

Table of Contents

Volume 1

CHAPTER 1. ACTIONS

- § 1:1 Introduction
- § 1:2 Terminology
- § 1:3 Accrual of cause of action
- § 1:4 Actions based upon illegal transactions
- § 1:5 Conditions precedent
- § 1:6 Demand and notice; ante litem notice
- § 1:7 Splitting causes of action; prior pending action
- § 1:8 Joinder of claims and remedies
- § 1:9 Survival of actions
- § 1:10 Attorney's fees and expenses; abusive litigation
- § 1:11 Duplicate awards of attorney fees prohibited
- § 1:12 Tort Reform Act of 2005 and medical malpractice reform; limitations on noneconomic damages; apportionment of damages
- § 1:13 2025 tort reform legislation
- § 1:14 Georgia Arbitration Code
- § 1:15 Georgia Uniform Mediation Act
- § 1:16 Georgia Tort Claims Act
- § 1:17 Alternative dispute resolution
- § 1:18 Costs in civil cases
- § 1:19 Intra-military immunity and the *Feres* doctrine
- § 1:20 Civil forfeiture
- § 1:21 Civil action based on violation of criminal statute; standards for premises liability and negligent security
- § 1:22 Sealing court records
- § 1:23 Interpreters
- § 1:24 Admission pro hac vice
- § 1:25 COVID 19 pandemic judicial and executive orders

CHAPTER 2. COURT SYSTEM

- § 2:1 Unified judicial system
- § 2:2 Rules of courts
- § 2:3 Supreme Court
- § 2:4 Court of Appeals
- § 2:5 Superior courts; electronic filing; alternative facilities; virtual proceedings

- § 2:6 State courts; electronic filing
- § 2:7 Magistrate courts; virtual proceedings
- § 2:8 Probate courts; virtual proceedings
- § 2:9 Juvenile courts
- § 2:10 Georgia State-Wide Business Court
- § 2:11 Georgia Tax Court
- § 2:12 Court emergency measures

CHAPTER 3. JUDGES

- § 3:1 Constitutional judicial officers
- § 3:2 Ineligibility to hold judicial office
- § 3:3 Disqualification of judicial officers in general
- § 3:4 Impeachment in general
- § 3:5 Powers in general
- § 3:6 Power to punish for contempt
- § 3:7 Expressions in open court or discharge of jury
forbidden
- § 3:8 Rule nisi
- § 3:9 Instructions to the jury
- § 3:10 Code of Judicial Conduct
- § 3:11 Special masters
- § 3:12 Judicial emergencies
- § 3:13 Accessibility of personal information of state and
federal judges

CHAPTER 4. PARTIES

- § 4:1 Definitions
- § 4:2 Right to be present at trial
- § 4:3 Real party in interest
- § 4:4 Capacity to bring or defend an action; standing; third-
party standing
- § 4:5 Infants or incompetent persons
- § 4:6 Aliens and nonresidents
- § 4:7 Agents and attorneys as parties
- § 4:8 Receivers
- § 4:9 The state and its political subdivisions
- § 4:10 Prison Litigation Reform Act of 1996
- § 4:11 Municipal corporations
- § 4:12 Class actions
- § 4:13 Raising question as to proper parties
- § 4:14 Joinder of persons needed for just adjudication
- § 4:15 Permissive joinder
- § 4:16 Misjoinder and nonjoinder of parties
- § 4:17 Interpleader

TABLE OF CONTENTS

- § 4:18 Intervention
- § 4:19 Substitution of parties; suggestion of death
- § 4:20 Vouching into court

CHAPTER 5. VENUE

- § 5:1 Venue in general
- § 5:2 Civil actions in general
- § 5:3 Forum selection clauses
- § 5:4 Forum non conveniens generally; child custody provisions
- § 5:5 Divorce actions; child custody
- § 5:6 Actions touching realty
- § 5:7 Equity cases
- § 5:8 Joint obligors, tortfeasors, promisors, copartners or trespassers; vanishing venue; actions relating to health care (medical malpractice)
- § 5:9 Makers and endorsers of notes
- § 5:10 Corporations
- § 5:11 Georgia Nonresident Motorists Act
- § 5:12 Long arm statute
- § 5:13 Third-party practice
- § 5:14 Counterclaims or cross-claims
- § 5:15 Change of venue
- § 5:16 Uniform Transfer Rules; constitutional provision
- § 5:17 Waiver of questions of venue

