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# I.A.R. 23. Filing Fees and Clerk's Certificate of Appeal - Waiver of Appellate Filing Fee

Idaho Appellate Rule 23. Filing Fees and Clerk's Certificate of Appeal - Waiver of Appellate Filing Fee.

(a) Filing Fees. The Clerk of the Supreme Court shall charge the following filing fees for appeals and petitions:

Filing Fee		
(1)	Appeals in civil cases except for habeas corpus and post-conviction relief	\$94.00
(2)	Appeals from the Public Utilities Commission	\$94.00
(3)	Appeals from the Industrial Commission, with the exception of	\$94.00
	appeals by individual claimants under the employment security law	
(4)	Any cross-appeals in the appeals set out in (1), (2) and (3) above	\$94.00

STORES OF THE PERSON NAMED IN	
or way	

(5)	Applications to	\$94.00
	intervene	
(6)	Petitions for a	\$76.00
	special writ under	
	the original	
	jurisdiction of the Supreme Court	
	except for habeas	
	corpus and	
	criminal cases	
(7)	Petitions for	\$71.00
	rehearing except in	
	criminal actions, or	
	actions for habeas corpus or	
	post-conviction	
	relief	
(8)	Appeals in criminal	\$ None
	cases	
(9)	Petitions for writ of	\$ None
	habeas corpus	
(10)	Petitions for post-	\$ None
	conviction relief	
(4.4)		<b>A.</b> N.
(11)	Petition for review	\$ None
	of a decision of the	
	Court of Appeals	
(12)	 Review of Violent	\$ None
(14)	Sexual Predator	ψ 140110
	designation	
rad by Drupal		

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(13)	Appeals by individual claimants	\$ None
	under the employment	
	security law	
No appellate filing fee is required for age including public defenders, pursuant to I		
(b) Collection and Transmittal to the Cle charge and collect the appropriate fee for filing of a notice of appeal, or notice of cagency where the document is filed shal forthwith forward a certified copy of the Supreme Court; provided, an administration Supreme Court with the Certificate of Apt to the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state treasurer for deposit in the action of the state of the s	or any petitions initially filed with the ross-appeal, the clerk of the district I charge and collect the appropriate notice of appeal together with the five agency may forward the filing to peal. The Clerk of the Supreme Cou	e Supreme Court. Upon the court or administrative e filing fee and the clerk shall filing fee to the Clerk of the fee to the Clerk of the
(c) Waiver of Appellate Filing Fee. Any a be waived pursuant to section 31-3220, Any party desiring waiver of the appellat district court or administrative agency fr procedure adopted by the judicial district the appeal is taken. The order of the district waiver of the appellate filing fee shall be shall also file with the notice of appeal a stating:	Idaho Code, if such waiver is appro- te filing fee in a civil appeal shall fir om which the appeal is taken in acc t of the district court or the administrative agency e filed by the appellant with the notice	ved by the Supreme Court. st make application to the cordance with the rules of strative agency from which recommending waiver or no ice of appeal. The appellant
(1) The name and address of the applica	ant.	
(2) A request for the waiver of the appe	llate filing fee.	
(3) A statement of the factual basis sho	wing the indigency of the applicant	to pay such filing fee.



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- (4) A certification by the applicant that the applicant believes that the applicant is entitled to waiver of the filing fee.
- (d) Request for Waiver. All of said documents filed with the district court with the notice of appeal requesting a waiver of the appellate filing fee shall be forwarded by the clerk of the district court to the Supreme Court at the same time and with the notice of appeal. The Clerk of the Supreme Court, upon receiving the notice of appeal and the request for the waiver of the appellate filing fee shall mark all documents as "lodged" indicating the date and time received. The Supreme Court will rule upon the request for waiver of the appellate filing fee without further briefs or arguments unless otherwise ordered by the Court. If the Supreme Court grants the waiver of the appellate filing fee, it will enter an order to that effect and the Clerk of the Court shall thereupon file the notice of appeal and all other documents relating to the waiver of the appellate filing fee which shall be deemed filed on the date and time they were initially lodged with the Supreme Court. In the event the Supreme Court denies the waiver of the appellate filing fee the Clerk shall so notify the appellant and the notice of appeal and all documents relating to the waiver of the appellate filing fee shall be lodged with the Supreme Court but not filed, and no appeal shall be pending with the Supreme Court unless and until the appellate filing fee is paid by the appellant.
- (e) Automatic Waiver. In any appeal in which the appellant or cross-appellant is represented by the Idaho Legal Aid Services, the appellate filing fee shall automatically be waived and the clerk of the district court and the Clerk of the Idaho Supreme Court shall accept the notice of appeal or notice of cross-appeal without the payment of the appellate filing fee.
- (f) Certificate of Appeal. Along with the notice of appeal or notice of cross-appeal, the clerk of the district court or the administrative agency shall, prepare and send to the Clerk of the Supreme Court a Certificate of Appeal in the form provided by these rules. Provided, if the appeal is from the denial by the trial court of an application for waiver of fees, the clerk shall attach to the Certificate of Appeal copies of the motion or application for waiver of fees, all affidavits and documents presented in support of the motion or application and the order of the trial court denying the same.
- (g) Form of Certificate of Appeal. The Certificate of Appeal made by the clerk of the district court or administrative agency for filing with the Supreme Court shall be in the following form:

  <u>Click here</u> [1] for form.

(Adopted March 25, 1977, effective July 1, 1977; amended April 11, 1979, effective July 1, 1979; amended December 27, 1979, effective July 1, 1980; amended April 3, 1981, effective July 1, 1981; amended March 24, 1982, effective July 1, 1982; amended March 30, 1984, effective July 1, 1984; amended March 20, 1985, effective July 1, 1985; amended June 15, 1987, effective November 1, 1987; amended March 30, 1988, effective July 1, 1988; amended April 5, 1990, effective July 1, 1990; amended April 28, 1983, effective July 1, 1993; April 11, 1994, effective July 1, 1994; amended April 3, 1996, effective July 1, 1996; amended March 1, 2004, effective July 1, 2004; amended March 21, 2007; effective July 1, 2007; amended January 3, 2008, effective March 1, 2008; amended February 4, 2008, effective March 1, 2008; amended November 20, 2012, effective January 1, 2013; amended and effective June 26, 2019.)



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### Links

[1] https://isc.idaho.gov/../rules/forms/IAR\_23\_Form.doc

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