County-Level Court Civil Filing Fees (Prepared by the Office of Court Administration (OCA)

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I. Statewide Required Filing Fees (Set Amounts)

(1) LOCAL CONSOLIDATED CIVIL FEE (CIVIL CASES)

Source: § 135.101, Tex. Loc. Gov't Code

Amount: (a) Any *new* civil case, except a probate, guardianship, or mental health

case......\$213.00 (b) Any subsequent filing or action in the case, other than an original filing or action subject to the fee in (a) above\$35.00

Statewide: Yes

Applicability: \$213.00 - All new civil cases, except those mentioned above and cases with

no filing fee (*see* District Court Civil Cases and Actions – Part III); "Civil cases" includes family law cases, but <u>not</u> a SAPCR¹ transferred from another county (*see* page 27 of County-Level Court Civil Cases and Actions) or juvenile law cases and proceedings under Title 3, Family Code. **This fee does not apply** to automatic orders of nondisclosure issued under

§411.072, Tex. Gov't Code.

\$35.00 - "Subsequent filing or action" includes motions to reinstate, *appeals, counterclaims, cross-actions, interventions, contempt actions, interpleaders, motions for new trial, and third-party actions. However, this fee does not apply to certain subsequent actions in family law cases, including administrative writs of income withholding (see page 38 of County-Level Court Civil Cases and Actions), contempt actions in SAPCR cases (see page 39 of County-Level Court Civil Cases and Actions), motions for enforcement in SAPCR cases (see page 43 of County-Level Court Civil Cases and Actions); motions for modifications in SAPCR cases (see page 44 of County-Level Court Civil Cases and Actions), motions to revoke a stay of license suspension in SAPCR cases (see page 46 of County-Level Court Civil Cases and Actions), notices of application for judicial writ of withholding in SAPCR cases (see page 47 of County-Level Court Civil Cases and Actions), petitions for license suspension in SAPCR cases (see page 48 of County-Level Court Civil Cases and Actions), and requests to modify or terminate writs of withholding (see page 49 of County-Level Court Civil Cases and Actions).

*Effective December 4, 2025, the \$35 fee for filing an appeal is repealed.

<u>Local Option</u>: No – Fee is mandatory.

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¹ "SAPCR" means a suit affecting the parent-child relationship.

<u>Destination</u>: The county treasurer will allocate the fee, in accordance with §135.101(b) or (c), to some or all of the following accounts and funds:

- (a) Appellate Judicial System Fund
- (b) Court Facility Fee Fund
- (c) Clerk of the Court Account
- (d) Clerks Records Management and Preservation Account
- (e) Court Reporter Service Fund
- (f) County Law Library Fund
- (g) Courthouse Security Fund
- (h) Language Access Fund
- (i) County Jury Fund
- (j) County Dispute Resolution Fund

(2) LOCAL CONSOLIDATED CIVIL FEE (PROBATE, GUARDIANSHIP, AND MENTAL HEALTH CASES)

Source: § 135.102, Tex. Loc. Gov't Code

Amount: (a) Any *new* probate, guardianship, or mental health case......\$223.00

(b) Any subsequent filing or action, other than an original filing or action subject to the fee in (a) above\$75.00

Statewide: Yes

Applicability: \$223.00 – all *new* probate, guardianship, and mental health cases

\$75.00 – "Subsequent filing or action" includes adverse probate actions, contests, or suits in a probate court, other than the filing of a claim against an estate, in which the movant or applicant filing the intervention pleading seeks any affirmative relief. *However, this fee does not apply to certain subsequent filings and actions*, including an inventory and appraisement (*see* pages 56 and 57 of County-Level Court Civil Cases and Actions), an annual or final account (*see* page 58 of County-Level Court Civil Cases and Actions), an application for sale of property (*see* page 59 of County-Level Court Civil Cases and Actions), an annual or final report of the guardian (*see* page 60 of County-Level Court Civil Cases and Actions), a lengthy delayed of probate document (*see* page 61 of County-Level Court Civil Cases and Actions), and a claim against the estate (*see* page 62 of County-Level Court Civil Cases and Actions).

<u>Local Option</u>: No – Fee is mandatory.

