

I am writing to urge the members of the Supreme Court to adopt the proposed changes to 28(c), (d) and (e) as well as the proposed amendment to CR 80 and 80(d), along with Rule of Appellate Procedure 9.2(g). I am a certified court reporter and believe the changes to CR 28 are necessary to protect the consumers of our work product.

The adoption of CR 80, which reads "Except as otherwise ordered by the court the minimum qualification to become an authorized transcriptionist in order to complete and file an official certified court transcript from electronically recorded proceedings is certification as a court reporter or certification by AAERT (American Association of Electronic Reporters and Transcribers) or proof of one year of supervised mentorship with a certified court reporter or an authorized transcriptionist. Courts may require additional or different qualifications or at their discretion" should exclude the unintentionally added words "or different" in the last sentence. We have proposed adding the language in (d) submitted by WCRA as well. RAP 9.2(g) is important because the official record should be transcribed by the court reporter who was present to report it.

Thank you for your considerations herein.

## Tracy, Mary

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**From:** Hinchcliffe, Shannon  
**Sent:** Thursday, April 30, 2015 9:20 AM  
**To:** Tracy, Mary  
**Subject:** FW: Please consider the proposed change.  
**Attachments:** Image\_1430409846975.png

**From:** Amy Wilkins [mailto:amywilkins75@gmail.com]  
**Sent:** Thursday, April 30, 2015 9:14 AM  
**To:** AOC DL - Rules Comments  
**Subject:** Please consider the proposed change.

My interest in this matter is expressed within the attached image file. Thank you for your consideration.  
Amy Wilkins, ccr #2187