

Index

AD VALOREM TAX DECISIONS

Review of Administrative Decisions,
this index

ADMINISTRATIVE PROCEDURES ACT

Generally, §§ 7:2 to 7:5
Exhaustion of administrative remedies, § 7:4
Incomplete coverage, § 7:3
Judicial review in contested cases,
§ 7:2
Review available, § 7:5

ADMINISTRATIVE TRIBUNALS

Review of Administrative Decisions,
this index
Structure of Other Trial Courts and
Administrative Tribunals, this
index

AFFIDAVITS

Certiorari in superior and state courts,
§ 5:19
Forms, this index
Supersedeas and bond, § 17:10

ALIMONY

Jurisdiction in supreme court, § 12:4

AMENDMENT

Certiorari in Superior and State
Courts, this index

ANSWER

Certiorari in Superior and State
Courts, this index

APPELLATE DECISIONS AND SUBSEQUENT PROCEEDINGS

Generally, §§ 21:1 to 21:10
Certiorari in Superior and State
Courts, this index
Decisions, § 21:1
New Trial, this index

APPELLATE DECISIONS AND SUBSEQUENT PROCEEDINGS—Cont'd

Reconsideration, § 21:2
Remittitur, this index

ARREST OF JUDGMENT

Forms, § 23:26
Post-judgment motions, § 11:8
Preservation of record in trial court,
§ 9:25

ASSOCIATE JUVENILE COURT JUDGES

Juvenile courts, § 3:10

ATTORNEYS

Ineffective assistance of counsel.
Criminal Cases, Appeals in, this
index

AUTOMATIC STAY

Supersedeas and bond, § 17:1

BATSON AND EDMONSON CHALLENGES

Preservation of record in trial court,
§ 9:4

BIBB COUNTY CIVIL COURT

Structure, § 3:23

BOND

Supersedeas and Bond, this index

BRIEFS

Generally, §§ 20:3 to 20:8
Citations of authority, § 20:7
Content requirements
Court of Appeals, § 20:5
Supreme Court, § 20:6
Court of Appeals
content requirements, § 20:5
forms, § 23:66
physical requirements, § 20:3

BRIEFS—Cont’d

- Format and physical requirements
 - Court of Appeals, § 20:3
 - Supreme Court, § 20:4
- Forms, this index
- Physical requirements. Format and physical requirements, above
- Precedential value, § 20:7
- Service, § 20:8
- Supreme Court
 - content requirements, § 20:6
 - format and physical requirements, § 20:4
 - forms, § 23:66
- Timely filing, § 20:8

**BUSINESS COURT, GEORGIA
STATE-WIDE**

- Generally, § 3:5

CAPTION

- Final judgment or order, § 10:7

CAUTIONARY INSTRUCTIONS

- Preservation of record in trial court, § 9:10

CERTIFICATION

- Entry and finality of judgments and appealable orders, certification of ruling for immediate review, §§ 10:11, 10:14

CERTIFIED QUESTIONS

- Authority of Supreme Court to answer, § 2:3
- Criminal cases, state’s right to appeal in, § 22:13

CERTIORARI

- Generally, §§ 5:1 to 5:31
- Affidavits, civil cases, bond or affidavit, amendment, and supersedeas effect, § 5:19
- Amendment
 - bond or affidavit, amendment, and supersedeas effect, civil cases, § 5:19
 - content of exceptions or traverse to answer, and amendment of same, § 5:25
 - petitions, § 5:21

CERTIORARI—Cont’d

- Answer
 - content of exceptions or traverse to answer, and amendment of same, § 5:25
 - limitations on preparation, § 5:23
 - timeliness and service, § 5:22
 - traverse to answer, filing of, § 5:24
- Bond
 - civil cases, § 5:19
 - criminal cases, §§ 5:20, 17:3
 - special assignments of error in certiorari from probate court and coordination with approval of bond, § 5:7
- Choice between certiorari and appeal, § 5:2
- Civil cases, bond or affidavit, amendment, and supersedeas effect, § 5:19
- Civil Practice Act, application, § 5:5
- Content
 - exceptions or traverse to answer, and amendment of same, § 5:25
 - petition, § 5:15
 - timeliness, and service of answer, § 5:22
- Costs
 - payment, § 5:18
 - recovery of costs, § 5:30
- Criminal cases
 - bond or affidavit, amendment, and supersedeas effect, §§ 5:20, 17:3
- Decision by superior court and further proceedings, § 5:29
- Denial of new trial, no resetting effect of motions, § 5:12
- Error
 - preservation of error and presentation of grounds for writ, § 5:27
 - special assignments of error in certiorari from probate court and coordination with approval of bond, § 5:7
 - specifications of error in petition, § 5:14

INDEX

CERTIORARI—Cont'd

- Exceptions
 - content of exceptions or traverse to answer, and amendment of same, § 5:25
 - filing of, § 5:24
- Executive actions, § 5:8
- Filing
 - content, timeliness, and service of answer, § 5:22
 - deadline, timetable and finality, § 5:9
 - service and, § 5:17
- Finality
 - entry of decision and, § 5:10
 - filing, § 5:9
- Form, petition for certiorari—
Supreme Court, § 23:70
- Frivolous certiorari, damages for, § 5:31
- Georgia Supreme Court, generally, § 21:3
- Grounds for writ, preservation of error and presentation of grounds for writ, § 5:27
- Gwinnett County, special provisions, state court's jurisdiction, § 5:4
- Hearing on petition, judge or jury trial on traverse, § 5:26
- Initial sanction and filing in Superior Court, issuance of writ for record, and no service on opposing party until later time, § 5:16
- Judge or jury trial on traverse, conduct of, § 5:26
- Judicial actions of other tribunals, § 5:8
- Jurisdiction for certiorari
 - Gwinnett County, special provisions, state courts, § 5:4
 - superior courts, § 5:3
- Jury trial, conduct of hearing on petition, judge or jury trial on traverse, § 5:26
- Legislative actions, § 5:8
- Limitations on preparation of answer, § 5:23
- Ministerial actions, §§ 5:6, 5:8

CERTIORARI—Cont'd

- New trial, no resetting effect of motions, certiorari as to denial of new trial, § 5:12
- No resetting effect of motions, certiorari as to denial of new trial, § 5:12
- Other content of petition, § 5:15
- Other tribunals' judicial and quasi-judicial actions, and executive, legislative, or ministerial actions, § 5:8
- Parties to petition, § 5:13
- Payment of costs, § 5:18
- Preparation of answer, limitations on, § 5:23
- Preservation of error and presentation of grounds for writ, § 5:27
- Probate court and probate judge
 - generally, § 5:6
 - special assignments of error in certiorari from probate court and coordination with approval of bond, § 5:7
- Quasi-judicial actions, § 5:8
- Recovery of costs, § 5:30
- Resetting, no resetting effect of motions, certiorari as to denial of new trial, § 5:12
- Scope of review, § 5:28
- Separate cases, successive and renewed positions, § 5:11
- Service of answer, § 5:22
- Special assignments of error in certiorari from probate court and coordination with approval of bond, § 5:7
- Specifications of error in petition, § 5:14
- State courts, jurisdiction for certiorari, special provisions for Gwinnett County, § 5:4
- Successive and renewed positions, separate cases, § 5:11
- Superior courts, jurisdiction for certiorari, § 5:3
- Timeliness of service of answer, § 5:22
- Timetable for filing, § 5:9