CHAPTER 6. JURISDICTION

- § 6:1 Definitions
- § 6:2 Subject matter
- § 6:3 Public Lawsuits Act
- § 6:4 In rem jurisdiction
- § 6:5 Jurisdiction of the person
- § 6:6 Nonresidents
- § 6:7 Record must show jurisdiction
- § 6:8 Pleas to the jurisdiction
- § 6:9 Superior courts
- § 6:10 Probate courts
- § 6:11 Magistrate courts
- § 6:12 Juvenile courts
- § 6:13 State, city and municipal courts
- § 6:14 Georgia State-Wide Business Court
- § 6:15 Appellate jurisdiction; petition for review in lower tribunals

CHAPTER 7. COMPLAINTS

- § 7:1 Suits commenced by complaint

- § 7:2 Civil case initiation and disposition forms
- § 7:3 Redaction of court filings
- § 7:4 Civil case filing and disposition forms
- § 7:5 Overview
- § 7:6 Sufficiency of the complaint
- § 7:7 How construed; ambiguity
- § 7:8 Multiple counts and paragraphs
- § 7:9 Pleading ordinances, statutes, regulations, and foreign law
- § 7:10 Pleading special damages
- § 7:11 Pleading professional malpractice
- § 7:12 Pleading medical malpractice—Medical authorization form
- § 7:13 Pleading the basis for jurisdiction and venue
- § 7:14 Matters requiring special pleading—Fraud, mistake, condition of mind, and conditions precedent
- § 7:15 —Certification of claims arising from act in furtherance of rights of petition and free speech (anti-SLAPP statute)
- § 7:16 Alternative, inconsistent or conflicting claims and remedies
- § 7:17 The “and/or” construction
- § 7:18 Pleading agency or the master-servant relationship
- § 7:19 Pleading judgments
- § 7:20 Prejudicial or irrelevant matter; privilege
- § 7:21 Copies of complaint for service
- § 7:22 Exhibits
- § 7:23 Verification
- § 7:24 The caption
- § 7:25 Demand for judgment or other relief
- § 7:26 Signature; entry of appearance form

CHAPTER 8. SERVICE OF PROCESS

- § 8:1 Definition and object of process and service thereof
- § 8:2 Notice; due process
- § 8:3 Issuance of summons
- § 8:4 Form and sufficiency
- § 8:5 Second original and alias process
- § 8:6 Waiver of service
- § 8:7 Waiver of process and acknowledgment of service
- § 8:8 Privilege from service of process
- § 8:9 Amending process
- § 8:10 Authority to serve
- § 8:11 Certified process servers
- § 8:12 Time of service—Grace period; *Giles v. State Farm*

TABLE OF CONTENTS

§ 8:13	—Due diligence
§ 8:14	Actual service and service by publication (constructive service)
§ 8:15	Personal service within the state
§ 8:16	Personal service beyond state
§ 8:17	Service upon persons in foreign country
§ 8:18	Service upon persons residing in gated and secured communities
§ 8:19	Service under the long arm statute
§ 8:20	Service of process upon minor 14 years of age or older where such minor is temporarily outside state
§ 8:21	Personal service through service on counsel; service by email
§ 8:22	Service on persons non sui juris
§ 8:23	Substituted service in general
§ 8:24	Service by publication (constructive service)
§ 8:25	—Procedure
§ 8:26	—Known but unlocatable uninsured motorist
§ 8:27	Certified mail; registered mail; statutory overnight delivery
§ 8:28	Service on corporations pursuant to the Civil Practice Act
§ 8:29	Service pursuant to the corporate code
§ 8:30	Personal service on corporation—Who is an agent
§ 8:31	Service on limited liability companies
§ 8:32	Substituted service on corporations
§ 8:33	Service on foreign corporations
§ 8:34	Service on express companies
§ 8:35	Service in garnishment
§ 8:36	Service of notice in attachment proceedings
§ 8:37	Service on nonresident motorists
§ 8:38	Service on public bodies and state government entities
§ 8:39	Alternative service
§ 8:40	Return of service
§ 8:41	Amendment of return
§ 8:42	Defendant’s remedies for defective service
§ 8:43	Waiver of defective service

CHAPTER 9. MOTION PRACTICE

§ 9:1	General considerations
§ 9:2	Form and sufficiency of motions; notice of adverse decision
§ 9:3	Basic defenses which may be made by motion: procedure for determination by court
§ 9:4	Waiver of defenses

