

RULE 58.1: Court Costs

A deposit in the amounts set forth below shall be required upon filing of the following actions and proceedings and may be changed from time to time by the Court.

The current court cost deposits are as follows:

DECEDENT'S ESTATES

Full Administration (with or without a will)	\$250.00
Relieving from Administration (without will)	\$160.00
Relieving from Administration (with will)	\$175.00
Summary Release from Administration	\$104.00*(See Notes)
Wrongful Death	\$200.00
<i>(Each subsequent Application)</i>	\$ 55.00
Authenticated Copies	\$ 20.00 plus \$1/page
Ohio Estate Tax Return Only - \$17.00 OETR Part 1 (Form 22)	\$ 5.00
Reopening an estate administration (full or relieving)	\$ 50.00
Application for Release of Medical Records Only	\$ 30.00

WILLS

Will Preservation	\$ 25.00
Will Deposit	\$ 25.00

ADOPTIONS

Petition for Adoption – court costs	\$150.00
<i>Home Study Fees shall apply to all minor adoptions – contact the Probate Court for information and costs</i>	

GUARDIANSHIPS

Application for Guardianship (Incompetent or Minor)	\$200.00
Investigator's Fees (payable <i>separately</i> to Phyllis Amlin-Snyder)	\$ 60.00

MISCELLANEOUS

Applications to Expend Funds (each)	\$ 10.00
Civil Proceedings	\$100.00
Correction of Birth	\$ 32.00
Delayed Registration of Birth	\$ 34.00
Marriage License	\$ 50.00
Minor Settlements/Settlement of Adult Ward	\$120.00
Name Change	\$124.00
Trust	\$150.00
Copies (per page with a \$1.00 minimum charge)	\$.10
Certified Copies	\$ 2.00

(Certified Copies of Marriage Licenses mailed shall have an additional charge of \$1.00)

***The filing fee for a summary release does not include the costs to file any other additional forms. A 9.C is required for each motor vehicle and will be subject to additional court costs of \$7.00 per form. Applications for Certificate of Transfer and each Certificate of Transfer shall be an additional \$16.00 per each CT filed. Any other additional forms not usually filed with summary releases may be subject to additional fees. The filing or probating of a will with the summary release will incur additional costs. Please check with the deputy clerk for these costs *before* you file your paperwork.**

Applications accompanied by an affidavit of the applicant of inability to prepay or give security for court costs shall be accepted without the necessity of such deposit as a condition for filing provided that the applicant shall exert diligent efforts to make funds available from the probate estate for the security deposit and pay the deposit into court as soon as possible.

In any civil proceedings, costs and fees must be paid in full upon completion of such proceedings. The court reserves the right not to accept motions to reopen cases if the original court costs are not paid.