<u>Destination</u>: The county treasurer will allocate the fee, in accordance with §135.102 (b) or (c), to some or all of the following accounts and funds:

- (a) Appellate Judicial System Fund
- (b) Court Facility Fee Fund

- Clerk of the Court Account (c)
- (d) Clerks Records Management and Preservation Account
- Court Reporter Service Fund (e)
- (f) County Law Library Fund
- Courthouse Security Fund (g)
- Language Access Fund (h)
- County Jury Fund (i)
- County Dispute Resolution Fund (i)
- Court-Initiated Guardianship Fund (k)
- Judicial Education and Support Fund (1)
- Public Probate Administrator Fund (m)

STATE CONSOLIDATED CIVIL FEE **(3)**

Source: § 133.151, Tex. Loc. Gov't Code

(a) Any new civil, probate, guardianship, or mental health case...\$137.00 Amount:

> (b) Any subsequent filing or action in the case (other than an original filing or action subject to the fee in (a) above)\$45.00

Statewide: Yes

Applicability: \$137.00 – All new civil, probate, guardianship, and mental health cases, except those with no filing fee (see District Court Civil Cases and Actions - Part III): "Civil cases" includes family law cases, but not a SAPCR² transferred from another county (see page 27 of County-Level Court Civil Cases and Actions) or juvenile law cases and proceedings under Title 3, Tex. Fam. Code. This fee does not apply to automatic orders of nondisclosure issued under § 411.072, Tex. Gov't Code.

> \$45.00 – "Subsequent filing or action" includes **motions to reinstate**, counterclaims, cross-actions, interventions, contempt actions, adverse probate actions, interpleaders, motions for new trial, and third-party actions. This fee does not apply to certain subsequent actions in family law and probate cases, including administrative writs of income withholding (see page 38 of County-Level Court Civil Cases and Actions), contempt actions in SAPCR cases (see page 39 of County-Level Court Civil Cases and Actions), motions for enforcement in SAPCR cases (see page 43 of County-Level Court Civil Cases and Actions); motions for modifications in SAPCR cases (see page 44 of County-Level Court Civil Cases and Actions), motions to revoke a stay of license suspension in SAPCR cases (see page 46 of County-Level Court Civil Cases and Actions), notices of application for judicial writ of withholding in SAPCR cases (see page 47 of County-Level Court Civil Cases and Actions), petitions for license suspension in

² "SAPCR" means a suit affecting the parent-child relationship.

SAPCR cases (see page 48 of County-Level Court Civil Cases and Actions), requests to modify or terminate writs of withholding (see page 49 of County-Level Court Civil Cases and Actions), an inventory and appraisement (see pages 56 and 57 of County-Level Court Civil Cases and Actions), an annual or final account (see page 58 of County-Level Court Civil Cases and Actions), an application for sale of property (see page 59 of County-Level Court Civil Cases and Actions), an annual or final report of the guardian (see page 60 of County-Level Court Civil Cases and Actions), a lengthy delayed of probate document (see page 61 of County-Level Court Civil Cases and Actions), and a claim against the estate (see page 62 of County-Level Court Civil Cases and Actions). This fee no longer applies to an appeal, if any, from a lower court.

Local Option: No – Fee is mandatory.

<u>Destination</u>: The Comptroller will allocate the fee to some or all of the following accounts and funds:

(a) State Judicial Fund

(b) Basic Civil Legal Services Account

(c) Statewide Electronic Filing System Fund

(d) Judicial And Court Personnel Training Fund

NOTE: A county cannot retain a service fee for collecting this fee. See §

133.058(d)(4), Tex. Loc. Gov't Code. However, a county may retain interest earned on the fee if the county remits funds collected to the comptroller in a timely fashion. See §§ 133.053, 133.055, Tex. Loc. Gov't Code.

(4) INVENTORY AND APPRAISEMENT LATE FEE

Source: § 118.052(2)(A)(i), § 118.056(d), Tex. Loc. Gov't Code

Amount: \$25.00

Statewide: Yes

Applicability: All inventories and appraisements filed after the 90th day after the date the

personal representative has qualified to serve or, if the court grants an extension under §309.051, Tex. Est. Code, after the date of the extended

deadline specified by the court.

<u>Local Option</u>: No – Fee is mandatory.

<u>Destination</u>: County General Fund

(5) ANNUAL OR FINAL ACCOUNT FEE

Source: § 118.052(2)(**A**)(iv), Tex. Loc. Gov't Code

Amount: \$25.00

Statewide: Yes

Applicability: All annual accounts and final accounts

<u>Local Option</u>: No – Fee is mandatory.

