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STATE OF OHIO)
) SS:
CARROLL COUNTY)

2013 NOV 7 AM 11:46
IN THE COMMON PLEAS COURT
(Misc. Docket)

CARROLL COUNTY PLEAS
WILLIAM R. WOHLWEND

In re:
Adoption of Local Rules of Court
Amendment of Loc. R. 2

JUDGMENT ENTRY

Whereas, with the advice of the Carroll County Clerk of Courts, this court has concluded that Loc. R. 2, court costs filing deposits, is in need of modification, and

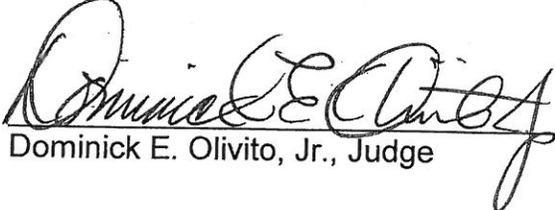
Whereas, pursuant to Sup. R 5(A)(1)(2), notice of the proposed modifications was given on July 17, 2013 with a thirty (30 day comment period;

Therefore, effective December 2, 2013, it is hereby ordered that Loc. R. 2 of the court, relative to court costs filing deposits (p. 4), shall be amended to provide:

- A) complaints for judgment and counter-or-cross claims, with jury demand \$425.00
- B) complaints for judgment and counter-or-cross claim, non-jury \$175.00
- C) dissolution of marriage, with or without children \$175.00
- D) divorce, legal separation and annulment, with or without children \$275.00
- E) foreclosure \$275.00
- F) post-judgment execution, attachment or garnishment \$100.00
- G) post-judgment motion and/or cross-motions \$100.00
- H) filing certificate of judgment lien \$ 30.00
- I) prepare, file certificate of judgment lien \$ 35.00
- J) notice of appeal \$ 70.00
- K) sealing of record (expungement) \$ 60.00
- L) all service by publication requires additional deposit \$300.00
- M) all photocopies, \$.25 per page (plus \$1.00 if certified)

All other provisions of Loc. R. 2 remain unchanged and in full force and effect. The modifications contained in this Judgment Entry are incorporated into existing Loc. R. 2 by reference as if fully reproduced therein.

Pursuant to Sup. R. (5(A)(3), copies of this Loc. R. 2 Amendment shall be filed with the Clerk of Courts and the Clerk of the Ohio Supreme Court and appended by them to the Local Rules of this Court.


Dominick E. Olivito, Jr., Judge

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2013 JUL 17 PM 3:13

CARROLL COMMON PLEAS
WILLIAM R. WOHLWEND

IN THE COURT OF COMMON PLEAS
CARROLL COUNTY, OHIO

IN RE: LOCAL RULES CHANGES MISC DOCKET (2013-3)
REGARDING COURT COST
DEPOSITS
AMENDMENT OF LOC. R. 2

This matter was considered on July 17, 2013, relative to the changes to R.C. 2303.201 that permit additional fees to be collected for Court and Clerk of Courts funds.

The Court finds that R.C. 2303.201 was revised effective March 22, 2013, to permit the Clerk of Courts to collect increased filing and transaction fees for both the Clerk of Courts Computerization Fund and the Court Computerization and Legal Research Fund.

The Court finds that the efficient operation of the Court requires that the additional fees be collected to make technological advances in, and to computerize the office of the Clerk of Courts and to computerize the Court and to make computerized legal research services available to the Court.

The Court finds that the Clerk of Courts should collect an additional \$10.00 for a total of \$20.00 for the Clerk of Courts Computerization Fund on the filing of each cause of action or appeal, on the filing, docketing and endorsing of each certificate of judgment or on the docketing and indexing of each aid in execution or petition to vacate, revive, or modify a judgment under R.C. 2303.20 (A), (P), (Q), (T) and (U) and charge \$1.00 for each of the services described in R.C. 2303.20(B), (C), (D), (F), (H) and (L) for the Clerk of Courts Computerization Fund.

The Court finds that the Clerk of Courts should collect for the Court Computerization and Legal Research Fund an additional \$3.00 for a total of \$6.00 per filing of each cause of action or appeal under R.C. 2303.20 (A), (Q) and (U).

The Court finds that the Schedule of Deposits for Security of Court Costs should be amended to reflect increases in these fees under R.C. 2303.20.

IT IS THEREFORE ORDERED that the Clerk of Courts shall collect an additional \$10.00 for a total of \$20.00 for the Clerk of Courts Computerization Fund on the filing of each cause of action or appeal, on the filing, docketing and endorsing of each certificate of Judgment or on the docketing and indexing of each

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CARROLL COMMON PLEAS
WILLIAM R. WOHLWEND

IN THE COURT OF COMMON PLEAS
CARROLL COUNTY, OHIO

IN RE: LOCAL RULES CHANGES
REGARDING COURT COST
DEPOSITS
AMENDMENT OF LOC. R. 2

MISC DOCKET (2013-3)

~~COMMON PLEAS JOURNAL~~ #232 PAGE# 70

This matter was considered on July 17, 2013, relative to the changes to R.C. 2303.201 that permit additional fees to be collected for Court and Clerk of Courts funds.

The Court finds that R.C. 2303.201 was revised effective March 22, 2013, to permit the Clerk of Courts to collect increased filing and transaction fees for both the Clerk of Courts Computerization Fund and the Court Computerization and Legal Research Fund.

