

LIST OF CHAPTERS

Chapter 1	ORGANIZATION OF THE COLORADO APPELLATE COURT SYSTEM	1
	<i>Pauline Brock, Esq.</i>	
Chapter 2	JURISDICTION OF THE APPELLATE COURTS	13
	<i>Hon. Diana L. Terry</i>	
Chapter 3	SCOPE OF REVIEW	19
	<i>Hon. Diana L. Terry</i>	
Chapter 4	PRESERVATION OF ISSUE FOR APPEAL	23
	<i>Hon. David J. Richman</i>	
Chapter 5	APPEALABLE JUDGMENTS AND ORDERS	27
	<i>Hon. David J. Richman</i>	
Chapter 6	PARTIES TO THE APPEAL	43
	<i>Pauline Brock, Esq.</i>	
Chapter 7	COMMENCING AN APPEAL	47
	<i>Alan Epstein, Esq.</i>	
Chapter 8	CROSS-APPEALS	103
	<i>Pauline Brock, Esq.</i>	
Chapter 9	STAYING ENFORCEMENT OF JUDGMENT OR ORDER PENDING APPEAL	105
	<i>Pauline Brock, Esq.</i>	
Chapter 10	THE RECORD ON APPEAL	115
	<i>Pauline Brock, Esq.</i>	
Chapter 11	MOTION PRACTICE IN THE APPELLATE COURTS	123
	<i>Pauline Brock, Esq.</i>	

Chapter 12	BRIEFS	129
	<i>Christine A. Markman, Esq.</i> <i>Kathleen M. Byrne, Esq.</i>	
Chapter 13	ORAL ARGUMENT	161
	<i>Hon. David Furman</i>	
Chapter 14	APPEALS IN PROCEEDINGS IN DEPENDENCY OR NEGLECT	175
	<i>Hon. David Furman</i> <i>David Dean, Esq.</i>	
Chapter 15	DISPOSITION OF APPEAL	193
	<i>Christina Gomez, Esq.</i>	
Chapter 16	POST-DECISION PROCEDURES AND REMEDIES	205
	<i>Christina Gomez, Esq.</i>	
Chapter 17	DIRECT APPEALS AND CERTIORARI IN THE SUPREME COURT	209
	<i>Christopher T. Ryan</i> <i>Melissa C. Meirink, Esq.</i> <i>J.J. Wallace, Esq.</i>	
Chapter 18	ORIGINAL PROCEEDINGS IN THE SUPREME COURT	219
	<i>Christopher T. Ryan</i> <i>Melissa C. Meirink, Esq.</i> <i>J.J. Wallace, Esq.</i>	
Chapter 19	PROCEEDING <i>IN FORMA PAUPERIS</i> ON APPEAL	227
	<i>Hon. Daniel M. Taubman</i>	
Chapter 20	ASSESSMENT OF COSTS ON APPEAL	241
	<i>Walter H. Sargent, Esq.</i>	
Chapter 21	INTEREST ON JUDGMENTS PENDING APPEAL	243
	<i>Walter H. Sargent, Esq.</i>	

Table of Contents

Chapter 22	SANCTIONS IN THE APPELLATE COURTS	245
	<i>Norman R. Mueller, Esq.</i>	
Chapter 23	VOLUNTARY DISMISSAL	253
	<i>Walter H. Sargent, Esq.</i>	
APPENDICES		255
	Appendix A—The Colorado Appellate Rules	257
	Appendix B—Court Instructions and Forms	433
	Appendix C—Helpful Articles	485
TABLE OF AUTHORITIES		579
SUBJECT INDEX		603

TABLE OF CONTENTS

Chapter 1	ORGANIZATION OF THE COLORADO APPELLATE COURT SYSTEM	1
------------------	--	----------

§ 1.1	SUPREME COURT	1
	§ 1.1.1—Court Facilities	1
	§ 1.1.2—Justices	2
	§ 1.1.3—Office Of The Clerk	3
	§ 1.1.4—Terms, Sessions, Oral Arguments, Quorums, And Rules	4
	§ 1.1.5—Publication Of Opinions	5
	§ 1.1.6—Jurisdiction Of The Supreme Court	6
	§ 1.1.7—Jurisdiction To Prescribe Rules Of Procedure	6
	§ 1.1.8—Miscellaneous	7
§ 1.2	COURT OF APPEALS	7
	§ 1.2.1—Court Facilities	7
	§ 1.2.2—Judges	7
	§ 1.2.3—Office Of The Clerk	10
	§ 1.2.4—Division, Oral Arguments, Conferences, Publication Of Opinions	10
	§ 1.2.5—Jurisdiction Of The Colorado Court Of Appeals	12
	§ 1.2.6—Use Of Senior Judges	12
	§ 1.2.7—Unwritten Traditions	12

