

Court Interpreters C Outside Employment

Directive #9-68
Issued by:

December 4, 1968
Edward B. McConnell
Administrative Director

Judge Artaserse recently indicated that occasionally official court interpreters have been used by attorneys in connection with the taking of depositions. While ordinarily court employees have not been permitted to work for private attorneys, the Supreme Court concurs in the recommendation made by Judge Artaserse that blanket approval be given for court interpreters to serve as interpreters in the taking of depositions, provided, of course, that such outside employment does not conflict with any court duties they may have.

EDITOR-S NOTE

No change has been made to the original text. This directive conforms with Opinion 32-94 issued May 4, 1994 by the Supreme Court Advisory Committee on Outside Activities of Judiciary Employees, permitting an AOC administrative assistant to interpret part-time in the municipal courts.