## **Filing Fees, Domestic Relations**

If you are unable to pay a filing fee, please review <u>Packet 12</u> for fee waivers and deferral. For additional information about help paying fees, please visit azcourts.gov/courtfilingfees.

SERVICE	FEE	A.R.S. §12-284 CLASS
Petition for dissolution of marriage, legal separation or annulment	\$301 *	С
Summary Petition/Response <sup>1</sup>	\$296.50*	С
Response or initial appearance in dissolution, legal separation or annulment	\$212 *	D
Order of protection or injunction against harassment	<b>\$0</b>	G
Change of venue transmittal fee	\$35	$\mathbf{E}$
Change of venue to another county on section (A.R.S. §25-404) transmittal fee	\$35	Ε
Change of venue to this county on section (A.R.S. §25-502(G))	\$342	А
Petition for domestic relations case for which a fee is not specifically prescribed: foreign judgment for custody; establish support/custody	\$231 *	С
Response to a domestic relations case for which a fee is not specifically prescribed: foreign judgment for custody; establish support/custody	\$142 *	D
Petition for maternity or paternity cases	\$296 *	С
Response for maternity or paternity cases	\$207 *	D
Voluntary paternity: Clerk creates order of paternity	\$296 *	С
After judgment or decree petition in domestic relations cases <sup>2</sup>	\$102^	D
After judgment or decree transfer in cases to establish or modify child support <sup>3</sup>	\$102^	D

## \*An <u>additional</u> \$45.00 parent education fee is required per ARS §25-352, if children are involved in any dissolution, legal separation, annulment, paternity proceeding or when any relief involving children's, issues is requested.

<sup>&</sup>lt;sup>1</sup>Pursuant to A.R.S. § 25-314.01(B): The filing fee for the summary consent decree is fifty percent of the combined filing fee for a petition and answer, together with any additional filing fees assessed by the county. <sup>2</sup> Pursuant to A.R.S. §25-504:

Subsection M "...a fee shall not be charged to a person who files a request to terminate an order of assignment if an employer is making a deduction on multiple assignments for an obligation for the same minor children." Subsection O "...a fee shall not be charged to a party filing a stipulation concerning satisfaction of support obligations."

<sup>&</sup>lt;sup>3</sup> Pursuant to A.R.S. §25-205(G), the party who petitioned for transfer must pay the post-adjudication fee prescribed in A.R.S. §12-284(A), class D to the county to which the proceeding is being transferred.

<sup>^ 75%</sup> of fee is remitted to County Treasurer for Deposit into the Expedited Child Support and parenting Time Fund established in A.R.S.