

AMENDMENT TO THE CALIFORNIA RULES OF COURT
Adopted by the Judicial Council on March 2, 2018, effective March 5, 2018

1	Title 2. Trial Court Rules.....	2
2	Chapter 4. Language Access.....	2
3	Article 1. General Provisions.....	2
4	Rule 2.850. Language Access Representative.....	2
5	Rule 2.851. Language access services complaints.....	2
6	Chapter 4. Article 2. Court Interpreters	2
7	Rule 2.890. Professional conduct for interpreters.....	2
8	Rule 2.891. Periodic review of court interpreter skills and professional conduct	2
9	Rule 2.892. Guidelines for approval of certification programs for interpreters for	
10	deaf and hard-of-hearing persons.....	2
11	Rule 2.893. Appointment of interpreters in court proceedings.....	2
12	Rule 2.894. Reports on appointments of certified and registered interpreters and	
13	noncertified and nonregistered interpreters	2
14	Rule 2.895. Requests for interpreters.....	2
15	Rule 8.866. Preparation of reporter’s transcript.....	2
16		

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43

Title 2. Trial Court Rules

Chapter 4. Language Access

Article 1. General Provisions

Rule 2.850. Language Access Representative

Rule 2.851. Language access services complaints

Chapter 4. Article 2. Court Interpreters

Rule 2.890. Professional conduct for interpreters

Rule 2.891. Periodic review of court interpreter skills and professional conduct

Rule 2.892. Guidelines for approval of certification programs for interpreters for deaf and hard-of-hearing persons

Rule 2.893. Appointment of interpreters in court proceedings

Rule 2.894. Reports on appointments of certified and registered interpreters and noncertified and nonregistered interpreters

Rule 2.895. Requests for interpreters

Rule 8.866. Preparation of reporter’s transcript

(a)–(c) * * *

(d) When preparation must be completed

(1) The reporter must deliver the original and all copies to the trial court clerk as soon as they are certified but no later than 20 days after the reporter is required to begin preparing the transcript under (a). Only the presiding judge of the appellate division or his or her designee may extend the time to prepare the reporter’s transcript (see rule 8.810).

(2) If the appellant deposited with the clerk an amount equal to the estimated cost of preparing the transcript and the appeal is abandoned or dismissed before the reporter has filed the transcript, the reporter must inform the clerk of the cost of the portion of the transcript that the reporter has completed. The clerk must pay that amount to the reporter from the appellant’s deposited funds and refund any excess deposit to the appellant.

(Subd (d) amended effective March 5, 2018; previously amended effective March 1, 2014, and January 1, 2017, and January 1, 2018.)

1

2 **(e)–(f) * * ***

3

4 *Rule 8.866 amended effective March 5, 2018; adopted effective January 1, 2009; previously*
5 *amended effective March 1, 2014, January 1, 2016, January 1, 2017, and January 1, 2018.*