

## POST TRIAL

### **RULE 81            EXECUTION**

(1) Executions shall not be issued by the Circuit Clerk except upon written application by the judgment-creditor or his attorney. The written application shall contain the following:

(a) style and number of case in which judgment was obtained;

(b) date judgment entered or last revived;

(c) the amount of the original judgment, the amount of accrued interest on the original judgment, and the amount of the judgment and interest still unsatisfied;

(d) the full name and current address, if known, of the judgment debtor;

(e) a full description of the property to be executed on;

(f) the return date on the execution;

(g) any special instructions to be provided the sheriff performing the execution.

(2) Costs to apply toward sheriff's fees shall be paid to the clerk at the time of the filing of the application.

(3) Request for execution in cases heard under practices and procedures applicable under Associate Circuit Judges shall be filed with the appropriate clerk.

## **81.1 COSTS IN EXECUTION SALES**

Motions to tax costs involved in the execution and sale of property pursuant to judgment shall be filed with the division where such judgment is entered. Notice shall be given to opposing parties. The setting of said motion shall be obtained from the respective courtroom clerk or chief clerks.

October 11, 1985