

**IN THE
SUPREME COURT
OF
THE STATE OF ILLINOIS**

Order entered December 7, 2015.

(Deleted material is struck through and new material is underscored.)

Effective July 1, 2016, Illinois Supreme Court Rule 313 is amended, as follows.

Amended Rule 313

Rule 313. Fees in the Reviewing Court

(a) Docket Fees. Unless excused by law, in all cases docketed in the reviewing court all appellants or petitioners shall pay a filing fee of \$50.00, and all other parties upon entry of appearance or filing any paper shall pay a \$30.00 fee. Any non party in a case filing any paper, including a motion for leave to file a brief *amicus curiae* pursuant to Rule 345, shall pay a \$30 fee.

(b) Copy Fees. The clerks of the reviewing courts shall charge a fee of 25 cents per page for making copies of papers in their respective offices, except that the clerks shall furnish without cost copies of opinions or orders to parties in interest or their attorneys of record and, in furtherance of the public interest, may furnish without cost copies of opinions or orders to other individuals or entities. The clerks shall charge no fee for copies of papers made, with the clerk's prior permission, using personal equipment such as a portable scanner or camera. When considering such requests, the clerk shall determine whether the equipment is likely to cause damage to the papers and whether the equipment and/or request will interfere with the clerk's office operations. Automatic feed features or stack feeders are not permitted.

(c) Certificate and Seal. The fee for each official certificate and seal is \$5.

(d) Law License. In the Supreme Court, the fee for preparing a law license, certifying it with the seal, administering the oath, and transcribing the name on the roll of attorneys is \$50. The fee for a replacement law license shall be \$25.

(e) Attorney Certificates of Good Standing. In the Supreme Court, the fee for an attorney certificate of good standing shall be \$15. If multiple copies are requested, each additional certificate shall be \$5.

Adopted December 17, 1993, effective February 1, 1994; amended Jan. 23, 2014, eff. Jan. 1, 2015; amended Dec. 7, 2015, eff. July 1, 2016.

Because the authority for collecting reviewing court fees is contained in statutory provisions (see 30 ILCS 220/12 (West 1992); 705 ILCS 25/3 (West 1992)), a fee rule is provided for informational purposes.