- § 9:5 Motion to dismiss for failure to state a claim; stay of discovery
- § 9:6 Failure to join an indispensable party
- § 9:7 Motion for judgment on the pleadings
- § 9:8 Motion for more definite statement
- § 9:9 Motion to strike
- § 9:10 Motion in limine
- § 9:11 Motion to stay proceedings; bankruptcy stay
- § 9:12 Preliminary hearings on motions
- § 9:13 Motions in civil actions—Uniform rules for the superior courts
- § 9:14 Civil case disposition form

CHAPTER 10. ANSWERS

- § 10:1 In general
- § 10:2 Offer to settle in tort claims
- § 10:3 Offer to settle tort claims for personal injuries arising from a motor vehicle collision (eff. April 22, 2024)
- § 10:4 Time for filing an answer and defensive pleadings; extensions of time
- § 10:5 Admissions, denials and other responses
- § 10:6 Form and sufficiency
- § 10:7 Fraud, mistake and condition of the mind as defenses
- § 10:8 Condition precedent
- § 10:9 Capacity
- § 10:10 Alternative, hypothetical and inconsistent defenses
- § 10:11 Admissions in defensive pleadings; admissions in *judicio*
- § 10:12 Pleading municipal ordinances and foreign law
- § 10:13 Affirmative defenses which must be pled
- § 10:14 Affirmative defenses which are not required to be pled under the CPA
- § 10:15 Waiver of defenses
- § 10:16 Averments to which no responsive pleading is required or permitted
- § 10:17 Amended answers
- § 10:18 Verification of the answer

CHAPTER 11. COUNTERCLAIMS AND CROSS-CLAIMS

- § 11:1 In general
- § 11:2 Separate or surviving claims
- § 11:3 Statute of limitations for counterclaims and cross-claims; renewal

TABLE OF CONTENTS

- § 11:4 Compulsory counterclaims
- § 11:5 Permissive counterclaims
- § 11:6 Counterclaim exceeding opposing claim
- § 11:7 Counterclaim against the state; sovereign immunity; official (qualified) immunity; judicial immunity
- § 11:8 Counterclaim maturing or acquired after pleading
- § 11:9 Omitted counterclaim
- § 11:10 Cross-claims against coparty
- § 11:11 Additional parties may be brought in

CHAPTER 12. THIRD-PARTY PRACTICE

- § 12:1 In general
- § 12:2 Venue in third-party practice
- § 12:3 Effect of statutes of limitations on third-party actions
- § 12:4 Privileges which bar third-party actions
- § 12:5 Direct liability to defendant prohibited
- § 12:6 Prohibited tender of a substitute defendant
- § 12:7 Contribution
- § 12:8 Releases and covenants not to sue
- § 12:9 Time to file and respond to the third-party action
- § 12:10 Third-party defenses to the plaintiff's action
- § 12:11 Third-party claims against the plaintiff
- § 12:12 Motion to strike or for severance
- § 12:13 Fourth-party actions
- § 12:14 When plaintiff may bring in third party
- § 12:15 Exhibits to third-party complaint

CHAPTER 13. AMENDMENTS; SUPPLEMENTAL PLEADINGS

- § 13:1 In general
- § 13:2 Service and response
- § 13:3 Relation back of amendments; parties
- § 13:4 Misnomers
- § 13:5 Amendments to conform to the evidence
- § 13:6 Supplemental pleadings
- § 13:7 Miscellaneous provisions

CHAPTER 14. ORDERS

- § 14:1 In general
- § 14:2 Correction of errors
- § 14:3 Service of orders
- § 14:4 Exceptions unnecessary
- § 14:5 Final orders; appeals