Chapter 2	JURISDICTION OF THE APPELLATE COURTS	13
------------------	---	-----------

§ 2.1	COURT OF APPEALS	13
	§ 2.1.1—Final Judgments	13
	§ 2.1.2—Interlocutory Appeals	14
	§ 2.1.3—Other Appealable Orders	15
	§ 2.1.4—Review Of Administrative Proceedings	15

§ 2.2	SUPREME COURT	16
	§ 2.2.1—Appellate Jurisdiction	16
	§ 2.2.2—Referral By The Court Of Appeals	17
	§ 2.2.3—Certiorari	17
	§ 2.2.4—Original Proceedings	18
<hr/>		
Chapter 3	SCOPE OF REVIEW	19
<hr/>		
§ 3.1	ERRORS OF LAW AND ERRORS OF FACT	19
§ 3.2	PREJUDICIAL ERROR	20
<hr/>		
Chapter 4	PRESERVATION OF ISSUE FOR APPEAL	23
<hr/>		
Chapter 5	APPEALABLE JUDGMENTS AND ORDERS	27
<hr/>		
§ 5.1	REQUIREMENT OF FINALITY	27
§ 5.2	INTERLOCUTORY ORDERS IN CIVIL CASES	30
§ 5.3	JUDGMENT AFFECTING FEWER THAN ALL PARTIES OR ALL CLAIMS	33
§ 5.4	ORDERS IN CRIMINAL CASES	35
§ 5.5	STATE AGENCY ACTION; EXHAUSTION OF ADMINISTRATIVE REMEDIES	37
	§ 5.5.1—Colorado Administrative Procedure Act (APA) Compared To C.R.C.P. 106(a)(4)	37
	§ 5.5.2—Finality	38
	§ 5.5.3—Time Limitations	40
	§ 5.5.4—Parties And Standing	41

Table of Contents

Chapter 6	PARTIES TO THE APPEAL	43
	§ 6.1 NAMES OF PARTIES	43
	§ 6.2 MULTIPLE PARTIES TO APPEALS; CONSOLIDATION	44
	§ 6.3 WHO MUST BE NAMED	44
	§ 6.4 PARTIES NAMED IN THE CAPTION	45
	§ 6.5 DEATH OF A PARTY	46
	§ 6.5.1—After Entry Of Judgment Or Order Of The Trial Court But Before A Notice Of Appeal Is Filed	46
	§ 6.5.2—After A Notice Of Appeal Is Filed	46
	§ 6.6 SUBSTITUTION FOR CAUSES OTHER THAN DEATH	46
	§ 6.7 SUBSTITUTION OF PUBLIC OFFICERS	46
Chapter 7	COMMENCING AN APPEAL	47
	§ 7.1 POST-TRIAL MOTIONS	51
	§ 7.2 CIVIL CASES IN THE DISTRICT COURT (OTHER THAN REVIEW OF STATE AGENCY ACTION)	52
	§ 7.2.1—Prerequisites	52
	§ 7.2.2—Notice Of Appeal	52
	§ 7.2.3—Appearance And Withdrawal Of Attorneys	52
	§ 7.2.4—Time To Appeal	53
	§ 7.2.5—Contents Of Notice Of Appeal	54
	§ 7.2.6—Docket Fee	55
	§ 7.2.7—Cost Bond	55

