

RULE 11 - COURT COSTS

- 11.1** Parties instituting actions in this Court shall deposit with the Clerk of Courts the appropriate sum in accord with the most recent schedule of costs adopted by the Clerk, as security for costs, provided, however, for good cause shown this requirement as to amount may be increased, decreased, or excused by the Court by Entry filed therein. "Parties instituting actions" shall include parties filing Complaints, Counterclaims, Cross-Claims, and Third-Party Complaints and Post-Judgment proceedings. **(See Appendix A to Local Rule 11.)**
- 11.2** In actions wherein personal service or any kind of legal process is requested in another county, the party requesting such service shall deposit with the Clerk of Courts such sum of money as the Clerk may direct to secure the costs and fees for such service. This rule applies to a Summons, Subpoena, Writ of Execution, or any other legal process required by law or Court Rule to be served in another county.
- 11.3** In actions for Judgment upon a Warrant of Attorney in a Cognovit Note, the Plaintiff shall deposit with the Clerk of Courts the appropriate sum in accord with the most recent schedule of costs adopted by the Clerk, to secure the accrued costs. From this amount, an appropriate sum shall be paid to counsel for Defendant as determined by the Court.
- 11.4** In actions wherein a party makes a Request for Publication in a newspaper of general circulation in this County, such party shall deposit directly with said newspaper, if direct payment is feasible, or otherwise with the Clerk of Courts, the appropriate sum, in accord with the most recent schedule of costs adopted by the Clerk, as security for publication costs, provided, however and for good

cause shown, this requirement as to amount may be increased, decreased, or excused by the Court by Entry filed therein.