

Rule 5080-1. Funds Collected, Deposited or Disbursed by the Clerk. The clerk shall not be required to accept any papers for filing, render any service or deposit or disburse any funds from the registry of the court unless any fee or service charge prescribed by statute or by the Judicial Conference of the United States is paid in advance or contemporaneously, except that child support creditors or their representatives may file papers without the required fees if the Local Form “Appearance of Child Support Creditor or Representative” has been filed with the court.

[Comment: See Local Rules 1006-1 (installment payments) and 7067-1 (registry funds) and “Clerk’s Summary of Fees”.]