FILING FEES		Amt	Mandatory	County Board Res	When to charge it	When not to charge it
Court	55 ILCS 5/5-1101(b)	\$5	Υ		to be collected in all civil cases	doesn't have the typical "at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases" wording, so only on filing
Automation	705 ILCS 105/27.3a	\$1-\$25		Υ	at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases	shall not be charged in any matter coming to the clerk on a change of venue , nor in any proceeding to review the decision of any administrative officer, agency, or body
Law Library	55 ILCS 5/5-39001	\$2 to \$21 through December 31, 2021 \$2 to \$20 on and after January 1, 2022		Y	at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases	shall not be charged in any matter coming to the clerk on a change of venue , nor in any proceeding to review the decision of any administrative officer, agency, or body
Judicial Security	55 ILCS 5/5-1103	Up to \$25 "unless the fee is set according to an acceptable cost study in accordance with Section 4-5001 of the Counties Code."different rates may be set for various case types		Υ	at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases	
Document Storage	27.3c)	\$1-\$25		Υ	at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases	shall not be charged in any matter coming to the clerk on a change of venue , nor in any proceeding to review the decision of any administrative officer, agency, or body
Arbitration Fee	735 ILCS 5/2-1009A (from Ch. 110, par. 2- 1009A)	\$8 in counties less then 3,000,000	Y, if authorized by Supreme Ct to utilize mandatory arbitration		at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases	
Access to Justice	705 ILCS 105/27.3g	\$2	Υ		at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases	
E-Business	705 ILCS 105/27.3a	\$9	Y		at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases	shall not be charged in any matter coming to the clerk on a change of venue , nor in any proceeding to review the decision of any administrative officer, agency, or body
Foreclosure Prevention Fee	735 ILCS 5/15-1504.1	\$50	Y		at the time of the filing of a foreclosure complaint, the plaintiff shall pay to the clerk of the court in which the foreclosure complaint is filed a fee of \$50 for deposit into the Foreclosure Prevention Program Fund	limited to foreclosure on residential real estate
Foreclosure Prevention Program Graduated Fund	735 ILCS 5/15-1504.1 (SAME FEE AS ABANDONED RESIDENTIAL BELOW)	\$500 Tier 1 (FPP Part \$142.86) \$250 Second Tier (FPP Part \$71.43) \$50 Third Tier (FPP Part \$14.29)	Y		at the time of the filing of a foreclosure complaint	
Abandoned Residential	GRADUATED FUND ABOVE)	\$500 Tier 1 (Ab Res Part \$357.14) \$250 Second Tier (Ab Res Part \$178.57) \$50 Third Tier (Ab Res Part \$35.71)	Y		at the time of the filing of a foreclosure complaint	
Mediation Fee		\$1	Y, in each judicial circuit in which a dispute resolution fund is established		to be paid by the party initiating the action at the time of filing the first pleading in all civil cases	shall not be charged in any proceeding commenced by or on behalf of a unit of local government.
Foreign Judgment		shall pay a fee to the circuit clerk equivalent to the fee which would be required were the person filing a complaint seeking the amount awarded in the foreign judgment.	Y		Any person filing a foreign judgment	The clerk shall not charge a fee to any person to register a foreign order of protection.
FILING FEES		Amt	Mandatory	County Board Res	When to charge it	When not to charge it

Guardianship Advocacy	705 ILCS 105/27.3f(c)(1)	\$100	Y	At filing: \$100 For administration of the estate of a decedent (whether testate or intestate) or of a missing person	but no fees shall be assessed against the State Guardian, any State agency under the jurisdiction of the Governor, any public guardian, or any State's Attorney. (b) No fee specified in this Section shall be imposed in any minor guardianship established under Article XI of the Probate Act of 1975, or against an
Children's Waiting Room Fee	705 ILCS 105/27.7	Up to \$10		at the time of filing the first pleading, paper or other appearance filed by each party in all civil cases	shall not be charged in any matter coming to the clerk on a change of venue, nor in any proceeding to review the decision of any administrative officer, agency, or body.
