Rule 202. Fees

(a) Court Fees. Court fees shall be as indicated below for actions in the Civil Division (CA), and for actions in the Small Claims and Conciliation Branch and the Landlord and Tenant Branch (SC & LT) (where fee is applicable).

	CA	SC & LT
(1) INITIAL FILING FEES		
Filing a new civil action	\$120	\$
Filing a new landlord-tenant action		15
Filing a new housing code enforcement action (CA Form 116)	15	
Filing a new small claims action		
For Claims for Damages for \$500 or Less		5
For Claims over \$500 and up to \$2500		10
For Claims in excess of \$2500		45
Filing intervening petition	120	25
Filing arbitration agreement and entering award	120	25
Filing jury demand		75
Filing change of name case	60	
Filing petition to change birth certificate	60	••
Filing petition to release mechanics' lien	60	
Filing petition to enter administrative order as judgment	60	
Filing for enforcement of foreign judgment	60	
Filing petition to perpetuate testimony (Rule 27)	60	••
Filing a Merit Personnel Action review	60	
Filing an appeal from the Traffic Adjudication Appeals Board	30	
Filing counterclaim, crossclaim, or 3rd party claim	20	10
Filing petition to serve subpoena (Rule 28-I)	10	
(2) MISCELLANEOUS FEES		
For issuing each alias summons or alias writ	10	5
For attachment before judgment (including issuing writ)	20	10
For filing motion (except motion under Rule 41-I)	20	10
For motion to reinstate after dismissal under Rule 41-I	35	25
For services of a judge as arbitrator	120/hr	
For appointment of special process server	5	5
For each photocopy supplied by clerk, per page	.50	.50
For certified copy or true seal copy	5	5
For search of record, for each name searched	10	10

(3) POST JUDGMENT FEES		
For issuing attachment on judgment	20	10
For issuing writ of fieri facias or writ of execution	20	10
For issuing writ of replevin	20	
For writ of restitution	20	10
For oral examination of debtor	20	10
For issuing transcript of record	10	5
For making and comparing a transcript of record on appeal, per page	1	1
For issuing triple seal	20	10
For filing notice of appeal	5	5

(b) Marshal's Fees. The fees for services by the United States Marshals for processes issued by the Superior Court shall be the same as those service of processes issued by the United States District Court for the District of Columbia.

COMMENT

Attention is called to the provisions of D. C. Code 1981, § 15-713 which prohibit in any class of case return of a jury fee if demand for jury trial is withdrawn less than 3 days before the trial date.