

\* § 399-cc. Transcripts and stenographic services. Notwithstanding any other provision of law to the contrary, when an attorney of record orders or requests either orally or in writing that a stenographic record be made of any judicial proceeding, deposition, statement or interview of a party in a proceeding or of a witness related to such proceeding, it shall be the responsibility of such attorney to pay for the services and the costs of such record except where:

1. Payment is otherwise provided by law or where the attorney is providing representation through a not-for-profit provider of criminal or civil legal services; or
2. The attorney expressly disclaims responsibility for payment of the stenographic service or record in writing at the time the attorney orders or requests that the record be made.

\* NB There are 2 § 399-cc's

<http://public.leginfo.state.ny.us/menugetf.cgi?COMMONQUERY=LAWS>

GBS – General Business Law

Article 26

S399-CC\*2