HOUSE AMENDMENTS TO SENATE BILL 409

By COMMITTEE ON JUDICIARY

June 8

1 On page 1 of the printed bill, line 2, after "8.340" insert ", 8.415 and 8.420; and repealing ORS 8.430".

3 Delete lines 4 through 29 and delete page 2 and insert:

4 "SECTION 1. ORS 8.340 is amended to read:

5 "8.340. (1) It is the duty of each official reporter of the circuit court, justice court or municipal 6 court to attend the court for which the reporter is appointed at such times as the judge or justice 7 of the peace may direct.

8 "(2) A circuit court reporter shall be appointed under a personnel plan established by the Chief 9 Justice of the Supreme Court. Reporters for a justice or municipal court are not subject to this 10 subsection.

"(3) A reporter is an officer of the court in which the reporter serves and of any court to which an appeal is made whenever the reporter has recorded the proceedings that are the subject of the appeal.

"(4) Upon the trial or hearing of any cause, the judge or justice of the peace upon the motion of the judge or justice of the peace may, and upon the request of either party shall, order a report of the proceedings. The reporter shall, in the manner provided in subsection [(5)] (6) of this section, make a report of the oral testimony and other proceedings of the trial or hearing to the extent required by the court or by the requesting party.

19 "(5)(a) Notwithstanding subsection (4) of this section, in a trial or hearing involving a 20 charge of aggravated murder as defined in ORS 163.095, the judge shall appoint a certified 21shorthand reporter in accordance with policies and procedures established by the State Court 22Administrator relating to the types of proceedings that are to be recorded using a shorthand reporter and other matters pertaining to the use of shorthand reporting in a trial or hearing 2324 involving a charge of aggravated murder. The reporter shall make a record of the oral tes-25timony and other proceedings of the trial or hearing using the reporting method for which the reporter is certified. A record made under this subsection is the official record of the 2627proceedings.

"(b) A shorthand reporter providing services under paragraph (a) of this subsection must
be certified under ORS 8.415 to 8.455 or by a nationally recognized certification program.

"(c) If a certified shorthand reporter is not available for appointment under this subsection, or a reporter appointed under this subsection is not available at any time during the trial or hearing, the court shall provide for an appropriate alternative method for preserving an accurate official record of the proceeding and the preparation of a transcript, if necessary.

35 "(d) The office of the State Court Administrator shall pay the costs of shorthand re-

1 porting services required by paragraph (a) of this subsection.

2 "[(5)] (6) Except as provided in subsection (5) of this section, when a report is required, the 3 reporter shall:

4 "(a) Take accurate notes [by shorthand or by means of a mechanical or electronic typing device]
5 using the reporting method for which the reporter is certified; or

6 "(b) Make audio records pursuant to policies and procedures established by the State Court 7 Administrator.

8 "[(6)] (7) The notes or audio records of the official reporter or a reporter providing services 9 under subsection [(7)] (8) of this section shall be filed in the office of the clerk of the court subject 10 to the provisions of ORS 7.120 and except as provided in ORS 19.385.

"[(7)(a)] (8)(a) In any circuit court proceeding in which the court uses audio recording or video recording, any party may, with reasonable notice to the trial court, arrange for the reporting of the proceeding by [stenographic means] a shorthand reporter. A reporter providing [stenographic reporting] services under this paragraph shall be certified in shorthand reporting under ORS 8.415 to 8.455 or by a nationally recognized certification program. The party arranging for reporting of the proceeding [by stenographic means] must provide the court with the name of the reporter and an address and telephone number where the reporter may be contacted.

18 "(b) If all parties to the proceedings agree, the [*stenographic*] **shorthand** reporting of the pro-19 ceedings by a reporter arranged for by a party may be used by the parties during the proceedings.