Destination: County General Fund

(6) APPLICATION FOR SALE OF REAL OR PERSONAL PROPERTY FEE

Source: § 118.052(2)(**A**)(v), Tex. Loc. Gov't Code

Amount: \$25.00

Statewide: Yes

Applicability: All applications for sale of real or personal property

<u>Local Option</u>: No – Fee is mandatory.

Destination: County General Fund

(7) ANNUAL OR FINAL REPORT-OF-GUARDIAN-OF-PERSON FEE

Source: § 118.052(2)(A)(vi), Tex. Loc. Gov't Code

Amount: \$10.00

Statewide: Yes

Applicability: All annual reports and final reports of guardians of persons

Local Option: No – Fee is mandatory.

<u>Destination</u>: County General Fund

(8) LENGTHY DOCUMENT FEE

Source: § 118.052(2)(A)(vii), Tex. Loc. Gov't Code

<u>Amount</u>: \$25.00

Statewide: Yes

Applicability: Any document (other than an inventory and appraisement, an annual or final

account, an application for the sale of property, or an annual or final report of a guardian of a person) more than 25 pages in length filed in a probate case <u>after</u> the earlier of: (1) the filing of an order approving an inventory and appraisement; or (2) the 120th day after the date of the initial filing of

the case.

<u>Local Option</u>: No – Fee is mandatory.

<u>Destination</u>: County General Fund

(9) CLAIM AGAINST ESTATE FEE

Source: § 118.058, Tex. Loc. Gov't Code

<u>Amount</u>: \$10.00

Statewide: Yes

Applicability: All claims against estates

<u>Local Option</u>: No – Fee is mandatory.

<u>Destination</u>: County General Fund

(10) SAPCR TRANSFER FEE

Source: § 110.005, Tex. Fam. Code

Amount: \$80.00 (\$35 local + \$45 state)

Statewide: Yes

Applicability: Any SAPCR case transferred from another county.

<u>Local Option</u>: No – Fee is mandatory.

<u>Destination</u>: Fees collected are remitted and allocated as provided by Sections

133.151(d) and 135.101(c), Tex. Loc. Gov't Code.

(11) COPY OF WRIT OF INCOME WITHHOLDING TO SUBSEQUENT EMPLOYER FEE

Source: § 8.267, Tex. Fam. Code

Amount: \$15.00

Statewide: Yes

Applicability: Upon filing of a writ of withholding after a party delivers a copy of the

writ to a subsequent employer.

Local Option: No – Fee is mandatory.

<u>Destination</u>: County General Fund

(12) COPY-OF-JUDICIAL-WRIT-OF-INCOME-WITHHOLDING-TO-SUBSEQUENT-EMPLOYER FEE

Source: § 158.319, Tex. Fam. Code

<u>Amount</u>: \$15.00

Statewide: Yes

Applicability: Upon the filing of a judicial writ of withholding after a party delivers a copy

of the writ to a subsequent employer.

<u>Local Option</u>: No – Fee is mandatory.

Destination: County General Fund

(13) FRAUDULENT JUDGMENT LIEN/ FRAUDULENT LIEN OR CLAIM FEE

Sources: § 12.005, Tex. Civ. Prac. & Rem. Code

Amount: Same as the fee for filing an original civil case (Currently, \$350.00)

Statewide: Yes

Applicability: New fraudulent lien cases (This fee does not apply to motions for judicial

review filed under Ch. 51, Tex. Gov't Code.)

<u>Local Option</u>: No – Fee is mandatory.

Destination: See Destination for the local and state consolidated civil fees above.

NOTE: SB 41 (87R) repealed § 12.005(b) and (d), Tex. Civ. Prac. & Rem. Code.

Effective January 1, 2022, the fee for filing an action under § 12.005 is the fee that generally applies to the filing of a civil case. The \$20 fee for notice of service of this action is repealed. However, a clerk may assess a fee for service of notice of an action pursuant to any other applicable statute or §

51.319, Tex. Gov't Code, if no other statute applies.

(14) JURY FEE

Sources: Rule 216, Tex. R. Civ. P.

Amount: \$5.00

Statewide: Yes

Applicability: Upon filing of a written jury demand

Local Option: No – Fee is mandatory

Destination: County General Fund

NOTE: SB 41 (87R) does not repeal or prohibit the application of Rule 216, Tex.