CHAPTER 15. DEPOSITIONS AND DISCOVERY

- § 15:1 Discovery methods
- § 15:2 Scope of discovery
- § 15:3 —Insurance agreements
- § 15:4 —Litigation financing agreements
- § 15:5 Scope of discovery trial preparation materials (work product)
- § 15:6 Scope of discovery—Experts
- § 15:7 Early planning conference and discovery plan
- § 15:8 Protective orders
- § 15:9 Protective orders for high-ranking officers
- § 15:10 Sequence and timing of discovery
- § 15:11 Stay of discovery upon the filing of a motion to dismiss
- § 15:12 Supplementation of responses
- § 15:13 Depositions before action
- § 15:14 Depositions pending appeal
- § 15:15 Persons before whom depositions may be taken
- § 15:16 Stipulations regarding discovery procedures
- § 15:17 Filing of discovery materials with the court
- § 15:18 Depositions upon oral examination: leave of court
- § 15:19 Depositions upon oral examination: notice of examination to parties
- § 15:20 Depositions upon oral examination: examination and record
- § 15:21 Depositions upon oral examination: recording and storing; form of presentation
- § 15:22 Depositions upon oral examination: motion to terminate or limit examination
- § 15:23 Depositions upon oral examination: duration
- § 15:24 Depositions upon oral examination: failure to attend or serve subpoena
- § 15:25 Depositions upon written questions
- § 15:26 Use of depositions
- § 15:27 Objections to and irregularities in depositions
- § 15:28 Interrogatories to parties
- § 15:29 Request for production of documents and things and for permission to enter upon land or other property
- § 15:30 Evidence seized in criminal prosecution for violations relating to obscene materials and minors
- § 15:31 Physical and mental examinations
- § 15:32 Requests for admission
- § 15:33 Motion for order compelling discovery

TABLE OF CONTENTS

- § 15:34 Motion for order compelling discovery: failure to
comply with order
- § 15:35 Subpoena for taking deposition
- § 15:36 Post-judgment discovery

CHAPTER 16. PRETRIAL CONFERENCE

- § 16:1 Generally
- § 16:2 Notice of conference
- § 16:3 Order
- § 16:4 Superior court rules

CHAPTER 17. CONSOLIDATION AND SEPARATE TRIALS

- § 17:1 Consolidation
- § 17:2 Separate trials; bifurcation
- § 17:3 Dual jury trials
- § 17:4 Bifurcation (or trifurcation) of trials in bodily injury or
wrongful death actions

CHAPTER 18. DISMISSALS

- § 18:1 Voluntary dismissal prior to April 21, 2025; renewal;
pauper's affidavit
- § 18:2 Voluntary dismissal after April 21, 2025
- § 18:3 Involuntary dismissal
- § 18:4 Dismissal of counterclaim, cross-claim or third-party
claims
- § 18:5 Costs of previously dismissed action
- § 18:6 Dismissal for want of prosecution

CHAPTER 19. TRIALS AND ARGUMENTS

- § 19:1 Generally
- § 19:2 Calling of case for trial; resolution of attorney
conflicts
- § 19:3 Transcript of proceedings
- § 19:4 Jury trial of right
- § 19:5 Trial by jury or by court
- § 19:6 Time of trial
- § 19:7 Trial in chambers
- § 19:8 Public trial
- § 19:9 Assignment of cases for trial
- § 19:10 Electronic and photographic news coverage of judicial
proceedings
- § 19:11 Use of audiovisual media in trials
- § 19:12 Continuances

- § 19:13 Soldiers' and Sailors' Civil Relief Act of 1940
- § 19:14 Findings by the court
- § 19:15 Evidence on trials
- § 19:16 Evidence on motions
- § 19:17 Expert witnesses in civil actions—Application of Daubert principles
- § 19:18 Determination of the law of other jurisdictions
- § 19:19 Subpoenas in general
- § 19:20 Exclusion of witnesses; rule of sequestration
- § 19:21 Preliminary statement
- § 19:22 Object and right of argument
- § 19:23 Right to open and conclude
- § 19:24 Time limit of argument and number of counsel
- § 19:25 Latitude of argument and conduct of counsel
- § 19:26 Regulation of argument
- § 19:27 Mistrial

Volume 2

CHAPTER 20. THE JURY

- § 20:1 Selecting, drawing and summoning the jury
- § 20:2 Panels
- § 20:3 Number of jurors
- § 20:4 Examination of jurors upon their “voir dire”
- § 20:5 Challenges to the array and to polls
- § 20:6 Peremptory challenges and challenges for cause
- § 20:7 Disqualification of jurors in civil cases
- § 20:8 Expression of opinion
- § 20:9 Kinship
- § 20:10 Interest
- § 20:11 Membership on another jury
- § 20:12 Deafness
- § 20:13 Oath of the jury
- § 20:14 Polling the jury
- § 20:15 Questions from jury

