ILLINOIS JUDICIAL BRANCH Court Personnel Information Card: Limited English Proficient Individuals

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How Do I Determine Whether a Person should have an Interpreter Appointed?

According to the Illinois Supreme Court Language Access Policy (effective Oct. 1, 2014), the court should provide an interpreter for any Limited English Proficient (LEP) Person who is involved in a legal proceeding as a party or witness. "LEP Person" means someone who speaks a language other than English as his or her primary language and has a limited ability to read, write, speak or understand English and requires the assistance of a foreign language interpreter or sign language interpreter to effectively communicate in a legal proceeding. "Legal proceeding" means any court proceeding (civil or criminal) and any mandatory court-annexed proceeding, such as court-annexed mediation or mandatory arbitration under Illinois Supreme Court Rules.

Four Steps for Securing Language Assistance:

Step 1: Determining language spoken

If you need to determine the language spoken by an individual, you may refer to the Language Identification Flashcard or "I speak" card developed by the U.S Census at http://www.lep.gov/ISpeakCards2004.pdf. The individual can check or point to the box that indicates which language he or she speaks. Once the language has been identified, a court interpreter can be appointed if necessary.

Step 2: Communicating with LEPs outside of a legal proceeding

If you need to communicate with an LEP person at the clerk's counter or elsewhere in the courthouse outside of the courtroom, the following options are available to you to help facilitate communication:

- (1) bilingual staff in the courthouse,
- (2) the LEP person's bilingual advocate, family member or friend, or
- (3) remote interpreting services, such as LanguageLine. Please contact the Office of the Chief Judge in your circuit for dial-in information, or request that the service be installed (Language Line can be installed at no cost).

Step 3: Appointing an interpreter for a proceeding

Appointing an interpreter is a matter of judicial discretion. According to the Supreme Court Language Access Policy:

- (1) Courts must make reasonable efforts to appoint a "certified" or "qualified" foreign language interpreter from the AOIC Interpreter Registry. Certified and qualified interpreters have passed all exams and have met the highest level of requirements.
- (2) If none is available, the court must appoint a "registered" interpreter from the Registry. Registered interpreters have passed all exams at the minimum level of requirements.

- (3) When appropriate, **remote** interpreting services should be utilized, especially by companies that focus on the hiring of certified and qualified interpreters such as Interprenet and InLingo.
- (4) If none is available from the Registry, the court may appoint an "unregistered" interpreter and must examine the interpreter in open court to ensure minimum qualifications and impartiality. Illinois Supreme Court Language Access Policy, effective Oct. 1, 2014.

Note: When an unqualified or inexperienced court interpreter is used, there is a high possibility of misinterpretation or unethical behavior that can directly affect the outcome of a case.

A court shall use reasonable efforts to *avoid* appointing the following types of individuals as an interpreter:

- (1) An individual compensated by a business owned or controlled by a party or witness;
- (2) A friend or family or household member of a party or witness:
- (3) A potential witness;
- (4) Court personnel employed for a purpose other than interpreter;
- (5) A law enforcement officer or probation department personnel;
- (6) An individual with a pecuniary or other interest in the outcome of a case; or
- (7) Any other individual that does or may have a real or perceived conflict of interest.

Step 4: Locating a certified or registered interpreter

The Administrative Office of the Illinois Courts (AOIC) website maintains a statewide registry of certified, qualified, and registered interpreters at publicapps.illinoiscourts.gov. The registry is arranged alphabetically by language. If no interpreter is listed on the registry for the language you need, please contact the AOIC Language Access Program at AccessToJustice@illinoiscourts.gov.

Sample Interpreter Qualification Questions:

- Are you certified? If you are not certified, are you on the AOIC Interpreter Registry?
- What is your experience interpreting in court?
 Have you completed any training to qualify you as an interpreter?
- Do you understand that as an interpreter you must interpret everything, and that you may not summarize the testimony or other proceedings?
- Do you have any experience in simultaneous interpreting? Do you have any experience in consecutive interpreting?
- Is your dialect compatible with [the litigant]?
- Are there any cultural or community concerns between you and [the litigant] that the court should be aware of?
- Have you ever interpreted for any of the people involved in this case?
- Are you able to remain fair and impartial?

Courts Are Required to Provide and Pay for Interpreters

Circuit county courts are responsible for the arrangement and compensation of interpreters.

- Courts are required to appoint an interpreter in criminal proceedings for limited English proficient defendants in misdemeanor and felony cases via a written order. Criminal Proceeding Interpreter Act, 725 ILCS 140.
- Court is required to appoint an interpreter in civil proceedings for LEP parties and witnesses via a written order. Code of Civil Procedure, 735 ILCS 5/8-1403.
- Courts are required to provide a qualified sign language interpreter for deaf persons who are involved in any legal proceeding as a litigant, witness, victim, juror, or spectator. Code of Civil Procedure, 735 ILCS 5/8-1402.
- Courts should appoint an interpreter for any legal proceeding, including criminal, traffic and civil cases, and any court-annexed proceeding such as mediation or arbitration, for parties or witnesses. *Illinois Supreme Court Language Access Policy*, effective Oct. 1, 2014.

Recognizing the limited resources for language access, funding priority should be given to providing interpreter services without charge to low and moderate income persons.

Reimbursement for interpreter costs from AOIC:

If your court or any entity in your county uses an interpreter listed on the AOIC Court Interpreter Registry, you can submit a reimbursement claim for either full or partial reimbursement. Please fill out a reimbursement voucher form, available through the Office of the Chief Judge, or by email to Access Tolustice aillinois courts.gov.

- Full reimbursement is available for the use of certified and qualified interpreters listed on the AOIC Registry, and for certified interpreters in other states. "Certified" means that they have passed the National Center for State Courts written and oral certification exams. "Qualified" means they have passed the National Center for State Courts written exam and an oral proficiency interview.
- Full reimbursement is also available for the use of sign language interpreters listed on the AOIC Registry, and for RID certified sign language interpreters in other states.
- Partial reimbursement is available for the use of registered interpreters listed on the AOIC Registry at a rate of \$30/hour.
- Completion of the voucher requires signatures from the County Treasurer and Chief Judge, or their designees.

If the court expects the hearing or trial to last for several hours or days, the court may wish to appoint two interpreters. Due to the level of concentration required to accurately conduct a simultaneous interpretation, interpreters require frequent breaks. If the court appoints two interpreters, they can conduct a continuous interpretation by alternating, thereby allowing the court to conduct the proceedings without unnecessary delays or interruptions.

For Additional Assistance, please contact:

Administrative Office of the Illinois Courts

Access to Justice Division

AccessToJustice@illinoiscourts.gov