CERTIORARI—Cont’d

- Traverse to answer
 - content of exceptions or traverse to answer, and amendment of same, § 5:25
 - filing, § 5:24
 - hearing on petition, judge or jury trial on traverse, § 5:26
- U.S. Supreme Court, generally, §§ 21:4, 22:30, 23:71, 23:72

CHILD CUSTODY

- Forms, special provision to be included in final divorce decrees that involve child custody where there has been no temporary order, § 23:43

CITATIONS OF AUTHORITY

- Briefs, § 20:7

CITY COURT OF ATLANTA

- Criminal cases, right to appeal from convictions obtained in City Court of Atlanta, § 22:28

CIVIL PRACTICES ACT

- Certiorari in superior and state courts, § 5:5
- Declaratory judgments, extraordinary writs, injunctions, and supervisory jurisdiction, relationship to, § 6:3

CLASS CERTIFICATION ORDERS

- Entry and finality of judgments and appealable orders, § 10:14

CLERICAL ERRORS

- Post-judgment motions, motions to set aside and to correct, § 11:14

**COLLATERAL ORDER
DOCTRINE**

- Finality of judgments and appealable orders, exceptions to, § 10:15

**COLUMBUS/MUSCOGEE
COUNTIES**

- State courts, jurisdiction on appeal, special provisions, § 4:4

CONDUCT OF PRESIDING JUDGE

- Preservation of Record in Trial Court, this index

CONSOLIDATED ACTIONS

- Finality, § 10:6

CONSTITUTIONAL QUESTIONS

- Jurisdiction, § 12:4

CONSTITUTIONALITY

- County recorder’s courts, jurisdiction and constitutionality, § 3:21
- Structure of Other Trial Courts and Administrative Tribunals, this index

CONTEMPT

- Appeal, notice of intent to, § 23:46
- Supersedeas and bond, § 17:13

CONTENT

- Certiorari in Superior and State Courts, this index

CONTESTED CASES

- Administrative Procedures Act, § 7:2

CONTINUATION OF BOND

- Forms, this index

CORONAVIRUS

- COVID-19 Pandemic, this index

COSTS

- Certiorari in Superior and State Courts, this index
- Superior and state courts, appeals to, § 4:11

COUNTY RECORDER’S COURTS

- Jurisdiction and constitutionality, § 3:21
- Review of decisions, § 3:22

COURT REPORTERS

- Forms, § 23:50

COVID-19 PANDEMIC

- Judicial emergency orders, § 1:8

CRIMINAL CASES, APPEALS IN

- Generally, §§ 22:1 to 22:30
- Attorneys. Effective assistance of counsel, below

INDEX

CRIMINAL CASES, APPEALS IN —Cont'd

Certified questions by trial court,
state's right to appeal, § 22:13

Certiorari in Superior and State
Courts, this index

City Court of Atlanta, right of appeal
from convictions obtained in,
§ 22:28

Contents of notice of appeal, § 22:17

Death penalty cases, § 22:14

Defendant's decision to waive his
right to appeal a criminal
conviction, § 22:10

Delay in appellate process, § 22:9

Denial of extraordinary motion for
new trial in criminal case,
§ 22:26

Direct appeal for review of criminal
judgments in superior and state
courts, §§ 22:26, 22:27

Discretionary application for review
of criminal judgments in
superior and state courts,
§§ 22:26, 22:27

Effective assistance, appellate
counsel's duty of
establishing ineffective assistance
of appellate counsel, § 22:24
explaining appellate rights to cli-
ent, § 22:20
federal remedies, § 22:25
ineffective assistance of counsel,
below
initiating appeal and selecting
issues, § 22:21
preparation and filing of brief,
§ 22:22
timely inform client of decisions of
the appellate courts, § 22:23

Extraordinary motion, denial of
extraordinary motion for new
trial in criminal case, § 22:26

Federal remedies, appellate counsel's
duty of effective assistance,
§ 22:25

Guilty pleas, appeals from, § 22:4

Habeas corpus writ, right to appeal an
order either denying or granting
a writ of habeas corpus in Geor-

CRIMINAL CASES, APPEALS IN —Cont'd

gia courts, § 22:29

Ineffective assistance of counsel
respective roles of trial and appel-
late attorneys, § 22:18
responsibilities of appellate
attorneys, § 22:19

Initiating appeal, appellate counsel's
duty of effective assistance,
§ 22:21

Jurisdiction
appellate courts, § 22:1

Legal representatives. Parties and
legal representatives in appellate
courts, below

Magistrate or municipal courts
right of appeal from convictions
obtained in municipal court,
§ 22:28
transcript of proceedings, § 22:2

New trial, denial of extraordinary
motion for, § 22:26

Notice of appeal, contents of, § 22:17

Out-of-time appeals, § 22:5

Parties and legal representatives in
appellate courts
defendant, § 22:15
state, § 22:16

Post-judgment motions
generally, § 11:9
notice of appeal filed prior to entry
of judgment, or premature
appeals, § 11:18
other post-judgment motions,
§ 11:10

Pre-trial appeal of judgments deemed
directly appealable, § 22:6

Pre-trial appeal of judgments not
subject to direct appeal, § 22:7

Probate court, right of appeal from
convictions obtained in, § 22:28

Recorder's court, right of appeal
from convictions obtained in,
§ 22:28

Right to appeal, §§ 22:3 to 22:8,
22:28, 22:29

Selecting issues, appellate counsel's
duty of effective assistance,
§ 22:21

CRIMINAL CASES, APPEALS IN
—Cont’d

- Sentencing proceedings, appeals from, § 22:4
- Sex offender, right to appeal from status as registered sexual offender, § 22:8
- State courts, direct appeal or discretionary application for review of criminal judgments in, §§ 22:26, 22:27
- State’s right to appeal in criminal case
 - generally, §§ 22:11 to 22:14
 - certified questions by trial court, § 22:13
 - when not applicable, § 22:12
- Superior courts, direct appeal or discretionary application for review of criminal judgments in, §§ 22:26, 22:27
- Supersedeas and Bond, this index
- Transcript of proceedings, § 22:2
- Trial and appellate attorneys, ineffective assistance of counsel and respective roles of, § 22:18
- U.S. Supreme Court, petition for writ of certiorari from, § 22:30
- Waiver of right to appeal criminal conviction, defendant’s decision, § 22:10
- Writ of certiorari from U.S. Supreme Court, petition for, § 22:30

CROSS-APPEALS

- Generally, § 16:4
- Dismissal of main appeal, § 16:6
- Issues, § 16:5
- Parties, generally, § 16:5
- Procedure, § 16:5

CUMULATIVE ERROR

- Preservation of record in trial court, § 9:28

DAMAGES

- Frivolous appeal, § 4:23

DE NOVO CHARACTER OF REVIEW

- Superior and state courts, appeals to, § 4:17

DEATH PENALTY CASES

- Criminal cases, appeals in, § 22:14

DECISION DEADLINES

- Appellate courts, § 2:4

DECLARATORY JUDGMENTS

- Generally, §§ 6:1, 6:4
- Forms, this index
- Judicial and quasi-judicial proceedings, application to, § 6:5
- Procedure
 - generally, § 6:7
 - further appeals, effect on, § 6:8
- Superior courts, § 6:4
- Supplemental relief, § 6:6

DEFAULT

- Entry of as interlocutory, § 10:6

DEFINITIONS

- Entry, § 10:3
- Judgment, § 10:1

DELAY

- Criminal cases, appeals in, § 22:9

DIRECT APPEALS

- Consequences of untimely notice of appeal, § 14:4
- Criminal judgments, review in superior and state courts, §§ 22:26, 22:27
- Extension of time for filing notice, § 14:5
- Notice of appeal
 - extension of time for filing notice, § 14:5
 - filing, §§ 14:1, 14:2
 - required contents, § 14:6
- Probate-court decisions, § 8:8
- Time for filing notice of appeal, generally, § 14:2
- Timing in relation to entry of judgment and orders on post-judgment motions, § 14:3
- Traffic, state misdemeanor traffic violations, § 8:7

DIRECTED VERDICT AND JUDGMENT N.O.V.

