7-201.

Except for an appeal from the Workmen's Compensation Commission, or an appeal, by an individual claiming benefits, from a decision of the Board of Appeals of the Employment Security Administration, no case at law or in equity may be docketed and no writ of attachment, fieri facias, or execution on judgment may be issued unless the plaintiff or appellant pays (a fee as set forth in §§ 7-202 and 7-203] THE REQUIRED FEE.

7-202.

- [(a) (1) The clerk of a court shall collect an advance fee of \$25 for docketing any case at law or in equity:
- The clerk shall collect additional fees (2) as they accrue.
- In addition to the advance filing fee, the clerk of a court shall collect the following fees:
- For entering a docket entry \$1 per (1) entry for each entry in excess of 10 entries;
- (2) For entering an order of satisfaction of a judgment rendered by a magistrate's court before July 5, 1971 - \$1:
- For recording a judgment rendered by a magistrate's court before July 5, 1971 - \$2.50;
- For issuing a writ of fieri facias on (4) habere facias possessionem, retorno habendo, attachment for contempt, mandamus, or supplementary proceedings - \$5:
- (5) For receiving, filing, indexing, and entering a federal tax lien, or filing and entering release or waiver of a federal tax lien - \$3;
- For recording of proceedings in judicial (6) records - \$3 per page;
- (7) For furnishing certificate of "no divorce" - \$2.50:
- (8) For furnishing a certified copy of docket entries - \$2.50:
- (9) For certification of any court paper -\$1