

Rule 54 - 8.03. Bill of Costs.

(A) District Court Costs. A party seeking an award of costs shall file a verified bill of costs, in the form prescribed by the Clerk, no later than twenty-one (21) days after entry of final judgment pursuant to Fed.R.Civ.P. 58. Failure to file a bill of costs within the time provided may constitute a waiver of taxable costs. Each party objecting to a bill of costs shall file, within fourteen (14) days of being served, a memorandum stating specific objections. Within seven (7) days after being served with the memorandum, the moving party may file a reply memorandum. The Clerk shall tax costs as claimed in the bill if no timely objection is filed.

Costs shall be paid directly to counsel of record and execution may be had therefor.

The filing of a bill of costs in no way affects the finality and appealability of the final judgment previously entered.

(B) Costs on Appeal Taxable in the District Court. Costs allowable pursuant to Fed.R.App.P. 39(e) will be taxed in accordance with section (A) of this rule, provided a bill of costs is filed within twenty-one (21) days of the issuance of the mandate by the Court of Appeals.

(Amended July 10, 2006; effective August 28, 2006)

(Amended September 8, 2009; effective December 1, 2009)