- Preservation of record in trial court, § 9:24

INDEX

DISCRETIONARY APPLICATION PROCEDURE

- Administrative cases, §§ 8:10, 8:11
- Criminal judgments, review in superior and state courts, §§ 22:26, 22:27
- Exceptions to discretionary application requirement, § 8:11
- Forms
 - application for interlocutory or discretionary appeal, § 23:34
 - discretionary procedure, motion to dismiss appeal for failure to follow, appellate court, § 23:58
- Interlocutory review, § 15:7
- Post-judgment motions, extraordinary motion for new trial, § 11:12
- Specific cases requiring discretionary applications after superior-court review of decisions by lower courts and inferior judicatories, § 8:6
- Traffic, state misdemeanor traffic violations, § 8:7
- Types of cases in which discretionary application is required, § 8:4

DISCRETIONARY REVIEW

- Generally, §§ 13:1 to 13:15
- Application of the discretionary application statute, § 13:3
- Content of application, § 13:12
- Denials of relief from judgments, § 13:7
- Family law cases, § 13:5
- Fee awards, appeals from, § 13:8
- Other tribunals agencies, and decision-makers, appeals in cases reviewing decisions of, § 13:4
- Policy of discretionary application statute, § 13:2
- Procedure
 - generally, §§ 13:10 to 13:15
 - content of application, § 13:12
 - other parts of record or transcript, § 13:13
 - res judicata effect, § 13:11
 - response, order, and notice of appeal, § 13:15

DISCRETIONARY REVIEW —Cont'd

- Procedure—Cont'd
 - standard for granting, § 13:11
 - time for application, § 13:14
- Res judicata effect, § 13:11
- Response, order, and notice of appeal, § 13:15
- Selecting proper procedure, generally, § 13:1
- Standard for granting, § 13:11
- Threshold, monetary awards less than statutory threshold, § 13:6
- Time for application, § 13:14

DISMISSAL OF APPEAL

- Cross appeals, dismissal of main appeal, § 16:6
- Forms, §§ 23:30, 23:55, 23:56, 23:58
- Motions and Procedures in the Appellate Process, this index
- Premature, § 19:5
- Record on appeal, § 18:8
- Record on appeal, dismissal for failure to perfect the record, § 18:7
- Superior and state courts, appeals to, §§ 4:13, 4:22
- Trial or appellate court, § 19:5

DISTRESS TIME

- Appellate courts, § 2:4

DIVORCE

- Forms, special provision to be included in final divorce decrees that involve child custody where there has been no temporary order, § 23:43
- Jurisdiction in Supreme Court, § 12:4

EFFECTIVE ASSISTANCE, APPELLATE COUNSEL'S DUTY OF

- Criminal Cases, Appeals in, this index

ENTRY AND FINALITY OF JUDGMENTS AND APPEALABLE ORDERS

- Generally, §§ 10:1 to 10:15

**ENTRY AND FINALITY OF
JUDGMENTS AND
APPEALABLE ORDERS
—Cont’d**

- Caption of judgment or order as ‘final,’ § 10:7
- Certification of ruling for immediate review, § 10:11
- Class certification orders, exceptions to finality, § 10:14
- Collateral order doctrine, exceptions to finality, § 10:15
- Consolidated actions, § 10:6
- Date of entry, significance of, § 10:2
- Definition of judgment, § 10:1
- Entry defined as filing with clerk, § 10:3
- Exceptions to finality
 - generally, §§ 10:10 to 10:15
 - certification of ruling for immediate review, § 10:11
 - class certification orders, § 10:14
 - collateral order doctrine, § 10:15
 - determination and direction of final judgment in cases with multiple claims or parties, § 10:13
 - trial court judge, filing with, § 10:4
- Final judgment rule, § 10:6
- Judgments and appealable orders and decisions, §§ 10:6 to 10:8
- More than one dispositive order or judgment, § 10:8
- Multiple claims or parties, determination and direction of final judgment in cases with, § 10:13
- Notice of entry of judgment, § 10:5
- Other appealable orders and decisions, § 10:9
- Significance of date of ‘entry,’ § 10:2
- Summary judgment orders, exceptions to finality, § 10:12
- Trial court judge, filing with, exceptions to finality, § 10:4

ENUMERATIONS OF ERRORS

- Generally, § 20:1
- Absence, effect of, § 20:2

**ENUMERATIONS OF ERRORS
—Cont’d**

- Forms (statutory form), §§ 23:59, 23:62
- Long Form, §§ 23:61, 23:63
- Insufficiency, effect of, § 20:2

EQUITY CASES

- Jurisdiction in Supreme Court, § 12:4

ERRORS

- Certiorari in Superior and State Courts, this index
- Enumerations of Errors, this index

**EVIDENTIARY OBJECTIONS AT
TRIAL**

- Preservation of Record in Trial Court, this index

EXCEPTIONS

- Objections and Exceptions, this index

EXCLUSION OF EVIDENCE

- Preservation of record in trial court, § 9:11

EXECUTIVE ACTIONS

- Certiorari in superior and state courts, § 5:8

**EXHAUSTION OF
ADMINISTRATIVE
REMEDIES**

- Administrative Procedures Act, § 7:4

EXTENSION OF TIME

- Forms, this index
- Notice of appeal, extension of time to file, § 14:5

EXTRAORDINARY MOTIONS

- Criminal cases, appeals in, denial of extraordinary motion for new trial in, § 22:26
- Forms, this index
- New trial, §§ 11:11, 11:12
- Post-Judgment Motions, this index

EXTRAORDINARY WRITS

- Generally, § 6:1
- Mandamus, this index
- Prohibition, §§ 6:1, 6:13
- Quo Warranto, this index

INDEX

EXTRAORDINARY WRITS

—Cont'd

Supersedeas and bond, § 17:9

FAMILY LAW CASES

Applications for discretionary review,
§ 13:5

FEDERAL REMEDIES

Criminal cases, appellate counsel's
duty of effective assistance,
§ 22:25

FINALITY OF JUDGMENTS

Certiorari in Superior and State
Courts, this index

Entry and Finality of Judgments and
Appealable Orders, this index

Forms, this index

FORMS

Generally, §§ 23:1 to 23:78

Affidavits

indigence, § 23:48

traverse of indigence, § 23:49

Agency rule, waiver or variance of
petition for declaratory judg-
ment on, § 23:9

