

## § 2-214. Mandates and taxation of costs.

(A) Mandates.

(1) [Reserved.]

(2) The application for an order staying the mandate referenced in § 2-114(A)(2) may be E-Filed. Where E-Filing is used to file an application for an order staying the mandate, service shall be made and proved through E-Service.

(3) The motion to recall a mandate and any objections to the motion may be E-Filed. Where E-Filing is used to file a motion to recall a mandate or an objection, service shall be made and proved through E-Service.

(B) Costs.

(1) [Reserved.]

(2) [Reserved.]

(3) [Reserved.]

(4) At the time the mandate is issued, the statement to counsel for the costs which are due to the other party shall be sent through E-Notice to any user registered for E-Notice.

(5) A motion to retax costs may be E-Filed. Where E-Filing is used to file a motion to retax costs, service shall be made and proved through E-Service. The proof of service automatically generated in E-Service replaces the proof of service required by § 2-114(B)(5). The requirement of § 2-106 for filing a copy shall not apply to a motion to retax costs filed and served through E-Filing and E-Service.

*§ 2-214(A)(2,3), (B)(4,5) amended October 19, 2016.*

---