SUPERIOR COURT OF THE DISTRICT OF COLUMBIA

RULE PROMULGATION ORDER 14-03

(Amend SCR-LT 15 and L&T Form 6)

WHEREAS, pursuant to D.C. Code § 11-946, the Board of Judges of the Superior Court approved amendments to Superior Court Rule of Procedure for the Landlord and Tenant Branch 15 and L&T Form 6; and

WHEREAS, this rule does not modify the Federal Rules of Civil or Criminal Procedure; it is

ORDERED that Superior Court Rule of Procedure for the Landlord and Tenant Branch 15 and L&T Form 6 are hereby amended as set forth below; and it is further

ORDERED that the amendments to Superior Court Rule of Procedure for the Landlord and Tenant Branch 15 and L&T Form 6 shall take effect immediately and shall govern all proceedings hereafter commenced and insofar as is just and practicable all pending proceedings.

Rule 15. Fees and eCosts.

- (a) FEESees. Fees <u>mustshall</u> be in accordance with the schedule set out in <u>Civil Rule of Civil Procedure 202</u>.
- (b) COSTSosts. UpOn entry of judgment, the prevailing party mustshall be awarded, as a matter of course, all taxable costs in the action including the filing fee, notary fee, postage, and a maximum fee of \$10.00 8.50per defendant to cover the costs incurred for service by a special process server. Notwithstanding Civil Rule of Civil Procedure 54(d), any court filing fee and U.S. Marshals Service administrative feefees for any writ of restitution, including alias writs, mustshall be awarded as a cost without further action by the Court. Any other fee associated with any writ of restitution must be awarded as a cost if the United States Marshals Service appears on the premises to execute the writ, regardless of whether the writ is executed. The clerk must tax Costs shall be taxed by the Clerk upon the filing of the writ of restitution pursuant to Landlord and Tenant Rule 16(a) and payment of the required fees. The Clerk shall enter on the case jacket the costs so taxed. Other costs may, in the Court's discretion, be awarded to the prevailing party or any other party, as appropriate, and costs may be awarded so as to discourage the filing of frivolous, vexatious, or premature actions or defenses.

COMMENT TO 2014 AMENDMENTS

The fee for a writ of restitution includes a filing fee charged by the court, and an administrative fee and an execution fee charged by the U.S. Marshals Service. The court's filing fee and U.S. Marshals Service's administrative fee are awarded as costs upon payment by the plaintiff to the clerk. The execution fee must be paid by the plaintiff to the court upon filing of a writ of restitution, but is awarded as a cost only if charged by the U.S. Marshals Service.

In many instances, the plaintiff does not seek to schedule an eviction after a judgment for possession is obtained because the tenant redeems the tenancy, or vacates the premises, or for other reasons. If the U.S. Marshals Service does not appear on the premises to conduct an eviction, then the U.S. Marshals Service generally does not charge the execution fee and the court returns the fee to the plaintiff. The fee is returned approximately 90 days after the writ of restitution expires or is quashed, including any alias or reissued writ, or earlier if the plaintiff files a praecipe stating that the plaintiff will not be seeking re-issuance of the writ. In some instances, the U.S. Marshals Service may appear on the premises to supervise an eviction that does not take place, for example, because the writ of restitution is quashed or stayed before the eviction is concluded. In those circumstances, as well as in circumstances where the writ is executed, the U.S. Marshals Service does charge the execution fee, and that fee therefore is taxable as a cost.

In the past, the court has required the defendant to include the execution fee in the amount required to redeem the tenancy. Based on the amended rule, the execution fee will be required as part of the amount the tenant must pay to redeem the tenancy only if the redemption is taking place when the U.S. Marshals Service has appeared on the premises to execute the writ.

* * *

By the Court:	
Date: May 16, 2014	/s/
	Lee F. Satterfield Chief Judge

Copies to:

All Judges
All Magistrate Judges
All Senior Judges
Zabrina Dempson, Director, Civil Division
Tiffany Adams-Moore, Branch Chief, Landlord and Tenant Branch
Kathryn Erklauer, Attorney Advisor, Landlord and Tenant Branch
Library
Daily Washington Law Reporter
Ryan K. Mullady, Assistant General Counsel



SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CIVIL DIVISION

LANDLORD AND TENANT BRANCH

Bldg. B, 510 4^{th} Street, NW, RM. 110 Washington, DC 20001 Telephone (202) 879-4879

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Plai	intiff/Landlord	···	Defendant/Tenant	
A (Ser has you inco BO Lar you Ap		d has the right to evict hay avoid eviction by prd. The Landlord is reque U.S. Marshals Service shier's check, or money hough these amounts not require you to pay a separate court action. Ome to court immediat Avoid Eviction.	ayment of rent was you. However, at an aying the amount liuired to accept your has arrived at the portion of the rewill increase as specially other amounts of you disagree with ely, with any paper.	s entered against you on (date) by time before the U. S. Marshals sted in paragraph (e). Payment payment as long as the eviction property to conduct the eviction, quired to pay only the amounts cified below. SEE NOTE AT THE to avoid eviction; however, the name the amounts shown below and sor other evidence, and file an
	\$ x + \$ add'l part	ial payment owed, if any	_ =	Total Rent Owed
b.	COURT COSTS:			Total Court Costs
c.	LATE FEES: The Tenant cannot be require second page.	ed to pay a late fee unle	ss a judge approves	this form by signing it on the
	\$ x _ + \$		_ =	
	late fee/mo # of mos. owed add'l part	ial payment owed, if any		Total Late Fee Owed
d.	OTHER COSTS: The Tenant cannot be received the second page. \$ other costs owed for (specific page).			roves this form by signing it on Total Other Costs
e.	As of (date), the a	mount you must pay to	avoid eviction is:	\$

Note that the total amount you must pay to avoid eviction will increase over time. Specifically:

- 1. Each month, on the dates indicated in your lease agreement, an additional month's rent, and late fees of \$______, will be added to the total that must be paid to avoid eviction. Currently, your monthly rent is \$______. If the amount of your monthly rent increases or decreases, you must pay the new amount.
- 2. If the Landlord files a writ of restitution after this form has been issued, then the amount you must pay to the Landlord to avoid eviction will increase by \$18. You will be responsible for paying the additional amount directly to the Landlord. (This additional payment is not required if the property is owned by the D.C. Housing Authority.)
- 3. If the U.S. Marshals Service arrives on the premises to evict you, then the amount you must pay the Landlord to avoid eviction will increase by \$195 (over and above the \$18 described in #2). (This additional payment is not required if the property is owned by the D.C. Housing Authority.)

Certification or Oath: I hereby certify/swear that I have read this Not Eviction and declare under penalty of perjury that the foregoing is truinformation, and belief.	
Signature of Plaintiff/Landlord, Plaintiff's Agent, or Attorney	Date
Court Approval (if applicable):	
Signature of Judge Presiding in Landlord and Tenant Branch	Date
Date this form was mailed to Tenant by the Landlord and Tenant Bra	nch Clerk's Office:
Mailed to:	

The landlord must file this form within seven calendar days of the entry of a default or a judgment, whichever occurs first, in every case in which the complaint or notice to quit is based on unpaid rent, even if the landlord did not seek a money judgment.