"(c) If all parties to the proceedings agree, the [*stenographic*] **shorthand** reporting of the proceedings by a reporter arranged for by a party is the official record of the proceedings for the purpose of a transcript on appeal. For all other purposes, the official record of the proceedings shall be the record produced by the reporting [*technique*] **method** used by the court, unless otherwise ordered by the court.

"(d) Unless other parties agree to pay all or part of the cost of the reporter, the party arranging for the reporting of the proceeding by [*stenographic means*] **a shorthand reporter** under this subsection must pay all costs of the reporter and the cost of providing copies of the transcript to the court.

29 "SECTION 2. ORS 8.415 is amended to read:

30 "8.415. As used in ORS 8.415 to 8.455, unless the context requires otherwise:

31 "(1) 'Administrator' means the State Court Administrator.

"(2) 'Advisory committee' means the Certified Shorthand Reporters Advisory Committee created
 in ORS 8.455.

34 "(3) 'Certified shorthand reporter' means an individual who has been certified to engage in the 35 practice of [*shorthand*] **stenographic or voice-writing** reporting under ORS 8.415 to 8.455.

36 "(4) '[Shorthand] Stenographic reporting' means the making and transcribing of a verbatim re-37 cord of any court proceeding, deposition, hearing or other [matter where the verbatim record is re-38 quired or requested by any court, grand jury, attorney or referee to be made] proceeding by means 39 of a written system of either manual or machine shorthand procedures.

40 "(5) 'Voice-writing reporting' means the making and transcribing of a verbatim record
 41 of any court proceeding, deposition, hearing or other proceeding by:

42 "(a) Recording the words in the proceeding using a voice silencer for subsequent tran 43 scription; or

44 "(b) Using a speech-recognition computer-assisted transcription program.

45 **"SECTION 3.** ORS 8.420 is amended to read:

1	"8.420. (1) The State Court Administrator shall verify the qualifications of shorthand reporters
2	to be certified and shall issue the certificate of shorthand reporter to qualified applicants. \mathbf{A}
3	shorthand reporter may be certified to perform stenographic reporting, voice-writing re-
4	porting or both.
5	"(2) The administrator shall adopt policies necessary to administer ORS 8.415 to 8.455 and may
6	appoint any committees necessary to function in accordance with ORS 8.415 to 8.455.
7	"(3) The administrator shall:
8	"(a) Adopt policies establishing the qualifications necessary for the issuance of a certificate of
9	certified shorthand reporter;
10	"(b) Determine the qualifications of persons applying for certificates under ORS 8.415 to 8.455;
11	"(c) Adopt policies for the examination of applicants and the issuing of certificates under ORS
12	8.415 to 8.455;
13	"(d) Grant certificates to qualified applicants upon compliance with ORS 8.415 to 8.455 and
14	policies of the administrator;
15	"(e) Establish continuing education requirements for biennial renewal of certificates;
16	"(f) Collect fees as set by the administrator;
17	"(g) Require the biennial renewal of all certificates;
18	"(h) Establish a code of conduct and grounds for disciplinary action; and
19	"(i) Investigate complaints regarding court reporters.
20	"(4) The Certified Shorthand Reporters Advisory Committee shall recommend:
21	"(a) Standards establishing the qualifications necessary for the issuance of a certificate of cer-
22	tified shorthand reporter;
23	"(b) Qualifications required of persons applying for certificates under ORS 8.415 to 8.455;
24	"(c) Procedures for the examination of applicants and the issuing of certificates under ORS 8.415
25	to 8.455;
26	"(d) Certificates be granted by the administrator to qualified applicants upon compliance with
27	ORS 8.415 to 8.455 and policies of the administrator;
28	"(e) Continuing education requirements for biennial renewal of certificates;
29	"(f) A code of conduct and grounds for suspension or revocation of certificates or other disci-
30	plinary action to the administrator;
31	"(g) Investigation of complaints regarding court reporters at the direction of the administrator;
32	and
33	"(h) Any corrective action that may be required.
34	" <u>SECTION 4.</u> ORS 8.430 is repealed.".
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