



**CIRCUIT 1 – DUE PROCESS COSTS  
LEGISLATIVE ESTABLISHED RATES  
FOR PROCESS SERVERS**

Pursuant to s. 27.425, Florida Statutes, these rates are established annually by the Legislature in the General Appropriations Act (GAA). The GAA is available on the Florida Department of State’s website at <https://laws.flrules.org/>. The applicable rate is determined by the rate in effect on the on the date of appointment or service.

Per s. 57.081, F.S., service of process must be by the Sheriff unless the Court enters an Order finding exceptional circumstances allowing the use of a private certified process server.

<b>Certified Process Servers if Court Ordered (In Florida):</b>	<b>Rate:</b>
Maximum Per Service or Attempts	\$20.00
Maximum Per Service or Attempts – Second Address	\$10.00

<b>Certified Process Servers if Court Ordered (Outside Florida):</b>	<b>Rate:</b>
	Actual Cost

*No more than two attempts allowed.*

*Process servers are not allowed mileage, regardless of destination.*