CHAPTER 21. CHARGE OF THE COURT

- § 21:1 Definition
- § 21:2 Office of the charge
- § 21:3 Duty to instruct in absence of request
- § 21:4 Request to charge
- § 21:5 Statutory regulations as to charge
- § 21:6 Form of charge

TABLE OF CONTENTS

- § 21:7 Charging sections of the Code
- § 21:8 Charging in language of reviewing court
- § 21:9 Infringement upon province of jury
- § 21:10 Cautionary instructions
- § 21:11 Recharge upon request of jury
- § 21:12 Review of erroneous charge
- § 21:13 Objections to charge

CHAPTER 22. VERDICTS

- § 22:1 Definitions
- § 22:2 Verdict to cover issues; punitive damages
- § 22:3 Instructions by judge as to form of verdict
- § 22:4 Construction of verdicts
- § 22:5 Molding verdicts and decrees
- § 22:6 Verdicts received, how
- § 22:7 Polling jury
- § 22:8 Verdict not excessive or inadequate
- § 22:9 Jurors not to act on private knowledge
- § 22:10 Amendment of verdict to conform to pleadings
- § 22:11 Amendment of verdict after dispersion of jury
- § 22:12 Amendment of verdict where part is legal and part illegal
- § 22:13 Special verdicts
- § 22:14 Motion for a directed verdict; when made; effect
- § 22:15 Motion for judgment notwithstanding the verdict
- § 22:16 Conditional rulings on grant of motion for judgment notwithstanding the verdict
- § 22:17 Denial of motion for judgment notwithstanding the verdict
- § 22:18 Denial of motion for directed verdict; order for new trial by appellate court
- § 22:19 Expression in open court or discharge of jury forbidden
- § 22:20 Disqualification of judge to preside at new trial; formal order
- § 22:21 Commending or complimenting jury forbidden

CHAPTER 23. JUDGMENTS

- § 23:1 Definition and general consideration
- § 23:2 Kinds of judgments
- § 23:3 Requisites of a valid judgment
- § 23:4 The form of the judgment
- § 23:5 Signing
- § 23:6 Entry; nunc pro tunc; civil case disposition form

- § 23:7 Foreign judgments, preliminary statement
- § 23:8 Uniform Foreign—Country Money Judgments
Recognition Act
- § 23:9 Lien of foreign judgments
- § 23:10 Effect of foreign judgments
- § 23:11 Dignity and priority
- § 23:12 Law of the case
- § 23:13 Default
- § 23:14 Opening a default
- § 23:15 Summary judgment in general
- § 23:16 Summary judgment—Slip and fall cases
- § 23:17 Motion
- § 23:18 Affidavits
- § 23:19 Burden
- § 23:20 Evidence; oral arguments
- § 23:21 Attacking judgments generally
- § 23:22 Motion to set aside
- § 23:23 —Procedure and evidence
- § 23:24 Full faith and credit
- § 23:25 Collateral attack of foreign judgments
- § 23:26 Complaint in equity abolished
- § 23:27 Relief to creditors and purchasers
- § 23:28 Relief from void judgment

CHAPTER 24. MOTION FOR NEW TRIAL

- § 24:1 Nature of motion for new trial
- § 24:2 Time for making
- § 24:3 Extraordinary motion for new trial
- § 24:4 Out-of-time motion for new trial or notice of appeal
- § 24:5 Grounds of motion for new trial
- § 24:6 Harmless error
- § 24:7 Judge to set forth reasons for exercise of discretion
- § 24:8 Form of the motion; amendment
- § 24:9 Rules nisi
- § 24:10 Filing and service
- § 24:11 Supersedeas
- § 24:12 Preparation of transcript; hearing on motion
- § 24:13 Retrial, where new trial granted
- § 24:14 Joint motions
- § 24:15 Motion for new trial—Appeal; tactical considerations