Amended or additional findings
under O.C.G.A. § 9-11-52(c)
(20-day time frame, non-reset-
ting motion), § 23:22

Application for interlocutory or
discretionary appeal, § 23:34

Arrest of judgment, motion in,
§ 23:26

Briefs

appellee's brief, Court of Appeals,
§ 23:66

Supreme Court, § 23:66

Certiorari, petition for

generally, § 23:70

motion for certiorari for ruling
under O.C.G.A. § 5-6-34,
§ 23:10

notice

filing petition for certiorari with
Georgia Supreme Court,
§ 23:69

Georgia Supreme Court, inten-
tion to apply for writ of

FORMS—Cont'd

Certiorari, petition for—Cont'd
notice—Cont'd

certiorari, § 23:68

U.S. Supreme Court, notice of
intention to apply for writ
of certiorari, § 23:72

remittitur, motion to stay remittitur
upon petition for certiorari
from U.S. Supreme Court,
§ 23:71

Child custody where there has been
no temporary order, special pro-
vision to be included in final
divorce decrees that involve,
§ 23:43

Clerical error under O.C.G.A. § 9-11-
60(g) (non-resetting motion),
motion for relief from judgment
on grounds of, § 23:15

Continuation of bond

motion for, §§ 23:40, 23:74

order on motion for, § 23:40

Costs for preparation of the record,
motion to dismiss for failure to
pay, § 23:56

Court production order, § 23:78

Court reporter, letter to, § 23:50

Cover of brief, Supreme Court,
§ 23:65

Cross appeal, notice of (statutory
form), § 23:36

Death, suggestion of, § 23:35

Declaratory judgments

agency rule, waiver, variance, or
application of rule, waiver or
variance, petition for declara-
tory judgment on, § 23:9

petition, § 23:3

Discretionary appeal, application for
interlocutory or, § 23:34

Discretionary procedure, motion to
dismiss appeal for failure to fol-
low, § 23:58

Dismissal for failure to file transcript,
motion for, § 23:55

Divorce, special provision to be
included in final divorce decrees
that involve child custody where

FORMS—Cont’d

- there has been no temporary order, § **23:43**
- Enumeration of errors (statutory form), §§ **23:59, 23:62**
- Long Form, §§ **23:61, 23:63**
- Extension of time
 - notice of appeal in order that a motion for reconsideration is being considered, motion for extension of time to file, § **23:16**
 - order granting motion for extension of time to file notice of appeal in order that a motion for reconsideration can be considered, § **23:18**
 - transcript preparation, §§ **23:51, 23:52**
- Extraordinary motions
 - new trial, § **23:27**
 - new trial as to sentence only, § **23:28**
- Final judgments
 - motion for entry under O.C.G.A. § 9-11-54(b), § **23:12**
 - O.C.G.A. § 9-11-54(b) with and without pre-judgment interest, § **23:13**
- Georgia Administrative Procedure Act, petition for judicial review under, § **23:8**
- Indigency
 - affidavit of indigence, § **23:48**
 - motion to appoint counsel for indigent on appeal and order, § **23:73**
 - traverse of affidavit of indigence, § **23:49**
- Injunction pending appeal, motion for, § **23:47**
- Injunctive relief, petition for, § **23:7**
- Interlocutory appeal, supersedeas writ while application for interlocutory appeal is pending, motion for
 - appellate court, § **23:42**
 - trial court, § **23:41**
- Interlocutory or discretionary appeal, application for, § **23:34**

FORMS—Cont’d

- Judgment notwithstanding the verdict, motion for
 - generally, § **23:24**
 - new trial, in the alternative, § **23:25**
- Leave to file information in nature of quo warranto, § **23:6**
- Letter to court reporter, § **23:50**
- Mandamus writ, petition for, § **23:4**
- Motion for certiorari for ruling under O.C.G.A. § 5-6-34, § **23:10**
- New trial
 - amended or additional findings under O.C.G.A. § 5-5-40 and 9-11-52(c) (20-day time frame), § **23:21**
 - civil cases (statutory form), § **23:19**
 - courts of record other than superior and state courts, motion for, § **23:1**
 - criminal cases (statutory form), § **23:20**
 - judgment notwithstanding the verdict, new trial, in the alternative, § **23:25**
- Notice
 - appeal. Notice of appeal, below filing petition for certiorari with Georgia Supreme Court, § **23:69**
 - Georgia Supreme Court, intention to apply for writ of certiorari, § **23:68**
 - U.S. Supreme Court, notice of intention to apply for writ of certiorari, § **23:72**
- Notice of appeal
 - civil cases (statutory form), § **23:32**
 - criminal cases (statutory form), § **23:33**
 - cross appeal (statutory form), § **23:36**
- Oral argument in Court of Appeals, request for, § **23:67**
- Orders
 - certifying rule under O.C.G.A. § 5-6-34(b), § **23:11**

INDEX

FORMS—Cont'd

Orders—Cont'd

extension of time to prepare
transcript, motion for, § 23:52

Petition for review in superior or
state court, § 23:2

Pre-judgment interest, final judgment
with and without, § 23:14

Prohibition writ, petition for, § 23:5

Quo warranto, leave to file informa-
tion in nature of, § 23:6

Recollection, transcript from, § 23:57

Reconsideration

extension of time to file notice of
appeal in order that a motion
for reconsideration is being
considered, motion for,
§ 23:16

motion for reconsideration pursu-
ant to motion for extension of
time, § 23:17

Remittitur, motion to stay remittitur
upon petition for certiorari from
U.S. Supreme Court, § 23:71

Set aside, motion to, § 23:29

Stay appeal, motion to, § 23:31

Suggestion of death, § 23:35

Supersedeas bond

contempt ruling, notice of intent to
appeal, § 23:46

criminal cases, motion for bond
pending appeal, § 23:37

motion for (civil cases), § 23:44

notice of intent to appeal contempt
ruling, § 23:46

order on motion for, §§ 23:38,
23:45

pending appeal and order, motion
for, §§ 23:37, 23:75

Supplement record, motion to, trial
court, §§ 23:53, 23:54

Supplemental brief, request for
permission to file, § 23:64

Transcripts

dismissal for failure to file
transcript, motion for, § 23:55

extension of time to prepare
transcript, motion for,
§§ 23:51, 23:52

FORMS—Cont'd

Transcripts—Cont'd

recollection, transcripts from,
§ 23:57

Traverse of affidavit of indigence,
§ 23:49

Variance, petition for, § 23:9

Verdict, motion for amendment of
judgment to conform to verdict
under O.C.G.A. § 9-11-60(g),
9-12-9 and 9-12-14, § 23:23

Voluntarily dismiss post-judgment
motion, motion to, § 23:30

Waiver

appeal, § 23:76

appeal upon plea, § 23:77

petition for declaratory judgment
on waiver, § 23:9

Writ of mandamus, petition for,
§ 23:4

Writ of prohibition, petition for,
§ 23:5

Writ of supersedeas while application
for interlocutory appeal is pend-
ing, motion for
appellate court, § 23:42
trial court, § 23:41

FRIVOLOUS APPEAL

Costs and attorney fee shifting,
abusive litigation damages in the
appellate courts, § 19:7