Clerk Fee: Notice to Putatitve Father	750 ILCS 50/12a	\$10	Y	by any interested party, including persons intending to adopt a child, a child welfare agency with whom the mother has placed or has given written notice of her intention to place a child for adoption, the mother of a child, or any attorney representing an interested party (for service of the notice, the declaration of paternity and the disclaimer of paternity on the putative father)	

SUBSEQUENT FEES		Amt	Mandatory	County Board Res	When to charge it	When not to charge it
Jury Demand-SC	Supreme Ct Rule 285	\$12.50-6 Person \$25.00-12 Person \$12.50-if another party previously paid for 6	Y		A small claim shall be tried by the court unless a jury demand is filed by the plaintiff at the time the action is commenced or by the defendant not later than the date he is required to appear.	
Jury Demand-P	705 ILCS 105/27.1a(v)(3)(F)	a minimum of \$62.50 and a maximum of \$137.50	Υ		For each jury demand	
Jury Demand-Not P or SC	705 ILCS 105/27.1a(s)	\$137.50 minimum of \$62.50 and a maximum of \$212.50	Y		In every civil action not quasi-criminal in its nature and not a proceeding for the exercise of the right of eminent domain and in every other action wherein the right of trial by jury is or may be given by law. The jury fee shall be paid by the party demanding a jury at the time of filing the jury demand. 735 ILCS 5/2-1105 (b) All jury cases where the claim for damages is \$50,000 or less shall be tried by a jury of 6, unless either party demands a jury of 12. If a fee in connection with a jury demand is required by statute or rule of court, the fee for a jury of 6 shall be 1/2 the fee for a jury of 12. A party demanding a jury of 12 after another party has paid the applicable fee for a jury of 6 shall pay the remaining 1/2 of the fee applicable to a jury of 12.	
Arbitration Fee (Rejection of Award)	735 ILCS 5/2-1004A) (from Ch. 110, par. 2-1004A)	\$200 for awards \$30,000 or less \$500 for awards greater than \$30,000	Y, in counties authorized by Supreme Ct to utilize mandatory arbitration and situations where a party is rejecting the award presented at the arbitration hearing.		Within the time prescribed by rule, any party to the proceeding may file with the clerk of the court a written notice of the rejection of the award. In case of such rejection, the parties may, upon payment of appropriate costs and fees imposed by Supreme Court Rule as a consequence of the rejection, proceed to trial before a judge or jury.	Upon application of a poor person, pursuant to Rule 298, herein, the sum required to be paid as costs upon rejection of the award may be waived by the court.
Clerk Mailing Fee: Notice to Putatitve Father		\$2 plus cost of U.S. postage for certified or registered mail	Υ		If notice to putative father is served by mail instead.	
Clerk Fee: Assignment of Judgment	735 ILCS 5/12-183 (from Ch. 110, par. 12-183)	-	the clerk "is allowed" a fee of \$2		For the recording of assignment of any judgment	
Clerk Fee: Summons for Garnishment	735 ILCS 5/12-705) (from Ch. 110, par. 12-705)	\$2, plus the cost of mailing	Υ		For service of a summons of garnishment	
Clerk Fee: Summons for Wage Deduction		\$2, plus the cost of mailing for each employer to be served	Υ		For mail service of a summons for wage deduction	
Clerk Fee: Service by Certified or Registered Mail	Supreme Ct Rule 284	\$2, plus the cost of mailing	Υ		For service of the copy of the summons and complaint	
Marriage Fee	705 ILCS 105/27.1a(a-1) OR Supreme Court Rule 40, but not BOTH	not to exceed \$10 for each marriage performed		Set by Chief Judge	At the performance of the marriage	705 ILCS 105/27.1(b)(3) and 27.1a(a-1) provide for a \$10 fee for marriages performed in court. If this fee is imposed, the \$10 fee under Supreme Court Rule 40 may not be imposed. (1977 O.P. A.G. III. 159).