CHAPTER 25. ENFORCEMENT OF JUDGMENTS

- § 25:1 Perfecting the judgment

TABLE OF CONTENTS

§ 25:2	Interest on judgments
§ 25:3	Issuance of fi. fa.
§ 25:4	Execution upon judgment
§ 25:5	Recording fi. fa.
§ 25:6	General execution docket
§ 25:7	Stay of proceedings to enforce judgment; supersedeas bond
§ 25:8	Manner of enforcement of foreign judgments
§ 25:9	Proof of foreign judgments
§ 25:10	Effect of fi. fa. on personalty
§ 25:11	Informal post-judgment discovery
§ 25:12	Interrogatories, depositions and other post-judgment discovery methods
§ 25:13	Debtor's failure to comply with discovery
§ 25:14	Objections to discovery: forfeiture of estate
§ 25:15	Objections to discovery: Fifth Amendment
§ 25:16	Levy of execution
§ 25:17	Methods of levy
§ 25:18	Levy on corporate stock or interests in a limited liability company
§ 25:19	Affidavit of illegality
§ 25:20	Sale; damages upon rescission of sale
§ 25:21	Distribution of proceeds: sale of realty
§ 25:22	Property subject to or exempt from levy: examples
§ 25:23	On what property execution first levied
§ 25:24	Dormant judgments
§ 25:25	Revival of dormant judgments
§ 25:26	Installment-payment alimony judgments
§ 25:27	Judgment for specific acts; vesting title

CHAPTER 26. DECLARATORY JUDGMENTS

§ 26:1	Nature and grounds in general; judicial review
§ 26:2	Actual or justiciable controversy
§ 26:3	Other remedies
§ 26:4	Subjects of declaratory relief
§ 26:5	Nature of the proceedings
§ 26:6	Parties
§ 26:7	Procedure in general
§ 26:8	Pleading
§ 26:9	Judgment

CHAPTER 27. FORMER ADJUDICATION

§ 27:1	Preliminary statement
--------	-----------------------

- § 27:2 Doctrine of res judicata; judicial estoppel
- § 27:3 Scope and application of the doctrine
- § 27:4 Enumeration of prerequisites; estoppel by judgment
(collateral estoppel) distinguished
- § 27:5 Identity of parties
- § 27:6 Identity of the cause of action
- § 27:7 Adjudication by court of competent jurisdiction or
administrative agency
- § 27:8 Conclusiveness of judgments
- § 27:9 Of what and when a judgment is conclusive
- § 27:10 As to whom a judgment is conclusive
- § 27:11 Judgments to which applicable
- § 27:12 Doctrine of binding precedent
- § 27:13 Pleading of former judgment

CHAPTER 28. INJUNCTIONS; RESTRAINING ORDERS

- § 28:1 In general
- § 28:2 Procedure

CHAPTER 29. EXTRAORDINARY REMEDIES

- § 29:1 Petitions for extraordinary legal remedies:
verification; sovereign immunity
- § 29:2 Mandamus
- § 29:3 Procedure to obtain mandamus
- § 29:4 Quo warranto
- § 29:5 Prohibition
- § 29:6 Ne exeat
- § 29:7 Bills of peace
- § 29:8 Definition and nature of equitable interpleader
- § 29:9 Collateral and ancillary equitable interpleader
- § 29:10 Quia timet
- § 29:11 Receivers
- § 29:12 Garnishment

CHAPTER 30. LIMITATION OF ACTIONS

- § 30:1 Constitutionality and general principles; statute of
limitations compared to statute of repose
- § 30:2 Operation against the state and its agencies
- § 30:3 Who may plead or waive the bar of the statute
- § 30:4 Period of limitation—In general
- § 30:5 Actions ex contractu

TABLE OF CONTENTS

§ 30:6	Actions ex delicto
§ 30:7	Rights under statutes or acts of incorporation
§ 30:8	Actions by or against special parties or for special purposes
§ 30:9	Application of statute to trusts
§ 30:10	Period of limitation in courts of equity; laches
§ 30:11	Causes for postponement or suspension—In general
§ 30:12	Personal disabilities of the plaintiff
§ 30:13	Absence of the defendant from the state
§ 30:14	Fraud of the defendant
§ 30:15	Unrepresented estates—Suits against administrators
§ 30:16	Dismissal or discontinuance; renewal
§ 30:17	Time from which the statute runs
§ 30:18	Time at which the statute stops running
§ 30:19	Computation of time
§ 30:20	New promise as affecting the bar of the statute
§ 30:21	Sufficiency of new promise
§ 30:22	Bar of adverse possession and prescription
§ 30:23	Pleading of the statute
§ 30:24	Questions of conflict of laws

CHAPTER 31. TIME TABLE AND CHECKLIST

§ 31:1	Alphabetical time table and checklist under Civil Practice Act
--------	--

APPENDIX

Appendix A. Uniform Superior Court Rules

Table of Laws and Rules

Table of Cases

Index