TX CSR WKT - Vocabulary with Some Grammar Questions and answers latest update

written by

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appeal in a criminal case - correct answer When a defendant wants to and doesn't have the functive judge will order the court reporter to send the Statement of Facts to the appellate court and he will certify to the county and have them issue payment to the court reporter.
inaccuracies in a Statement of Facts - correct answer May be corrected by the agreement of both partie or by the county ethics committee.
based on set laws - correct answer When a legal decision is based on precedent.
2" - correct answer A volume of a Statement of Facts is limited to what thickness?
Closing arguments - correct answer Taken by the court reporter when any party requests it.
stare decisis - correct answer The Latin term meaning "follows previous law"
Tortfeasor - correct answer wrongdoer
Statute of limitations - correct answer refers to a time period
infarction - correct answer A cardiologist would testify about this.
Discriminate - correct answer notice the difference
De jure - correct answer by right; legally
all testimony correctly - correct answer When the clerk administers the oath of office to the court reporter, one of the things you are swearing to is to record

all documents and exhibits - correct answer When the clerk administers the oath of office to the court reporter, one of the things you are swearing to is to keep a list of
objections, answers, and arguments - correct answer When the clerk administers the oath of office to the court reporter, one of the things you are swearing to keep a record of all
make a new record at his or her expense - correct answer In violation of the Texas Supreme Court's form governing a statement of facts, the Courts may require the reporter to amend the existing record to conform to the guidelines to do what?
Extraneous - correct answer irrelevant
affiant - correct answer person who makes a sworn written statement
affidavit - correct answer sworn written statement
name of the volume - correct answer In the citation Dodd v. Smith, 526 F.2D 35 !st CIR. 1976, F.2D refers to what?
official court reporter of a district court - correct answer may conduct depositions; receive, execute, and return commissions; make a certificate of the proceedings in any county that is included in the judicial district of that court
opposing parties - correct answer After service of deposition notice, have 20 days to file cross-question
Contingent - correct answer possible occurrence
Antithesis - correct answer direct opposite
judicial notice - correct answer Recognition which a judge takes of some fact without evidence

rise to a point of order - correct answer In parliamentary practice, if a member feels his rights are being violated
liquidated - correct answer Damages which are terminated by agreement
counterclaim - correct answer cause of action on the part of the defendant
common law - correct answer The system of law which does not rest for its authority upon acts passed by the legislature law
peremptory - correct answer absolute
pornography - correct answer Licentious literature
lay - correct answer always paired with an object
lie - correct answer requires no object
lay - correct answer past tense of lie
lain - correct answer past participle of lie
laid - correct answer past tense of lay
laid - correct answer past participle of lay
asymptomatic - correct answer A patient with no evidence of disease

femur - correct answer The weight-bearing bone in the leg prognosis - correct answer The prospect of survival and recovery from disease aqueous humor - correct answer refers to the eye abstract - correct answer condensed form of a record preliminary hearing - correct answer held to determine whether there is sufficient evidence to hold a person accused of a crime and compelling him to answer cause of action - correct answer the grounds on which a civil action may be sustained estoppel - correct answer a bar which prevents a person from asserting or denying a fact annex - correct answer attach bail - correct answer set to permit the accused freedom of movement pending the hearing of the case Due process of law - correct answer 14th Amendment biopsy - correct answer Surgical removal of a small portion of tissue for examination color - correct answer Leukocyte, chlorophyll, and erythema Olfactory - correct answer smell hematoma - correct answer A swelling containing blood

breath - correct answer Apnea, dyspnea, supnea
Ecchymosis - correct answer discoloration under the skin
in flagrante delicto - correct answer A wrongdoer caught redhanded
Constitution - correct answer The supreme law of the United States
aphasia - correct answer Loss of the power of speech
CRCB - correct answer active district judge who serves as the chairman. active attorneys. active official court reporters. active freelance reporters
only actual expenses - correct answer compensation to Board members
Certification fees - correct answer set and collected by the CRCB
Sunset provision - correct answer something to be discontinued unless it is extended by provision
pay renewal and penalty fees - correct answer An expired certificate can be reinstated within 120 days in you
non-certified shorthand reporter - correct answer may not report in the state of Texas
revoke or suspend the certification for incompetence - correct answer After receiving a verified complaint and giving the reporter notice and an opportunity for a hearing, the Board may
class A misdemeanor - correct answer a non-certified reporter who takes a deposition (except as provided in Sec. 52.031)

aggrieved person - correct answer may appeal a disciplinary action of the Board to a district court in the county he resides penalty fee of \$100 - correct answer reinstatement of an expired certification alphabetic and chronological index - correct answer included at the beginning of each volume of the statement of facts amend the same or to prepare a new - correct answer In case of a violation of the Supreme Court order relating to form in the preparation of the statement of facts, the appellate court may require the court reporter to _____ statement of facts. index of exhibits - correct answer front of the first volume ascertaining facts about the case - correct answer Discovery as it pertains to a court case transcribed as colloquy - correct answer When conversation interrupts the testimony motion in limine - correct answer made at the outset of the trial sui juris - correct answer a person having full social and civil rights The United States Supreme Court - correct answer 9 justices Rule 205 - correct answer provides that the original transcript be substituted to the witness' attorney federal judges - correct answer appointed for life power of attorney document - correct answer The power and authority of an agent's duty

verbatim - correct answer word for word complaint - correct answer filed by the plaintiff answer - correct answer filed by the defendant in duplicate - correct answer how the reporter sends a copy of the statement of facts to the defense attorney assault - correct answer threatening to beat and wound a person with the capacity to do so battery - correct answer the carrying out of the assault peremptory challenge - correct answer made for no obvious reason testamentary capability - correct answer implies a soundness of mind to execute a will bicameral - correct answer Congress of the United States Bill of Rights - correct answer first 10 amendments of the Constitution 14th Amendment - correct answer Constitutional guarantee of due process stipulation - correct answer an agreement between two opposing counsel subornation - correct answer procuring of another person to commit perjury send a copy and an invoice - correct answer a party to a lawsuit and his attorney request a copy of a transcript

acting pro se - correct answer Someone who represents himself in a court action starts the date following the filing of the appeal - correct answer The time regarding a court reporter's deadline for filing the transcript in a civil case on appeal tete-a-tete - correct answer private conversation between two people vis-a-vis - correct answer face to face discussion uvula - correct answer the thing in the back of the throat costal - correct answer ribs vapid - correct answer lifeless elucidate - correct answer clarify unify - correct answer consolidate remiss - correct answer negligent antenatal - correct answer after birth hip socket - correct answer acetabulum not less than 2 years - correct answer The answer sheets and all transcriptions of dictation of applicants taking the examination must be destroyed _____ after the examination.

holographic will - correct answer entirely in the handwriting of the maker
"et seq." - correct answer and the following
no bill - correct answer When the grand jury does not feel there is sufficient evidence to bring someone to trial
jurat - correct answer certification of the person or officer before whom a writing was swom and/or subscribed
setting of bail - correct answer to permit the accused freedom of movement pending the actual hearing of the case
mandamus - correct answer a writ issued by a higher court directing that the inferior court perform a duty
voir dire examination - correct answer preliminary questioning of jurors
allay - correct answer to calm
perk - correct answer payment or benefit in addition to salary
crux - correct answer critical or vital point
histology - correct answer study of tissue
orthopnea - correct answer difficulty in breathing
necrosis - correct answer condition of death





en bene esse - correct answer for the good of the record

Interrogatories - correct answer a type of examination or method of discovery by which questions are already written and sent to the examining party