RAP 14.1 COSTS GENERALLY

- (a) When Allowed. The appellate court determines costs in all cases after the filing of a decision terminating review, except as provided in rule 18.2 relating to voluntary withdrawal of review.
- **(b) Which Court Determines and Awards Costs.** Costs on review are determined and awarded by the appellate court which accepts review and makes the final determination of the case.
- (c) Who Determines and Awards Costs. If the court determines costs in its opinion or order, a commissioner or clerk will award costs in accordance with that determination. In all other circumstances, a commissioner or clerk determines and awards costs by ruling as provided in rule 14.6(a). A party may object to the ruling of a commissioner or clerk as provided in rule 14.6(b).
 - (d) Who Is Entitled to Costs. Rule 14.2 defines who is entitled to costs.
- (e) What Expenses Are Allowed as Costs. Rule 14.3 defines the expenses which may be allowed as costs.
- **(f) How Costs Are Claimed--Objections.** A party claims costs by filing a cost bill in the manner provided in rule 14.4. A party objects to claimed costs in the manner provided in rule 14.5.

References

Rule 18.1, Attorney Fees and Expenses.

[Adopted effective July 1, 1976.]