R. Civ. P., so a clerk may collect a \$5.00 jury fee when a written jury demand is made, regardless of when the case was filed, as this service fee

is determined by the amount in effect when the demand is made.

(15) TRANSFER FEE ON APPLICATION OR MOTION TO TRANSFER GUARDIANSHIP (New)

Source: § 1023.0071, Tex. Est. Codes

Amount: \$80.00 (Effective September 17, 2025)

Statewide: Yes

Applicability: Guardianship cases transferred under Chapter 1023, Tex. Est. Code, to

another county and in which the guardian has been previously appointed

and qualified.

<u>Local Option:</u> No – Fee is mandatory.

<u>Destination</u>: County General Fund

Payable to the clerk of the court to which the case is transferred. No portion

of the fee is sent to the state.

NOTE: Effective September 17, 2025, the receiving clerk may not assess any other

filing fee in connection with the filing and docketing of the transferred case.

II. Statewide Optional Filing Fees (Set Amounts)

(16) CLERK'S FEE (ACTION WITHIN SAPCR)

Source: Family Code §110.002

Amount: \$80.00 (\$35 local + \$45 state)

Statewide: Yes

Applicability: (a) The following actions in a SAPCR case:

contempt action (motion for contempt)

• motion for enforcement (motion to enforce)

• motion for modification (motion to modify)(suit for modification)

• motion to revoke a stay of license suspension

• motion to transfer (SB 1612 (88R)) repealed this fee.

• notice of application for judicial writ of withholding

• petition for license suspension

<u>Local Option</u>: Yes – Clerk "may" collect this fee

Destination: Fees collected are remitted and allocated as provided by Sections

133.151(d) and 135.101(c), Tex. Loc. Gov't Code.

NOTE: No other filing fee may be collected or required for the actions listed

above.

III. Statewide Optional Filing Fees (Varying Amounts)

(17) DRO INITIAL OPERATIONS FEE

Source: § 203.005(a)(1), Tex. Fam. Code

Amount: \$0.01 to \$15.00

Statewide: No -- Only in counties with a Domestic Relations Office

Applicability: All new SAPCR cases and all motions to modify and motions to enforce

in SAPCR cases

Local Option: Yes -

(a) Fee can be collected if Commissioners Court establishes a County Domestic Relations Office.

(b) "Administering Entity" (either Commissioners Court or Juvenile Board) "may" authorize collection of the fee.

(c) Administering entity sets the fee amount and provides for exemptions.

<u>Destination</u>: Either of the following two funds:

(a) County General Fund where the DRO is located; or

(b) County Domestic Relations Office Fund

(18) DOMESTIC RELATIONS OFFICE (DRO) INITIAL CHILD SUPPORT SERVICE FEE

Source: § 203.005(a)(2), Tex. Fam. Code

Amount: \$0.01 to \$36.00

Statewide: Yes

Applicability: All new SAPCR cases (does not include motions to modify or enforce)

Local Option: Yes –

(a) Fee can be collected if the Commissioners Court establishes a County Domestic Relations Office, <u>and</u> the County enters into a "child support cooperative agreement" with the Title IV-D Agency.

(b) "Administering Entity" (either Commissioners Court or Juvenile Board) "may" authorize collection of the fee.

(c) Administering Entity sets the fee amount and provides for exemptions.

Destination: Either of the following two funds:

(a) County General Fund where the DRO is located; or

(b) County Domestic Relations Office Fund

(19) ADMINISTRATIVE WRIT OF INCOME WITHHOLDING FEE

Source: § 158.503, Tex. Fam. Code

Amount: \$0.01 to \$15.00

Statewide: Yes

Applicability: Administrative writs of income withholding filed in SAPCR cases

<u>Local Option</u>: Yes –

(a) Clerk "may" charge the fee(b) Clerk sets fee amount

Destination: County General Fund

NOTE: Do not charge a fee to a Title IV-D agency or Domestic Relations Office,

unless the fee is authorized by § 231.202 or another provision in Chapter 231 of the Texas Family Code. This fee is authorized against a Title IV-D agency or Domestic Relations Office. See § 231.202(5), Tex. Fam. Code.

For fees prohibited in Title IV-D cases, see § 231.204.