Superior and state courts, appeal for
damages, § 4:23

FRIVOLOUS CERTIORARI

Certiorari in superior and state courts,
damages, § 5:31

GEETER RULE

Generally, §§ 11:22, 11:23

GEORGIA ADMINISTRATIVE PROCEDURE ACT

Forms, petition for judicial review
under Act, § 23:8

GEORGIA STATE-WIDE BUSINESS COURT

Generally, § 3:5

GUILTY PLEA

Appeals from, § 22:4

GWINNETT COUNTY

Certiorari in superior and state courts,
special provisions, state court's
jurisdiction, § 5:4

HABEAS CORPUS

Criminal cases, right to appeal an
order either denying or granting
a writ of habeas corpus in Georgia
courts, § 22:29

HARMLESS ERROR

Preservation of record in trial court,
§ 9:27

HEARING ON PETITION

Certiorari in superior and state courts,
§ 5:26

**HISTORY OF APPELLATE
COURTS**

Generally, §§ 1:1 to 1:7
Background, § 1:1
Changes in system of appellate courts
1916-1983, § 1:4
1983 to date, § 1:5
COVID-19 Pandemic judicial emergency
orders, § 1:8
Origins of Georgia Court of Appeals,
§ 1:3
Origins of Georgia Supreme Court,
§ 1:2
Vision for Georgia appellate courts,
§ 1:7
Workload problems, § 1:6

INDIGENCY

Forms, this index
Supersedeas and bond, pauper's
affidavits, § 17:10

**INEFFECTIVE ASSISTANCE OF
COUNSEL**

Criminal Cases, Appeals in, this
index

**INJUNCTIONS AND OTHER
EQUITABLE RELIEF**

Generally, §§ 6:1, 6:15

INJUNCTIONS AND OTHER

EQUITABLE RELIEF—Cont'd

Availability of interlocutory review in
injunction cases, § 8:5
Civil Practices Act, relationship to
injunctions, § 6:3
Forms, motion for injunction pending
appeal, § 23:47
Procedure, § 6:16
Superior courts, §§ 6:1, 6:2, 6:15,
6:16
Supersedeas and bond, § 17:8

INSTRUCTIONS TO JURY

Preservation of Record in Trial Court,
this index

INTERLOCUTORY REVIEW

Generally, §§ 15:1 to 15:7
Appellate court's order and notice of
appeal, § 15:6
Application, § 15:5
Discretionary appeals, generally,
§§ 15:1, 15:2, 15:7
Forms, this index
Notice of appeal, § 15:6
Procedure, §§ 12:6, 15:3 to 15:7
Relationship to discretionary appeals,
§§ 12:6, 15:1, 15:2, 15:7
Specific cases, § 15:2
Trial court's certificate, § 15:4
When subject to discretionary
application requirements,
procedures, § 15:7

**JUDGMENT NOTWITHSTANDING
THE VERDICT**

Generally, §§ 9:24, 11:7
Forms, this index

**JUDICIAL ACTIONS OF OTHER
TRIBUNALS**

Certiorari in superior and state courts,
§ 5:8

**JUDICIAL AND QUASI-JUDICIAL
PROCEEDINGS**

Declaratory judgments, § 6:5

JURISDICTION

After notice of appeal, §§ 11:22,
11:23, 17:12, 19:5

INDEX

JURISDICTION—Cont'd

- Certiorari in Superior and State Courts, this index
- County recorder's courts, jurisdiction and constitutionality, § 3:21
- Criminal Cases, Appeals in, this index
- Geter rule, §§ 11:22, 11:23
- Superior and state courts, appeals to, §§ 4:3, 4:16
- Superior court jurisdiction, lack of jurisdiction in state courts, § 6:2
- Supreme Court vs. Court of Appeals, §§ 12:3, 12:4
- Transferring, § 12:5

JURY INSTRUCTIONS

- Preservation of Record in Trial Court, this index

JURY SELECTION PROCESS

- Preservation of Record in Trial Court, this index

JURY TRIAL ON TRAVERSE

- Certiorari in superior and state courts, § 5:26

JUVENILE COURTS

- Generally, § 3:9
- Associate juvenile court judges, § 3:10

LARGE-COUNTY PROBATE COURTS

- Structure of other trial courts and administrative tribunals, § 3:8

LAW OF THE CASE

- Remittitur, binding effect, § 21:10

LEGISLATIVE ACTIONS

- Certiorari in superior and state courts, § 5:8

LIMITATIONS

- Certiorari in superior and state courts, limitations on preparation of answer, § 5:23

LOCAL ADMINISTRATIVE AGENCIES

- Review of administrative decisions, § 7:8

LOCAL BOARDS OF EDUCATION

- Review of Administrative Decisions, this index

MAGISTRATE OR MUNICIPAL COURTS

- Generally, §§ 3:11, 3:15 to 3:17
- Appeal or certiorari in superior court, § 3:17
- City courts, certain municipal courts as, § 3:18
- Columbus, municipal court of, § 3:25
- Criminal Cases, Appeals in, this index
- Judges sitting as municipal court under contract with municipality, § 3:13
- Magistrate courts, judges sitting as municipal court under contract with municipality, § 3:13
- Non-attorney representation, § 3:12
- Review of decisions, § 3:14
- State-or magistrate-court judges sitting for municipal court under contract with municipality, § 3:16
- Transcript of proceedings, § 22:2

MANDAMUS

- Generally, §§ 6:1, 6:9
- Adequate remedy at law, § 6:11
- Forms, petition for writ of mandamus, § 23:4
- Procedure, § 6:12
- Requirements, when writ will not lie, § 6:10
- Superior courts, §§ 6:9 to 6:12

MINISTERIAL ACTIONS

- Certiorari in superior and state courts, §§ 5:6, 5:8

MOOTNESS

- Supersedeas and bond, § 17:9

MOTIONS AND PROCEDURES IN THE APPELLATE PROCESS

- Generally, §§ 19:1 to 19:7
- Costs and attorney fee shifting, abusive litigation damages in the appellate courts, § 19:7

**MOTIONS AND PROCEDURES IN
THE APPELLATE PROCESS**

—Cont’d

- Dismissal, motions for
generally, § 19:4
trial or appellate court, § 19:5
- Extensions of time, motions for,
§ 19:3
- Other motions in appellate process,
§ 19:6
- Physical preparation of petitions,
applications, and motions in
appellate courts, § 19:2

MULTIPLE CLAIMS OR PARTIES

- Entry and finality of judgments and
appealable orders, § 10:13

MUNICIPALITY

- Magistrate courts, judges sitting as
municipal court under contract
with municipality, § 3:13
- State-or magistrate-court judges sit-
ting for municipal court under
contract with municipality,
§ 3:16
- Trial jurisdiction under contract with
municipality, § 2:12

NEW TRIAL

- Certiorari in superior and state courts,
no resetting effect of motions,
certiorari as to denial of new
trial, § 5:12
- Denial of extraordinary motion for
new trial in criminal case,
§ 22:26
- Extraordinary motions for new trial.
Post-Judgment Motions, this
index
- Forms, this index
- Geter rule, §§ 11:22, 11:23
- Post-Judgment Motions, this index
- Preservation of record in trial court,
evidentiary objections at trial,
motions for new trial, § 9:23
- Remittitur, new trial after, § 21:9