The Court finds that the efficient operation of the Court requires that the additional fees be collected to make technological advances in, and to computerize the office of the Clerk of Courts and to computerize the Court and to make computerized legal research services available to the Court.

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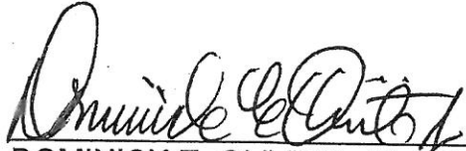
The Court finds that the Schedule of Deposits for Security of Court Costs should be amended to reflect increases in these fees under R.C. 2303.20.

IT IS THEREFORE ORDERED that the Clerk of Courts shall collect an additional \$10.00 for a total of \$20.00 for the Clerk of Courts Computerization Fund on the filing of each cause of action or appeal, on the filing, docketing and endorsing of each certificate of Judgment or on the docketing and indexing of each

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IT IS THEREFORE ORDERED that the Clerk of Courts shall collect an additional \$3.00 for a total of \$6.00 per filing of each cause of action or appeal under R.C. 2303.20(A), (Q) and (U) for the Court Computerization and Legal Research Fund.

IT IS THEREFORE ORDERED that revised Schedule of Deposits for Security of Court Costs and Filing Fees is adopted and shall be effective August 1, 2013. This Schedule of Deposits shall be distributed to all members of the Carroll County Bar Association, be made available to any other member of the bar of the Supreme Court of Ohio, and any member of the public, upon written request.



DOMINICK E. OLIVITO, JR. JUDGE
COURT OF COMMON PLEAS
CARROLL COUNTY, OHIO

FILED

2013 JUL 17 PM 3:13

IN THE COURT OF COMMON PLEAS
CARROLL COUNTY, OHIO

COMMON PLEAS
WILLIAM R. WOHLWEND

IN RE: LOCAL RULE FOR
CERTIFICATE OF
QUALIFICATION FOR
EMPLOYMENT (CQE)

MISC. JUDGEMENT ENTRY 2013-4

~~COMMON PLEAS JOURNAL~~ #232 PAGE# 68

1. The purpose of this local rule is to define the specific local court requirements and processes that support a Petitioner's application for a Certificate of Qualification for Employment (CQE) as set forth in Revised Code 2953.25 and Administrative Rule 5120-15-01 established by the Department of Rehabilitation and Corrections (DRC).
2. In order to request a CQE, the Petition for Certificate of Qualification for Employment (RC 2953.25) [Form A] shall be filed with the Clerk of Courts by the Petitioner. The Petitioner shall provide the DRC Electronic Petition Number and attach a printed receipt of electronic Petition if submitted through the DRC. If no submitted electronically through the DRC, a written Petition must be completed on the form prescribed by the DRC and attached to the pleading.
3. All Petitions submitted through the DRC shall include electronic access to the Department of Rehabilitation and Corrections CQE Summary.
4. Before any action is required to be taken on the Petition, the Petitioner must pay a deposit in the amount of \$175.00. Payment of this deposit may be made in any form otherwise accepted in the court of filing. A Judge may waive some or all of the deposit otherwise required by this Rule. The Petitioner may submit an Affidavit of Indigency or other relevant information for the Court's consideration if requesting a reduction in the filing fees.
5. All social security numbers and other information that must be excluded from public record shall be redacted in accordance with the rules of this court and the Rules of Superintendence. Records or information received by a court to assist the court with making its decision under Section 2953.25 of the Revised Code, including information included on a petition, shall retain their character as public or non-public records, as otherwise provided in law.
6. Upon receipt of a Notice of Petition and the required deposit, the Clerk of Courts shall assign the Petition a miscellaneous civil case number and randomly assign the matter to a trial judge.

7. The Court shall obtain a criminal history for the petitioner, either through the investigation ordered in support of the Petition or otherwise.
8. The Court shall attempt to determine all other courts in the state in which the Petitioner has been convicted of or plead guilty to an offense through review of the Petitioner's criminal history or other investigation. The Clerk of Courts shall send a Notice to Court Regarding Petition for Certificate of Qualification and Submission of Information Regarding Petition for Certificate of Qualification for Employment to each court so identified. Such Notice shall be sent via ordinary US mail.
9. The Clerk of Courts shall also send a Notice to Prosecutor Regarding Petition for Certificate of Qualification for Employment to the Prosecuting Attorney of the County in which the Petition was filed.
10. The Judge shall review the Petition, criminal history, all filing submitted by the prosecutor or victim in accordance with the rules adopted by the division of parole and community services, and all other relevant evidence.
11. The Judge may order any report, investigation or disclosure by the Petition that it believes is necessary to reach a decision and Order for Additional Information.
12. Once all information requested has been received, a Judge shall decide whether to Grant or Deny the Petition within sixty days, unless Petitioner requests and is granted an extension of time.
13. The Clerk shall provide a written notice to the Petitioner of the Court's Decision and Judgment Entry. If denied, the notice shall include condition, is any, placed on subsequently filings and language that a final appealable order has been filed. The Clerk shall also notify the DRC of the disposition of the petition as required under the Administrative Rules, and if granted order the DRC to issue the CQE to Petitioner.


DOMINICK E. OLIVITO, JR., JUDGE
COURT OF COMMON PLEAS
CARROLL COUNTY, OHIO