§ 7.3	CRIMINAL CASES IN THE DISTRICT COURT	56
	§ 7.3.1—Prerequisites	56
	§ 7.3.2—Notice Of Appeal	57
	§ 7.3.3—Appearance And Withdrawal Of Attorneys	57
	§ 7.3.4—Time To Appeal	57
	§ 7.3.5—Contents Of Notice Of Appeal	57
	§ 7.3.6—Docket Fee	58
	§ 7.3.7—Stays In Criminal Cases	58
	§ 7.3.8—Bail Pending Appeal	58
	§ 7.3.9—Sentence Appeals	59
§ 7.4	APPEALS FROM THE DENIAL OF A PETITION FOR WAIVER OF PARENTAL NOTIFICATION REQUIREMENTS	60
§ 7.5	APPEALS OF GRANT OR DENIAL OF CLASS CERTIFICATION	60
§ 7.6	CONSTITUTIONAL MATTERS	61
§ 7.7	WATER MATTERS	61
	§ 7.7.1—Water Courts	61
	§ 7.7.2—Water Court Judgments	62
	§ 7.7.3—Prerequisites	63
	§ 7.7.4—Finality Of Water Court Judgments	63
	§ 7.7.5—Filing The Notice Of Appeal	63
	§ 7.7.6—Appearance And Withdrawal Of Attorneys	63
	§ 7.7.7—Time To Appeal	63
	§ 7.7.8—Contents Of Notice Of Appeal	64
	§ 7.7.9—Docket Fee	65
	§ 7.7.10—Cost Bond	65
§ 7.8	DIRECT APPEAL TO THE COURT OF APPEALS FROM STATE AGENCIES (OTHER THAN THE INDUSTRIAL CLAIM APPEALS OFFICE)	66
	§ 7.8.1—Prerequisites	66
	§ 7.8.2—Notice Of Appeal	66

Table of Contents

	§ 7.8.3—Appearance And Withdrawal Of Attorneys	67
	§ 7.8.4—Contents Of Notice Of Appeal	67
	§ 7.8.5—Docket Fee And Cost Bond	67
§ 7.9	APPEAL FROM DISTRICT COURT REVIEW OF STATE AGENCY ACTION	68
	§ 7.9.1—Prerequisites	68
	§ 7.9.2—Notice Of Appeal	68
	§ 7.9.3—Appearance And Withdrawal Of Attorneys	68
	§ 7.9.4—Time To Appeal	69
	§ 7.9.5—Contents Of Notice Of Appeal	69
	§ 7.9.6—Acceleration Of Appeal	70
	§ 7.9.7—Docket Fee	70
	§ 7.9.8—Cost Bond	70
	§ 7.9.9—Record On Appeal	71
§ 7.10	APPEALS FROM THE INDUSTRIAL CLAIM APPEALS OFFICE	71
	§ 7.10.1—Petition To Review	71
	§ 7.10.2—Contents Of Notice Of Appeal From The Industrial Claim Appeals Office Directly To The Court Of Appeals (C.A.R. 3.1(d))	71
	§ 7.10.3—Briefs In Industrial Claim Appeals Office Cases	72
	§ 7.10.4—Priority Of Industrial Claim Appeals Office Cases	72
§ 7.11	REQUESTS FOR TRANSFER (C.R.S. § 13-4-110) . . .	76
	§ 7.11.1—Cases Not Properly Before The Court Of Appeals	76
	§ 7.11.2—Cases Not Properly Before The Supreme Court	76
	§ 7.11.3—Effect Of Filing In Wrong Appellate Court	77

§ 7.12	CERTIFIED QUESTIONS OF LAW	77
	§ 7.12.1—Prerequisites	77
	§ 7.12.2—Who May Invoke C.A.R. 21.1	77
	§ 7.12.3—The Certification Order	77
	§ 7.12.4—Notification By The Supreme Court	78
	§ 7.12.5—Briefs	78
	§ 7.12.6—Form Of Briefs	78
	§ 7.12.7—Oral Argument	78
§ 7.13	INTERLOCUTORY APPEALS IN CIVIL CASES	78
	§ 7.13.1—Grounds For Granting Interlocutory Appeal	79
	§ 7.13.2—Procedure In The Trial Court	79
	§ 7.13.3—Procedure In The Court Of Appeals	79
	§ 7.13.4—Docket Fee	80
	§ 7.13.5—Form Of Papers	80
	§ 7.13.6—Number Of Copies To Be Filed And Served	80
	§ 7.13.7—Content Of Petition	80
	§ 7.13.8—Response To Petition	81
	§ 7.13.9—Briefs	81
	§ 7.13.10—Oral Argument	81
	§ 7.13.11—Petition For Rehearing	81
	§ 7.13.12—Stay Of Trial Court Proceedings	81
	§ 7.13.13—Effect Of Failure To Seek Or Denial Of Interlocutory Review	82
	§ 7.13.14—Supreme Court Review	82
	§ 7.13.15—Reviewing Panel	82
§ 7.14	PROBATE COURT	82
§ 7.15	JUVENILE COURT	82
§ 7.16	COUNTY COURT CIVIL ACTIONS	83
	§ 7.16.1—Notice Of Appeal	83
	§ 7.16.2—Time To Appeal	83
	§ 7.16.3—Bond	84
	§ 7.16.4—Fee For Preparing Record	84

