Standing Order 1.96 Transcripts of Voir Dire

Transcripts ordered of voir dire shall be filed with the clerk of court. These voir dire transcripts shall be sealed, but shall be made available to the attorneys for the parties. Attorneys with access to these voir dire transcripts shall not copy or disseminate the information contained in these transcripts.

For a non-party to obtain a transcript of voir dire, the non-party must obtain a written order from the court. If the court grants access to the non-party, the clerk shall copy, or, if the voir dire has not yet been transcribed, the court reporter shall prepare, the transcript and provide a copy of the transcript directly to the court. The court will review the transcript for all personal identifiers and other information that should be redacted, and return the transcript to the court reporter for redaction, who will then provide the non-party with the redacted transcript. The non-party is responsible for all costs of the clerk or court reporter in copying, transcribing, and/or redacting the transcript.

Effective December 8, 2017.