

**RULE CV-54            COSTS**

(a) Unless otherwise determined by the court, costs will be assessed in the final judgment in a case. A party awarded costs shall prepare and file a proposed bill of costs no later than 14 days after the entry of judgment. The proposed bill of costs shall be served on all parties.

(b) Any party opposing a proposed bill of costs must file an objection no later than 14 days after a proposed bill of costs is filed.

(c) If no objection to the proposed bill of costs is filed, the clerk shall not tax costs until the expiration of 21 days after the filing of the proposed bill of costs. If the clerk fails to tax costs within 28 days after the proposed bill of costs is filed, and there being no objection filed, then costs will be deemed taxed as proposed.

(d) If objection to the proposed bill of costs is timely filed by a party, the clerk will forward the proposed bill of costs and the objection to the presiding judge in the case for final resolution.

(e) A party dissatisfied with the clerk's action may file a motion to review the clerk's action no later than 7 days after the clerk has taxed costs.