## CIVIL COURT OF THE CITY OF NEW YORK

Legal/Statutory MemorandumClass:LSM-115Subject: Changes in Fees regarding TranscriptsCategory:AD-40.3of JudgmentsEff. Date:April 27, 1992

\_\_\_\_\_\_

Chapter 55 of the Laws of 1992, effective April 10, 1992, changes some of the fees in the Supreme Court. Of special relevance to the Civil Court are:

Section 407, which amends CPLR §8021(b)(7), changes the fee for <u>filing</u> a transcript in the Supreme Court in counties within the City of New York from \$10 to \$25, and

Section 408, which amends CPLR §8021(c)(3), changes the fee for <u>issuance</u> of a transcript in counties within the City of New York from \$5 to \$15. Following CCA § 1911(m), when no fee is allocated for a specific matter the Civil Court is to charge the same fees as those charged in the Supreme Court.

Effective April 27, 1992, prospective fees permitted on Civil Court transcripts and judgments will be the amount paid to Civil Court for the issuance of the transcript, plus \$25.00.

Any transcript received before April 27<sup>th</sup> is to be issued at the former \$5.00 fee. Prospective costs on these will be \$30.00.

Any transcript received on or after April 27<sup>th</sup> is to be clocked in, and issued at the new \$15.00 fee. Prospective costs on these will be \$40.00.

Dated: April 24, 1992

Jacqueline Silbermann
Administrative Judge