Table of Contents

§ 7.16.5—Docketing The Appeal 84

§ 7.16.6—Designation Of Record 84

§ 7.16.7—Notification By The Clerk 85

§ 7.16.8—Transmission Of Record To District Court 85

§ 7.16.9—Procedure After The Record Has Been
Filed In The District Court 85

§ 7.16.10—Stay Of Proceedings To Enforce
A Judgment 85

§ 7.17 COUNTY COURT CRIMINAL ACTIONS 85

§ 7.17.1—Notice Of Appeal 86

§ 7.17.2—Time Limitations 86

§ 7.17.3—Motions 86

§ 7.17.4—Contents Of Notice Of Appeal 86

§ 7.17.5—Initial Steps To Be Taken By The Appellee 87

§ 7.17.6—Preparation Of Record 87

§ 7.17.7—Notification By The Clerk And Objections 87

§ 7.17.8—Filing Of The Record 87

§ 7.17.9—Procedure Once The Appeal Has Been
Filed In The District Court 87

§ 7.17.10—Stay Of Execution 88

§ 7.18 COUNTY COURT SMALL CLAIMS DIVISION 88

§ 7.19 MAGISTRATE ORDERS AND JUDGMENTS 88

§ 7.19.1—District Court Magistrate Orders And
Judgments 88

§ 7.19.2—Probate Magistrate Orders And Judgments 89

§ 7.19.3—County Court Magistrate Orders And
Judgments 89

§ 7.19.4—Water Referee Rulings 90

**§ 7.20 MUNICIPAL COURTS NOT QUALIFIED AS
COURTS OF RECORD 91**

§ 7.20.1—Procedure (*See* Municipal Rule 237(a)) 91

§ 7.20.2—Contents Of Notice Of Appeal 91

§ 7.20.3—Certification To The Appellate Court 91

§ 7.21 MUNICIPAL COURTS QUALIFIED AS COURTS OF RECORD 92

§ 7.21.1—Procedure 92

EXHIBITS

Exhibit 7A—Chapter 23.5, Rules Of Procedure
For Judicial Bypass Of Parental
Notification Requirements 93

Exhibit 7B—Form JDF 545, Notice Of Appeal
(Cross-Appeal) And Designation
Of Transcripts 97

