SUPERIOR COURT OF THE DISTRICT OF COLUMBIA CIVIL DIVISION

BILL OF COSTS

9-1495-1 wd-314

	us		
Civil Action File No.			
Judgment having been entered in the above			
the clerk is requested to tax the following as co			9
BILL O	F COST	S	
Fees of the clerk		\$	_
Fees of the marshal			
Fees of the court reporter for all or any part of transcript necessarily obtained for use in the			
Fees and disbursements for printing			107
Fees for witnesses (itemized on reverse side)		A-111111-1-1-1-1-1	
Fees for exemplification and copies of papers necessarily obtained for use in case			_
Costs incident to taking depositions			
Costs as shown on Mandate of Court of Appeal	ls	the state of the s	
Tr.	otal		_
16	otai	ð	 3
I,	ly performed.	nd that the services for w A copy hereof was this with postage fully prep	day mailed paid thereon.
Attorney f			
Subscribed and sworn to before me this			
	Notary Publi	ic	
Costs are hereby taxed in the amount of \$ of, 20	, and that a	this mount is included in th	day e judgment.
_	Ву	(Judge.) (Deputy Clerk	
	94	(Judge.) (Deputy Clerk	£.)

NOTE: SEE REVERSE SIDE FOR AUTHORITIES ON TAXING COSTS.

Form CV(6)-654/Nov. 88

Witness Fees

Name and Residence	1	Attendance Total Days Cost		Subsistance Total Days Cost		Total Cost	Total Cost Each Witness
	Days	Cost	Days	Cost	Miles	Cost	Each Witness
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					18 8		
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					TOTAL		

NOTICE

Verification of bill of costs.

Before any bill of costs is taxed, the party claiming any item of cost or disbursement shall attach thereto an affidavit, made by himself or by his duly authorized attorney or agent having knowledge of the facts, that such item is correct and has been necessarily incurred in the case and that the services for which fees have been charged were actually and necessarily performed. A bill of costs shall be filed in the case and upon allowance, included in the judgment or decree.

Superior Court of the District of Columbia Rules of Civil Procedure contain the following provisions

Rule 54 (d)—"Except when express provision therefor is made either in a statute of the United States or in these rules, costs shall be allowed as of course to the prevailing party unless the court otherwise directs; but cost against the United States, its officers, and agencies shall be imposed only to the extent permitted by law. Costs may be taxed by the clerk on one day's notice. On motion served within 5 days thereafter, the action of the clerk may be reviewed by the court."

Rule 6 (e)—"Whenever a party has the right or is required to do some act or take some proceedings within a prescribed period after the service of a notice or other paper upon him and the notice or paper is served upon him by mail, 3 days shall be added to the prescribed period."

Rule 58 (In Part)-"The entry of the judgment shall not be delayed for the taxing of costs."

See also: Rules 24-I, 36(a), 41(d), 43(f), 54-I(b), 54-II, 62-I, 70, 71 A(1), 77-II(b), and appropriate rules of the District of Columbia Court of Appeals.