

IN THE SUPREME COURT, STATE OF WYOMING

APRIL TERM, A.D. 2002

In the Matter of the Adoption of )  
Amendments to the Rules for Fees )  
and Costs for Circuit Courts )

IN THE SUPREME COURT  
STATE OF WYOMING  
FILED

AUG 13 2002

JUDY PACHECO, CLERK  
*Claire Thompson*  
by DEPUTY

**ORDER ADOPTING AMENDMENTS TO  
THE RULES FOR FEES AND COSTS FOR CIRCUIT COURTS**

This matter came before the Court by direction of the Board of Judicial Policy and Administration to amend the Rules for Fees and Costs for Circuit Courts. It is therefore,

ORDERED that the amendments to the Rules for Fees and Costs for Circuit Courts, a copy of which is attached hereto, are adopted and that the amendments shall be effective September 1, 2002.

Dated this 13<sup>TH</sup> day of August, 2002.

BY THE COURT:

*William U. Hill*  
WILLIAM U. HILL  
Chief Justice

## **Rules for Fees and Costs for Circuit Courts**

### **Rule 1. Costs and fees in criminal actions.**

(a) Circuit courts shall collect for every criminal/traffic charge (count) for which a conviction results, costs in the sum of \$20.00 which shall be assessed as part of the sentence. In addition, for every criminal/traffic charge (count) for which a conviction results, a fee of \$10.00 shall be imposed and shall be deposited into the judicial systems automation account established by W.S. § 5-2-120.

(b) For every charge (count) the court shall impose the costs and fees provided for under paragraph (a) above, and the victim's compensation fee as required by W.S. § 1-40-119, unless the court determines the defendant has an inability to pay and that no reasonable probability exists that the defendant will have an ability to pay.

## Rules for Fees and Costs for Circuit Courts

### Rule 1. Costs and fees in criminal actions.

(a) Circuit courts shall collect for every criminal/traffic ease charge (count) for which a conviction results, costs in the sum of \$20.00 which shall be assessed as part of the sentence. In addition, ~~in each criminal action in~~ for every criminal/traffic charge (count) for which a conviction results, a fee of \$10.00 shall be imposed and shall be deposited into the judicial systems automation account established by W.S. § 5-2-120.

(b) For every charge (count) the court shall impose the costs and fees provided for under paragraph (a) above, and the victim's compensation fee as required by W.S. § 1-40-119, unless the court determines the defendant has an inability to pay and that no reasonable probability exists that the defendant will have an ability to pay.