Exhibit 7C—Form JDF 547, Supplemental
Designation Of Transcripts 101

Chapter 8 CROSS-APPEALS 103

§ 8.1 NOTICE OF CROSS-APPEAL 103

§ 8.2 BRIEFING 103

**Chapter 9 STAYING ENFORCEMENT OF JUDGMENT
OR ORDER PENDING APPEAL 105**

§ 9.1 STAYS — CIVIL CASES 106

§ 9.1.1—The Power Of The Appellate Courts 106

§ 9.1.2—Automatic Stays 106

§ 9.1.3—Non-Automatic Stays 107

§ 9.2 WHERE TO APPLY FOR A STAY 107

§ 9.2.1—Contents Of Motion 108

§ 9.2.2—Time For Seeking A Stay 108

Table of Contents

§ 9.3	HOW TO APPLY FOR A STAY	109
	§ 9.3.1—Supersedeas Bond	109
§ 9.4	STAYING INJUNCTIVE RELIEF	111
§ 9.5	APPELLATE COST BONDS IN CIVIL CASES	112
§ 9.6	CRIMINAL CASES	113
<hr/>		
Chapter 10	THE RECORD ON APPEAL	115
<hr/>		
§ 10.1	PURPOSE, COMPOSITION, AND USE OF THE RECORD	115
§ 10.2	CONTENTS OF THE RECORD	116
§ 10.3	DESIGNATING AND ORDERING THE RECORD	117
	§ 10.3.1—Speeding Up Appeal By Prompt Lodging Of The Record	118
	§ 10.3.2—Appellant’s Duties	118
	§ 10.3.3—Appellee’s Rights	119
§ 10.4	TRANSMITTING AND LODGING THE RECORD	119
	§ 10.4.1—Failure To Lodge Record In Time; Extensions Of Time	119
	§ 10.4.2—Calculation Of Briefing Schedule	120
§ 10.5	SUPPLEMENTS AND ALTERNATIVES TO THE RECORD	120
§ 10.6	SUPPLEMENTS TO AND COMPLETING THE RECORD	121

Chapter 11	MOTION PRACTICE IN THE APPELLATE COURTS	123
-------------------	--	-----

§ 11.1	GENERAL	124
§ 11.2	MOTIONS CONCERNING EXTENSIONS OF TIME TO FILE THE NOTICE OF APPEAL	125
	§ 11.2.1—Civil And Criminal Cases	125
	§ 11.2.2—Agency Appeals	126
	§ 11.2.3—Industrial Claim Appeals Panel	126
	§ 11.2.4—Amendments	126
§ 11.3	MOTIONS TO PROCEED IN FORMA PAUPERIS	126
§ 11.4	MOTIONS FOR EXTENSION OF TIME	126
	§ 11.4.1—Notices Of Appeal	127
	§ 11.4.2—Records	127
	§ 11.4.3—Briefs	127
§ 11.5	SUBSTANTIVE MOTIONS	127
	§ 11.5.1—Withdrawal And Substitution Of Counsel	127
	§ 11.5.2—Dismissal	127
	§ 11.5.3—Miscellaneous Motions	128

Chapter 12	BRIEFS	129
-------------------	-------------------------	-----

§ 12.1	GENERAL	130
	§ 12.1.1—Consequences For Non-compliance With The Rules	131
	§ 12.1.2—Tips For Effective Appellate Brief Writing	131

Table of Contents

§ 12.2	PERMITTED BRIEFS AND TITLE OF BRIEFS . . .	131
§ 12.2.1	—General Civil, Criminal, And Workers’ Compensation And Unemployment Insurance Appeals	132
§ 12.2.2	—Dependency And Neglect Appeals	132
§ 12.2.3	—Supreme Court Proceedings	133
§ 12.2.4	— <i>Amicus</i> Briefs In All Case Types	134
§ 12.2.5	—Supplemental Authority	134
§ 12.3	LENGTH LIMITATIONS AND FILING DEADLINES	134
§ 12.3.1	—Length Limitations In General	134
§ 12.3.2	—Filing Deadlines In General	135
§ 12.3.3	—Length Limitations And Filing Deadlines For Different Case Types	136
§ 12.4	FORM OF BRIEFS	142
§ 12.4.1	—Type Size	142
§ 12.4.2	—Typeface	142
§ 12.4.3	—Paper Size, Line Spacing, And Margins	142
§ 12.4.4	—Certificate Of Compliance	142
§ 12.4.5	—Self-represented Parties’ Briefs	143
§ 12.4.6	—Paper, Printing, Binding, And Reproduction	143
§ 12.4.7	—Caption	143
§ 12.4.8	—Signature	144
§ 12.4.9	—Certificate Of Service	144
§ 12.4.10	—References To Sexual Assault Victims And Minors	145
§ 12.4.11	—References To Parties	145
§ 12.4.12	—References To The Record	145
§ 12.4.13	—Attachments	145