**NOTICE AND APPLICATIONS
FOR APPEAL**

- Generally, §§ 12:1 to 12:11

**NOTICE AND APPLICATIONS
FOR APPEAL—Cont’d**

- Contempt ruling, notice of intent to
appeal, § 23:46
- Criminal cases, appeals in, contents
of notice of appeal, § 22:17
- Direct appeals. Selecting proper pro-
cedure, below
- Discretionary Application Procedure,
this index
- Forms, this index
- Overview of appellate process
generally, § 12:1
issues to be considered, § 12:2
- Post-Judgment Motions, this index
- Scope of appeal
generally, § 12:10
pendent appellate jurisdiction,
§ 12:11
- Selecting proper court
generally, § 12:3
particular types of cases, § 12:4
transfers of cases, § 12:5
- Selecting proper procedure
generally, § 12:6
direct appeals
generally, §§ 12:7 to 12:9
non-final orders under O.C.G.A.
§ 5-6-34(a), § 12:9
other issues of appeals and appeal-
ability, § 12:7
- Supersedeas, notice of intent to
appeal contempt ruling, § 23:46

**NOTICE OF ENTRY OF
JUDGMENT**

- Generally, § 10:5

OBJECTIONS AND EXCEPTIONS

- Certiorari in Superior and State
Courts, this index
- Entry and Finality of Judgments and
Appealable Orders, this index
- Preservation of Record in Trial Court,
this index

OFFERS OF PROOF

- Preservation of record in trial court,
§ 9:11

INDEX

OPPOSING COUNSEL

Preservation of record in trial court,
misconduct of opposing counsel,
§ 9:14

ORAL ARGUMENT

Generally, §§ 20:9 to 20:11
Conflicts, § 20:9
Process, § 20:11
Request, § 20:10

ORDERS

Forms, this index

ORIGINS OF COURTS

History of Appellate Courts, this
index

OUT-OF-TIME APPEAL

Post-judgment motions, § 11:15

PARTIES AND LEGAL REPRESENTATIVES IN APPELLATE COURTS

Criminal Cases, Appeals in, this
index

PARTIES TO APPEAL

Generally, §§ 16:1 to 16:6
Case below, parties to, § 16:1
Cross appeals
generally, § 16:4
dismissal of main appeal, § 16:6
issues, parties, and procedure,
§ 16:5
Death of party, parties to case below,
§ 16:2
Third parties to appeal, § 16:3

PAUPER'S AFFIDAVITS

Supersedeas and bond, § 17:10

PAYMENT OF COSTS

Certiorari in superior and state courts,
§ 5:18

PLAIN ERROR

Preservation of record in trial court,
§ 9:26

POST-JUDGMENT MOTIONS

Generally, §§ 11:1 to 11:23

POST-JUDGMENT MOTIONS

—Cont'd

Arrest of judgment, motion for,
§ 11:8
Civil cases, notice of appeal filed
prior to entry of judgment, or
premature appeals, § 11:17
Clerical errors, motions to set aside
and to correct, § 11:14
Criminal Cases, Appeals in, this
index
Extraordinary motion for new trial
generally, § 11:11
discretionary application require-
ment, effect on time for
appeal, § 11:12
time for appeal, effect on, § 11:12
Judgment notwithstanding the
verdict, motion for, §§ 9:24,
11:7
New trial motion
generally, §§ 11:2 to 11:6
authority, grounds, and successive
grants, § 11:3
criminal cases, § 11:5
damages in civil cases, § 11:4
relationship to appeal, §§ 11:1,
11:6, 11:12
Notice
appeal filed where post-judgment
motion is withdrawn, § 11:21
prior to entry of judgment, or
premature appeals, notice of
appeal filed, § 11:17
resetting post-judgment motion or
other timely motion, appeal
filed during pendency of,
§ 11:19
withdrawal of post-judgment
motion, notice of appeal filed
on same day as, § 11:20
Out-of-time appeal, motions for,
§ 11:15
Resetting and non-resetting motions,
§ 11:1
Resetting motion filed after notice of
appeal
generally, § 11:22
motion to stay, § 11:23

POST-JUDGMENT MOTIONS

—Cont’d

Term of court reconsideration,
§ 11:13

Timing of notice of appeal, premature
appeals and relation to resetting
post-judgment motions, § 11:16

PRECEDENTIAL VALUE

Briefs, § 20:7

PRE-JUDGMENT INTEREST

Forms, § 23:14

PREPARATION OF ANSWER

Certiorari in superior and state courts,
limitations on preparation,
§ 5:23

PRESERVATION OF ERROR

Certiorari in superior and state courts,
§ 5:27

**PRESERVATION OF RECORD IN
TRIAL COURT**

Generally, §§ 9:1 to 9:27

Arrest of judgment, motions in,
§ 9:25

Batson and Edmonson challenges,
§ 9:4

Cautionary instructions, request for,
§ 9:10

Conduct of presiding judge
objections and exceptions
generally, § 9:12
errors and misconduct occurring
before jury instructions and
prior to return of jury
verdict or otherwise prior
to decision, § 9:13

plain error in criminal cases,
§ 9:25

Cumulative error, § 9:28

Directed verdict and judgment n.o.v.,
motions for, § 9:24

Evidentiary objections at trial
generally, §§ 9:5 to 9:10

arrest of judgment, motions in,
§ 9:25

cautionary instructions, request for,
§ 9:10

**PRESERVATION OF RECORD IN
TRIAL COURT—Cont’d**

Evidentiary objections at trial
—Cont’d

inability to cure lack of objection
by later motion, § 9:8

later objection after evidence
admitted, § 9:7

new trial, motions for, § 9:23

ruling on objections, objections
and exceptions thereto, and
conditional admissibility,
§ 9:9

time for objection, continuing
objections, joinder by other
parties, § 9:6

Exceptions. Objections and excep-
tions, below

Exclusion of evidence, § 9:11

Final charge to jury, § 9:16

Harmless error, § 9:27

Inability to cure lack of objection by
later motion, § 9:8

Judgment n.o.v., motion for, § 9:24

Jury instructions of trial court
objections and exceptions
criminal and civil cases, § 9:20
requirements and content, § 9:19

Jury instructions requests

during trial, § 9:15

final charge to jury, § 9:16

preservation of error and record on
appeal, § 9:18

trial court’s obligations and
instructions requiring request,
§ 9:17

Jury selection process, preservation
of error with regard to
generally, § 9:3

Batson and Edmonson challenges,
§ 9:4

Later objection after evidence admit-
ted, § 9:7

Misconduct of opposing counsel,
§ 9:14

New trial, evidentiary objections at
trial, motions for new trial,
§ 9:23

INDEX

PRESERVATION OF RECORD IN TRIAL COURT—Cont'd

- Objections and exceptions
 - conduct of presiding judge, above judgment as ground for review, § 9:22
 - jury instructions of trial court, above
 - jury's verdict as ground for review, § 9:21
 - misconduct of opposing counsel, § 9:14
- Offers of proof and objections to exclusion of evidence, § 9:11
- Opposing counsel, objections to misconduct of, § 9:14
- Plain error, § 9:26
- Pretrial matters, preservation of error with regard to, § 9:2
- Time for evidentiary objections at trial, § 9:6

