## **Rule 707**

## APPLICATION PROCESSING FEES

- (a) **Fee Amounts.** The Supreme Court establishes the amount of each application processing fee; each fee is subject to change. An applicant must pay any of the following applicable fees:
  - (1) legal intern permit under Rule 715: \$50;
  - (2) admission to the bar by examination under Rule 716: \$700;
  - (3) late fee for an application submitted during the grace period under Rule 716: \$200;
  - (4) admission to the bar by Uniform Bar Examination score transfer under Rule 717: \$1.250:
  - (5) temporary permit to practice law under Rule 718: \$100;
  - (6) admission to the bar without examination under Rule 719: \$1,250;
  - (7) military-spouse restricted license to practice law under Rule 720: \$1,250;
  - (8) single-employer restricted license to practice law under Rule 721: \$1,250; and
  - (9) reapplication for a person whose application to take the bar examination was previously denied for failure to establish the requisite character and fitness qualifications: \$1,250.
- (b) **No Waiver or Refund.** Except as described in subsection (c), the Attorney Admissions office cannot waive or refund an application processing fee listed in subsection (a).
- (c) **Military Service Exception.** An applicant who is unable to take the bar examination due to active military service may request a refund of the application processing fee.
- (d) Bar Admission Fee Fund. The Office of Judicial Administration will deposit all application processing fees in a fund known as the bar admission fee fund. Any unused balance in the fund may be applied to an appropriate use determined by the Supreme Court.

[**History:** New rule adopted effective July 1, 2022; <u>Am. (a)(6) effective January 11, 2024.]</u>