(1) Removal from legal proceeding. The appointing authority may remove an
10	interpreter from the legal proceeding for failing to appear as scheduled, for inability to
11	interpret adequately, including a self-reported inability, and for other just cause.
12	(2) Discipline.
13	(2)(A) An interpreter may be disciplined for:
14	(2)(A)(i) knowingly making a false interpretation in a legal proceeding;
15	(2)(A)(ii) knowingly disclosing confidential or privileged information obtained in a
16	legal proceeding;
17	(2)(A)(iii) knowingly failing to follow standards prescribed by law, the Code of
18	Professional Responsibility and this rule;
19	(2)(A)(iv) failing to pass a background check;
20	(2)(A)(v) failing to meet continuing education requirements;
21	(2)(A)(vi) conduct or omissions resulting in discipline by another jurisdiction; and
22	(2)(A)(vii) failing to appear as scheduled without good cause.
23	(2)(B) Discipline may include:
24	(2)(B)(i) permanent loss of certified or approved credentials;
25	(2)(B)(ii) temporary loss of certified or approved credentials with conditions for
26	reinstatement;
27	(2)(B)(iii) suspension from the roster of certified or approved interpreters with
28	conditions for reinstatement;
29	(2)(B)(iv) prohibition from serving as a conditionally approved interpreter;
30	(2)(B)(v) suspension from serving as a conditionally approved interpreter with
31	conditions for reinstatement; and

(2)(B)(vi) reprimand.

33 (3) As long as he or she complies with rule 3-306.04, an interpreter coordinator has

34 the discretion to decline to assign an interpreter listed on the statewide interpreter

35 <u>roster.</u>

36 (<u>34</u>) <u>Formal C</u>omplaints.

(<u>34</u>)(A) Any person may file a <u>formal</u> complaint about a matter for which an
 interpreter can be disciplined. A party, witness, victim or person who will be bound by a
 legal proceeding, may file a <u>formal</u> complaint about the misapplication of this rule.

(<u>34</u>)(B) The complaint shall allege an act or omission for which an interpreter can be
 disciplined or that violates this rule. The complaint shall be in writing and signed and
 filed with the program coordinator. The complaint may be in the native language of the
 complainant, which the AOC shall translate in accordance with this rule. The complaint
 shall describe the circumstances of the act or omission, including the date, time,

location and nature of the incident and the persons involved.

(34)(C) The program coordinator may dismiss the complaint if it is plainly frivolous,
 insufficiently clear, or does not allege an act or omission for which an interpreter can be
 disciplined or that does not violate this rule.

(<u>34</u>)(D) If the complaint alleges that the court did not provide language access as
 required by this rule, the program coordinator shall investigate and recommend
 corrective actions that are warranted.

(<u>34</u>)(E) If the complaint alleges an act or omission for which the interpreter can be
 disciplined, the program coordinator shall mail the complaint to the interpreter at the
 address on file with the administrative office of the courts and proceed as follows:

(34)(E)(i) The interpreter shall answer the complaint within 30 days after the date the
 complaint is mailed or the allegations in the complaint are deemed true and correct. The
 answer shall admit, deny or further explain each allegation in the complaint.

(34)(E)(ii) The program coordinator may review records and interview the
 complainant, the interpreter and witnesses. After considering all factors, the program
 coordinator may propose a resolution, which the interpreter may stipulate to. The
 program coordinator may consider aggravating and mitigating circumstances such as
 the severity of the violation, the repeated nature of violations, the potential of the

violation to harm a person's rights, the interpreter's work record, prior discipline, and the 63 effect on court operations. 64 (34)(E)(iii) When the investigation of the formal complaint is complete, the program 65 coordinator shall notify the interpreter of the proposed discipline. The interpreter may 66 accept the discipline by consent, or may request a hearing by a panel of the Language 67 Access Committee. If the complaint is not resolved by stipulation, the program 68 coordinator will notify the committee, which shall hold a hearing. 69 (4)(F) The program coordinator shall notify the chair of the Language Access 70 Committee if the interpreter requests a hearing by a panel. The chair of the Language 71 Access Committee shall assign three members of the Committee to serve on the panel 72 for the hearing and shall assign one of the members to chair the hearing. The chair of 73 the panel shall be responsible for sending notice to the interpreter, the complainant and 74 the program coordinator. 75 (4)(G) The hearing before the panel shall be private and closed to the public. The 76 hearing shall be recorded. The hearing will be informal and will not be governed by the 77 Rules of Civil Procedure and the Rules of Evidence. The interpreter, the complainant, 78 and the program coordinator all may attend the hearing. The interpreter and the 79 program coordinator may each bring counsel to the hearing. The program coordinator 80 and the interpreter may submit exhibits and call witnesses. Panel members and staff 81 may not disclose or discuss information or materials outside of the meeting except with 82 others who participated in the meeting or with a member of the panel. 83 (4)(H) If any party fails to appear, the panel may proceed on the evidence before it. If 84 the complainant fails to appear, the panel may dismiss the Formal Complaint. 85 (4)(1) The panel shall determine whether there is a preponderance of evidence of the 86 alleged conduct or omission, and whether the alleged conduct or omission violates this 87 rule or the Code of Professional Responsibility. Within 14 days, the panel will inform the 88 program coordinator, the interpreter, and the complainant, in writing, of its decision and 89 the findings of fact supporting it. The panel may discipline the interpreter as provided 90 under paragraph (2)(B), including permanently removing the interpreter's credentials. 91

Rule 3-306.05

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(4)(J) The interpreter may appeal the decision to the Language Access Committee
 by sending a written request to the program coordinator with 14 days of the panel's
 decision.
 (4)(K) The committee chair and at least one interpreter member must attend the

hearing. If a committee member is the complainant or the interpreter, the committee 96 member is recused. Members of the panel are also recused. The program coordinator 97 shall mail notice of the date, time and place of the hearing to the interpreter and the 98 complainant. The interpreter and program coordinator may submit briefs and exhibits, 99 which the committee shall review. The hearing is closed to the public. Committee 100 members and staff may not disclose or discuss information or materials outside of the 101 meeting except with others who participated in the meeting or with a member of the 102 Committee. The committee may review records and interview the interpreter, the 103 complainant and witnesses. A record of the proceedings shall be maintained but is not 104 public. 105

(43)(EL)(iv) The committee shall decide whether there panel is sufficient evidence of 106 the alleged conduct or omission, whether the conduct or omission violates this 107 rule, abused its discretion in making its decision. If the committee determines that the 108 panel abused its discretion, the committee may dismiss the Formal Complaint. If the 109 committee determines that the panel did not abuse its discretion, the interpreter shall be 110 disciplined according to the panel's decision. and the discipline, if any. The chair shall 111 issue a written decision and analysis on behalf of the committee within 30 days after the 112 hearing. The program coordinator shall mail a copy of the decision to the interpreter. 113 The committee's decision shall be final. 114

(34)(EM)(V) The interpreter may review and, upon payment of the required fee, obtain a copy of any records to be used by the committee. The interpreter may attend all of the hearing except the committee's deliberations. The interpreter may be represented by counsel and shall be permitted to make a statement, call and interview the complainant and witnesses, and comment on the claims and evidence. The interpreter may obtain a copy of the record of the hearing upon payment of the required fee.

- 122 (34)(EN)(vi) If the interpreter is certified in Utah under Paragraph (3)(B)rule 3-
- 123 <u>306.03(1)</u>, the committee shall report the findings and sanction to the certification
- authority in the other jurisdiction.