PRETRIAL APPEALS

- Judgments deemed directly appealable, § 22:6
- Judgments not subject to direct appeal, § 22:7

PRETRIAL MATTERS

- Preservation of record in trial court, § 9:2

PROBATE COURT AND PROBATE JUDGE

- Generally, §§ 3:6, 3:7
- Certiorari in Superior and State Courts, this index
- Criminal cases, right of appeal from convictions obtained in probate court, § 22:28
- Direct or discretionary appeal, § 8:8
- Judge's jurisdiction and distinctions among powers, § 3:7
- Large-county
 - Structure of other trial courts and administrative tribunals, § 3:8

PROBATION

- Adverse decision in probation revocation proceeding, appeal from, § 22:27

PROHIBITION

- Generally, §§ 6:1, 6:13

QUASI-JUDICIAL PROCEEDINGS

- Certiorari in superior and state courts, § 5:8
- Declaratory judgments, application to judicial and quasi-judicial proceedings, § 6:5

QUO WARRANTO

- Generally, §§ 6:1, 6:14
- Forms, leave to file information in nature of quo warranto, § 23:6
- Superior courts, § 6:14

RECONSIDERATION

- Appellate decisions and subsequent proceedings, § 21:2
- Forms, this index
- Non-resettling motion, § 11:1
- Post-judgment motions, term of court reconsideration, § 11:13

RECORD ON APPEAL

- Generally, §§ 18:1 to 18:12
- Alternatives to transcript, § 18:11
- Appellant's duty to perfect the record, clerk's record and transcript, § 18:2
- Appellant's duty to show error, inclusion in record on appeal, § 18:10
- Appendix rules, § 18:4
- Civil cases, dismissal for failure to perfect the record, § 18:7
- Cost of the record and transcript, § 18:9
- Criminal cases, dismissal for failure to perfect the record, § 18:8
- Dismissal for failure to perfect the record, civil cases, § 18:7
- Error, appellant's duty to show, § 18:10
- Extensions of time for transcript, § 18:6
- Preparation of clerk's record, § 18:3
- Preparation of transcript, § 18:5
- Remittitur, § 21:6
- Supplementing the record, § 18:12

RECORDER'S COURT

Criminal cases, right of appeal from convictions obtained in recorder's court, § 22:28

RECOVERY OF COSTS

Certiorari in superior and state courts, § 5:30

REINSTATEMENT PETITION

State Bar of Georgia, § 7:12

REMITTITUR

Binding effect of decisions and law of the case, § 21:10

Forms, motion to stay remittitur upon petition for certiorari from U.S. Supreme Court, § 23:71

Georgia appellate courts, § 21:5

New trial after remittitur, § 21:9

Process of remittitur and subsequent proceedings below, § 21:7

Record on appeal, § 21:6

Supreme Court to Court of Appeals, § 21:8

Transmission of remittitur and record on appeal, § 21:6

RESETTING AND

NON-RESETTING MOTIONS

Certiorari in superior and state courts, § 5:12

Forms

amended or additional findings under O.C.G.A. § 9-11-52(c) (20-day time frame, non-resetting motion), § 23:22

clerical error under O.C.G.A. § 9-11-60(g) (non-resetting motion), motion for relief from judgment on grounds of, § 23:15

Post-Judgment Motions, this index
Superior and state courts, appeals to, § 4:8

REVIEW OF ADMINISTRATIVE DECISIONS

Generally, §§ 7:1 to 7:26

Ad valorem tax decisions
generally, § 7:17

appeal assessments, § 7:18

REVIEW OF ADMINISTRATIVE DECISIONS—Cont'd

Ad valorem tax decisions—Cont'd
refund actions, § 7:19

Administrative agency review, § 7:1

Administrative Procedures Act,
above

Agency rules, review of, § 7:7

Exhaustion of zoning decisions,
§ 7:26

Local administrative agencies, review
of decisions by, § 7:8

Local boards of education

generally, § 7:13

administrative appeal, § 7:14

judicial review, § 7:15

Non-APA review of state agency
decisions and actions, § 7:6

Standard of review in zoning decisions, § 7:26

State Bar of Georgia

generally, §§ 7:9 to 7:12

administrative review of decisions,
§ 7:11

bar discipline, proceedings for,
§ 7:10

reinstatement petition, § 7:12

State personnel board, § 7:16

Workers' compensation

generally, §§ 7:20, 7:21

administrative review, § 7:20

judicial review, § 7:21

Zoning decisions

generally, §§ 7:22 to 7:26

classification decisions, review of,
§ 7:23

exhaustion, § 7:26

further review, § 7:26

local laws, effect of, § 7:25

other zoning decisions, review of,
§ 7:24

parties, § 7:26

standard of review, § 7:26

RICHMOND COUNTY CIVIL COURT

Structure, § 3:24

INDEX

RIGHT-FOR-ANY-REASON-RULE

Generally, §§ 20:12, 20:13

SARS-COV-2

COVID-19 Pandemic, this index

SELECTING ISSUES

Criminal cases, appellate counsel's
duty of effective assistance,
§ 22:21

SENTENCING

Appeals from, § 22:4

SERVICE OF PROCESS

Certiorari in superior and state courts,
§ 5:22

Superior and state court appeals, service of notice, § 4:10

SET ASIDE

Forms, § 23:29

SEX OFFENDERS

Right to appeal from status as
registered sexual offender,
§ 22:8

SPECIAL COURTS

Generally, §§ 3:19, 3:20

Potential problems of constitutional-
ity and conflict with general
laws, § 3:20

SPECIAL PROBLEMS OF FURTHER REVIEW AFTER SUPERIOR-OR STATE-COURT REVIEW

Generally, §§ 8:1 to 8:13

Administrative cases
discretionary application or direct
appeal, § 8:10
exceptions to discretionary
application requirement,
§ 8:11

Availability of interlocutory review in
declaratory-judgment,
extraordinary writ, and injunc-
tion cases, § 8:5

Commentary on interpretation,
application, and expansion of
O.C.G.A. § 5-6-35(a)(1), § 8:13

SPECIAL PROBLEMS OF FURTHER REVIEW AFTER SUPERIOR-OR STATE-COURT REVIEW —Cont'd

Extraordinary writ cases, availability
of interlocutory review in, § 8:5

Further appellate review in Georgia
appellate courts, § 8:1

Injunction, availability of interlocu-
tory review in cases, § 8:5

Interlocutory review in declaratory-
judgment, extraordinary writ,
and injunction cases, availability
of, § 8:5

Jurisdictional issues, analysis of,
§ 8:3

Probate-court decisions, direct rather
than discretionary appeal, § 8:8

Selecting the court and procedure,
§ 8:2

Specific cases requiring discretionary
applications after superior-court
review of decisions by lower
courts and inferior judicatories,
§ 8:6

State misdemeanor traffic violations,
direct or discretionary appeal,
§ 8:7

State-as-municipal-court, magistrate-
court, and recorder's court deci-
sions, § 8:9

Traffic, state misdemeanor traffic
violations, direct or discretion-
ary appeal, § 8:7

