## **CIVIL COURT OF THE CITY OF NEW YORK**

| <b>Legal/Statutory Memorandum</b><br>Subject: Transcript of Trials in the Housing Part | Class:<br>Category:<br>Eff. Date: | LSM-125<br>LT - 10<br>Nov. 1, 1994 |
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While this is not a new section, it was recently brought to our attention. We pass it on to you so as to refresh your memory.

Civil Court Act § 110(k)

Any party making a request for a copy of either a mechanically or manually recorded transcript shall bear the cost thereof and shall furnish a copy of the transcript to the court, and to the other parties.

It is interesting to note that while a copy of such transcript must be furnished in Housing Part cases, there is no such requirement in Civil cases nor in commercial landlord and tenant cases.

Judiciary Law § 302(1)

1. Every stenographer in a court of record must, upon request, furnish, with all reasonable diligence, to the defendant in a criminal case, or a party, or his attorney in a civil cause, a copy, written out at length from his stenographic notes, of the testimony and proceedings, or a part thereof, upon the trial or hearing, upon payment, by the person requiring the same, of the fees allowed by law.

Date

Hon. Jacqueline Silbermann Administrative Judge