(20) MODIFICATION-TO-WITHHOLDING OR TERMINATION-OF-WITHHOLDING FEE

Source: § 158.403, Tex. Fam. Code

Amount: \$0.01 to \$15.00

Statewide: Yes

Applicability: All requests for the issuance and delivery to a child support obligor of a

modified writ of withholding or notice of termination of withholding.

<u>Local Option</u>: Yes – District Clerk "may" set fee

Destination: County General Fund

IV. Other Fees (If Applicable)

(21) FEE FOR ORDERS OF NONDISCLOSURE FOR CERTAIN NONVIOLENT MISDEMEANORS (PURSUANT TO GOV'T CODE § 411.072)

Source: § 411.072, Tex. Gov't Code

Amount: \$28.00

Statewide: Yes

<u>Applicability</u>: The fee applies to all orders issued under the section.

A person is <u>not</u> required to file a petition if the order is issued under § 411.072(b).³ Therefore, general filing fees do not apply. OCA provides a <u>model letter</u> for individuals to submit to the court. The letter is not a petition and should be used only if the court has not performed its duties under §

411.072, when required.⁴

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<u>Local Option</u>: No – Fee is mandatory.

Destination: 100% of the fee is retained by the county⁵

NOTE: Although SB 41 amended § 411.0745(b), Tex. Gov't Code, to repeal the

\$28 fee that must accompany a petition for an order of nondisclosure, it did not repeal the \$28 fee that a petitioner must pay before an automatic order

of nondisclosure issues under § 411.072.

(22) EXPUNCTION FEE (COPY OF PETITION, NOTICE OF HEARING) (New)

Source: Art. 55A.254(f), Tex. Code Crim. Proc.

Amount: \$25.00

This fee takes effect Jan. 1, 2026.

³ Compare the language of § 411.072(b) with the language of §§ 411.0725(b), 411.0727(b), 411.0728(b), 411.073(b), 411.0735(b), 411.0735(b), and 411.0736(b). Unlike these other sections, § 411.072(b) does not contain a sentence with language the same as or similar to, "the person may petition the court" or "the person is entitled to file with the court.... a petition."

⁴ The court is mandated to take certain actions if a defendant receives a discharge and dismissal under Art. 42A.111, Code Crim. Proc., of a qualifying case (See § 411.072(a) for what constitutes a qualifying case).

⁵ Senate Bill 41, 87th Legislature Session, repealed §411.077(a), Gov't Code, which required the clerk to remit the fee to the Comptroller.

Statewide: Yes

Applicability: Assessed per official, agency, or other entity that is listed in the petition and

that is unable to receive an electronic transmission from the clerk.

<u>Local Option:</u> No – Fee is mandatory.

Destination: County General Fund

NOTES: A state or local agency with an e-mail address must accept a copy of the

petition or notice of hearing in an electronic format from the clerk <u>if</u> the state or local agency must be listed in the petition. See Art. 55A.254(d). For a list of agencies that must be included in the petition, see Art.

55A.253(a)(8), Tex. Code Crim. Proc.

A clerk may not charge a fee to electronically transmit a copy of the petition or notice to an official, agency, or other entity for which an e-mail address or other means of electronic transmission is provided in the petition.

(23) EXPUNCTION FEE (NOTICE OF EXPUNCTION ORDER) (New)

Source: Art. 55A.351(b-3), Tex. Code Crim. Proc.

<u>Amount</u>: \$25.00

This fee takes effect Jan. 1, 2026.

Statewide: Yes

Applicability: Assessed per official, agency, or other entity that is identified under Article

<u>55A.253</u> or <u>55A.256</u>, Tex. Code Crim Proc., and that is unable to receive an electronic transmission from the clerk. **This fee is assessed one time and only after the order is final.** Do not assess this fee if only sending notice

that an order was signed or will be sent later.

Local Option: No – Fee is mandatory.

Destination: County General Fund

NOTES: A state or local agency identified under Article <u>55A.253</u> or <u>55A.256</u>, Tex.

Code Crim Proc., must accept a copy of the expunction order provided in an electronic format by the clerk if the state or local agency has an e-mail

address. See Art. 55A.351(b-1), Tex. Code Crim. Proc.

A clerk may not charge a fee to electronically transmit a copy of the order to an official, agency, or other entity for which an e-mail address or other means of electronic transmission is provided in the petition.