Types of cases in which discretionary
application is required, § 8:4

Zoning, this index

STANDARDS OF REVIEW

Generally, §§ 20:12 to 20:16

Close of evidence or after trial, rul-
ings at the, § 20:15

Particular claims and issues, rulings
as to, § 20:16

Rulings before trial, § 20:13

Rulings during trial, § 20:14

Zoning decisions, review of
administrative decisions, § 7:26

STATE BAR OF GEORGIA

Review of Administrative Decisions,
this index

STATE PERSONNEL BOARD

Review of administrative decisions,
§ 7:16

STATES RIGHT TO APPEAL

Criminal Cases, Appeals in, this
index

**STRUCTURE AND OPERATION
OF APPELLATE SYSTEM**

Generally, §§ 2:1 to 2:13

Establishing authority, § 2:1

Internal operating procedures, § 2:5

Jurisdiction and modes of review by
superior and state courts, § 2:8

Overview of superior-court and state-
court review of decisions of
other judicatories, § 2:7

Powers, § 2:3

Relationship between appellate
courts, §§ 2:6, 12:3, 12:4

State courts

jurisdiction for review, § 2:10

operation of superior state courts in
reviewing decisions of lower
courts, administrative agen-
cies, and other inferior
judicatories, § 2:13

original jurisdiction as state court,
§ 2:11

trial jurisdiction under contract
with municipality, § 2:12

Structure of appellate courts, § 2:2

Superior courts' jurisdiction for
review, § 2:9

Terms of court and distress time,
§ 2:4

**STRUCTURE OF OTHER TRIAL
COURTS AND
ADMINISTRATIVE
TRIBUNALS**

Generally, §§ 3:1 to 3:25

Bibb County civil court, § 3:23

City Court of Atlanta, this index

City courts, certain municipal courts
as, § 3:18

**STRUCTURE OF OTHER TRIAL
COURTS AND
ADMINISTRATIVE
TRIBUNALS—Cont'd**

Columbus, municipal court of, § 3:25

Constitutional provisions

generally, §§ 3:2 to 3:4

administrative agencies, § 3:4

courts of limited jurisdiction, § 3:2

other tribunals or inferior

judicatories, § 3:3

County Recorder's Courts, this index

Georgia State-wide Business Court,
§ 3:5

Juvenile Courts, this index

Municipal Courts, this index

Overview of other trial courts and
administrative tribunals, § 3:1

Probate courts

Large-county, civil cases, jury tri-
als, and new trials, § 3:8

Probate Courts, this index

Special Courts, this index

SUBSEQUENT PROCEEDINGS

Appellate Decisions and Subsequent
Proceedings, this index

SUMMARY JUDGMENT ORDERS

Entry and finality of judgments and
appealable orders, exceptions to
finality, § 10:12

Standard of review, § 20:13

**SUPERIOR AND STATE COURTS,
APPEALS TO**

Generally, §§ 4:1 to 4:23

Choice between appeal and certiorari,
§ 4:2

Contents of notice of appeal, no
answer required, § 4:9

Costs and supersedeas, § 4:11

Criminal cases, direct appeal or
discretionary application for
review of criminal judgments in
superior courts, §§ 22:26, 22:27

Damages for frivolous appeal, § 4:23

Date of entry of judgment, order, or
decision, § 4:7

INDEX

SUPERIOR AND STATE COURTS, APPEALS TO—Cont'd

- De novo character of review in most cases, § 4:17
- Dismissal of appeal, §§ 4:13, 4:22
- Filing and service of notice, § 4:10
- Frivolous appeal, damages for, § 4:23
- Jurisdiction on appeal
 - generally, § 4:16
 - superior courts, § 4:3
- Limited scope of appeals to superior and state courts, § 4:1
- Muscogee County, state court's jurisdiction on appeal, special provisions for, § 4:4
- No resetting effect of motions, § 4:8
- No withdrawal of appeal, § 4:13
- Notice of appeal, contents of, § 4:9
- Orders in aid of jurisdiction, § 4:15
- Parties on appeal, § 4:5
- Preservation of right to jury trial in state traffic misdemeanor cases, § 4:21
- Proceedings on appeal, § 4:14
- Question of transfer of appeal, § 4:13
- Record on appeal, § 4:12
- Right to trial by jury, § 4:18
- State courts, jurisdiction on appeal, special provisions for Muscogee County, § 4:4
- Superior courts, jurisdiction on appeal, § 4:3
- Time
 - filing and finality, no extensions, § 4:6
 - trial, hearing or decision, § 4:19
- Traffic cases, review on the record, § 4:20

SUPERIOR AND STATE COURTS, CERTIORARI IN

- Certiorari, this index

SUPERSEDEAS AND BOND

- Generally, §§ 17:1 to 17:13
- Appeals, generally, §§ 17:3, 17:7
- Automatic stay of proceedings to enforce judgment, § 17:1
- Certiorari, this index

SUPERSEDEAS AND BOND —Cont'd

- Civil cases, generally, §§ 17:5 to 17:8
- Contempt cases, § 17:13
- Criminal cases, generally, §§ 17:2 to 17:4
- Determination as to bond, § 17:4
- Extent and effect of supersedeas, § 17:12
- Failure to file bond, consequences of, § 17:11
- Forms, this index
- Injunctions, § 17:8
- Mootness, including extraordinary remedies, § 17:9
- Motion for bond, § 17:6
- Pauper's affidavits, § 17:10
- Stays pending appeal, § 17:8

SUPERVISORY JURISDICTION

- Superior courts, § 6:17

SUPPLEMENT RECORD

- Forms, §§ 23:53, 23:54

SUPPLEMENTAL BRIEF

- Forms, § 23:64

SUPPLEMENTAL RELIEF

- Declaratory judgments, § 6:6

TAXES

- Ad valorem tax decisions. Review of Administrative Decisions, this index

TERMS OF COURT AND DISTRESS TIME

- Reconsideration, § 11:3
- Structure and operation of appellate system, § 2:4

TIMETABLE

- Certiorari in superior and state courts, filing timetable, § 5:9

TITLE TO LAND

- Jurisdiction in Supreme Court, § 12:4

TRANSCRIPTS

- Forms, this index
- Free, § 11:15

TRANSCRIPTS—Cont'd

Record on Appeal, this index

TRANSFER OF CASES

Appellate courts, § 12:5

Superior and state courts, §§ 3:14,
4:13

TRAVERSE TO ANSWER

Certiorari in Superior and State
Courts, this index

Forms, traverse of affidavit of
indigence, § 23:49

TRIAL COURT AUTHORITY

AFTER NOTICE OF APPEAL

Generally, § 17:12

Dismissal of appeal, § 19:5

TRIBUNALS

Structure of Other Trial Courts and
Administrative Tribunals, this
index

U.S. SUPREME COURT

Certiorari, petition for writ of,
§§ 21:4, 22:30, 23:71, 23:72

U.S. SUPREME COURT—Cont'd

Notice of intention to apply for writ
of certiorari, § 23:72

Remittitur, motion to stay remittitur
upon petition for certiorari from
U.S. Supreme Court, § 23:71

WAIVER

Criminal cases, defendant's decision
for waiver of right to appeal
criminal conviction, § 22:10

Forms, this index

WILLS

Jurisdiction of Supreme Court, § 12:4

WORKERS' COMPENSATION

Review of Administrative Decisions,
this index

WORKLOAD PROBLEMS

History of appellate courts, § 1:6

ZONING DECISIONS

Generally, § 8:12

Review of Administrative Decisions,
this index