

certificate. The rule of construction of the courts is that if two or more statutes seem to conflict the courts will attempt to give effect to both so far as possible and the filing of a petition such as you refer to and the attaching of the court's seal to certificates are two separate propositions.

Opinion No. 20

Clerk of Court—Seal—Concealed Weapon, Certificate of Application to Carry—Fees.

HELD: It is obligatory upon the Clerk of the Court to make a charge of \$.50 for attaching his seal to a certificate.

January 11, 1933.

You have requested my opinion on whether the Clerk of the Court's office should make a charge of \$.50 for attaching its seal to a certificate of an application to carry concealed weapons. We have to advise that it is the opinion of this office that the collection of such fee is obligatory upon your office as Clerk of the Court.

Section 11306 provides that there shall be no charge for filing petitions but Section 4918 also provides that the Clerk of the Court shall charge \$.50 for attaching the court's seal to each