

1 AO-20-004

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5 IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
6 IN AND FOR THE COUNTY OF CHURCHILL
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9 IN THE MATTER OF THE RULES OF
10 PRACTICE FOR THE TENTH JUDICIAL
11 DISTRICT COURT
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14 INTERPRETER REQUESTS
15 FAMILY LAW AND
16 CIVIL MATTERS
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21 Pursuant to the Tenth Judicial District Court Rule 1.12, counsel is required to file a
22 request for an interpreter in civil and family case types not less than 5 days before any
23 hearing or trial. The Court will make the necessary arrangements for an interpreter to be
24 present for the hearing or trial once the request is filed. Counsel will be responsible for all
25 fees and costs associated with the interpreter's services.
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28 The filed request must contain which specific language the certified interpreter
needs to be fluent in and how many parties will require interpreter services.


*Ex: If only the Plaintiff needs an interpreter, only one interpreter is
required. If the Plaintiff and Defendant both need an interpreter, two
interpreters are required. If the Plaintiff, Defendant, and potential
witness(es) require an interpreter, three interpreters may be necessary.*

1 When counsel becomes aware that an interpreter will not be needed for the hearing
2 or trial, they are required to contact the Court no less than 48 hours prior to the scheduled
3 time of the hearing or trial. The Court will contact the interpreter and inform them that
4 their services are no longer required.

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6 Failure to notify the Court within the specified timeframe shall result in counsel
7 being responsible for paying the interpreter's fees and costs in accordance with the
8 interpreter's cancellation policy, regardless of whether a hearing or trial was held.

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10 IT IS SO ORDERED.

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12 DATED: this 23 day of April, 2020.

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16 _____
17 THOMAS L. STOCKARD
18 DISTRICT COURT JUDGE
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