1994 SESSION

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SB62E

	LD0900726
1	SENATE BILL NO. 62
2 3	Senate Amendments in [] — February 15, 1994
3	A BILL to amend and reenact § 19.2-165 of the Code of Virginia, relating to felony cases; recording
4	evidence.
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6	Patron—Quayle
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8	Referred to the Committee for Courts of Justice
9 10	Be it enacted by the General Assembly of Virginia:
11	1. That § 19.2-165 of the Code of Virginia is amended and reenacted as follows:
12	§ 19.2-165. Recording evidence and incidents of trial in felony cases; cost of recording; cost of
13	transcripts; certified transcript deemed prima facie correct; request for copy of transcript.
14	In all felony cases, the court or judge trying the case shall by order entered of record provide for the
15	recording verbatim of the evidence and incidents of trial either by a court reporter or by mechanical or
16	electronic devices approved by the court. The expense of reporting or recording the trial of criminal
17	cases shall be paid by the Commonwealth out of the appropriation for criminal charges, upon approval
18	of the trial judge. However, the Commonwealth shall be entitled to receive from the defendant, if
19	convicted, the per diem charges of the reporter or reasonable charge attributable to the cost of operating
20	such mechanical or electronic devices, which charges shall be taxed as a part of the costs of the case.
21	Provided, however, in In all felony cases where it appears to the court from the affidavit of the
22	defendant and other evidence that the defendant intends to seek an appeal and is financially unable to
23	pay such costs or to bear the expense of a copy of the transcript of the evidence for an appeal, the trial
24	court shall, upon the motion of counsel for the defendant, order the evidence transcribed for such appeal
25	and all costs therefor paid by the Commonwealth out of the appropriation for criminal charges. If the
26	conviction is not reversed, all costs paid by the Commonwealth, under the provisions hereof, shall be
27 28	assessed against the defendant.
20 29	The reporter or other individual designated to report and record the trial shall file the original shorthand notes or other original records with the clerk of the circuit court who shall preserve them in
30	the public records of the court for not less than ten five years [if an appeal was taken and a transcript
31	was prepared, or ten years if no appeal taken]. The transcript in any case certified by the reporter or
32	other individual designated to report and record the trial shall be deemed prima facie a correct statement
33	of the evidence and incidents of trial.

Upon the request of any counsel of record, or of any party not represented by counsel, and upon payment of the reasonable cost thereof, the court reporter covering any proceeding shall provide the requesting party with a copy of the transcript of such proceeding or any requested portion thereof. The court shall not direct the court reporter to cease recording any portion of the proceeding without the consent of all parties or of their counsel of record.

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The administration of this section shall be under the direction of the Supreme Court of Virginia.

8/31/22 16:34