§ 12.5	CONTENTS OF BRIEFS	146
	§ 12.5.1—In General	146
	§ 12.5.2—Opening Briefs	146
	§ 12.5.3—Answer Briefs	152
	§ 12.5.4—Reply Briefs	153
§ 12.6	AMICUS BRIEFS	153
	§ 12.6.1—When An <i>Amicus</i> Brief Is Appropriate	153
	§ 12.6.2—Motion For Leave To File	154
	§ 12.6.3—Content And Form	154
	§ 12.6.4—Length And Time For Filing	154
	§ 12.6.5—Reply Brief And Participation In Oral Argument	155
§ 12.7	FILING AND SERVING BRIEFS	155
	§ 12.7.1—Filing	155
	§ 12.7.2—Service	155
§ 12.8	TIPS FOR EFFECTIVE APPELLATE BRIEF WRITING	156
<hr/>		
Chapter 13	ORAL ARGUMENT	161
<hr/>		
§ 13.1	REASONS TO ASK FOR ORAL ARGUMENT	162
§ 13.2	HOW TO ASK FOR ORAL ARGUMENT	162
§ 13.3	SOME BASICS ABOUT ORAL ARGUMENT	163
	§ 13.3.1—Time Allotted For Argument	163
	§ 13.3.2—Live-Streaming	164
	§ 13.3.3—Avoid References To Names Of Children And Sexual Assault Victims	164
	§ 13.3.4—The Order Of Argument	164
	§ 13.3.5—Cross-Appeals	164

Table of Contents

§ 13.3.6—Non-appearance By Parties	164
§ 13.3.7—Additional Restrictions On The Content Of Oral Argument	165
§ 13.3.8—Use Of Physical Exhibits	165
§ 13.3.9— <i>Amici Curiae</i>	165
§ 13.3.10—Remote Oral Argument Pilot Project	165
§ 13.4 SUGGESTIONS FOR PREPARING FOR ORAL ARGUMENT	166
§ 13.4.1—Inexperienced Advocates	166
§ 13.4.2—Know The Facts And Law Specific To Each Issue	166
§ 13.4.3—Use Of Supplemental Authority	167
§ 13.4.4—Develop A Theme	167
§ 13.4.5—Plan To Be Flexible	168
§ 13.4.6—Practice	169
§ 13.5 PRESENTING THE ORAL ARGUMENT	169
§ 13.5.1—Check In With The Bailiff	169
§ 13.5.2—Beginning The Argument	169
§ 13.5.3—Responding To Questions And Hypotheticals	169
§ 13.5.4—Credibility	170
§ 13.5.5—Clock Management	170
§ 13.5.6—Rebuttal	170
§ 13.5.7—Some Additional Dos And Don'ts	170
§ 13.6 REFERENCES	171
EXHIBIT	
Exhibit 13A—Oral Argument Procedures And Protocols	173

Chapter 14	APPEALS IN PROCEEDINGS IN DEPENDENCY OR NEGLECT	175
§ 14.1	REVISED C.A.R. 3.4	176
§ 14.2	COMMENCING THE APPEAL	177
	§ 14.2.1—Prerequisites/Final Orders	177
	§ 14.2.2—Time To Appeal	178
	§ 14.2.3—Contents Of Notice Of Appeal	179
§ 14.3	RECORD ON APPEAL	179
	§ 14.3.1—Composition Of The Record On Appeal	180
	§ 14.3.2—Transmission Of The Record On Appeal And Extensions Of Time	180
§ 14.4	BRIEFING	180
	§ 14.4.1—Opening Briefs	181
	§ 14.4.2—Answer Briefs	182
	§ 14.4.3—Reply Briefs	182
	§ 14.4.4—Supplemental Briefs	182
§ 14.5	REQUEST FOR ORAL ARGUMENT	183
§ 14.6	PETITION FOR REHEARING	183
§ 14.7	PETITION FOR WRIT OF CERTIORARI	183
§ 14.8	MANDATE	183
§ 14.9	FILING AND SERVICE	184
§ 14.10	COMPUTATION OF TIME	184
§ 14.11	ROLE OF GUARDIANS <i>AD LITEM</i> ON APPEAL ..	184
§ 14.12	APPOINTED ATTORNEYS ON APPEAL	184

Table of Contents

EXHIBITS

Exhibit 14A—Form JDF 545, Notice Of Appeal
(Cross-Appeal) And
Designation Of Transcripts 185

Exhibit 14B—Form JDF 547, Supplemental
Designation Of Transcripts 189

Exhibit 14C—Timeline For Dependency Or Neglect
Proceedings Pursuant To C.A.R. 3.4 191

Chapter 15 DISPOSITION OF APPEAL 193

§ 15.1 PRIORITY OF APPEALS 194

§ 15.2 PROTOCOLS IN THE COURT OF APPEALS 195

§ 15.2.1—Divisions 195

§ 15.2.2—Sittings 195

§ 15.2.3—Pre-disposition Memoranda 195

§ 15.2.4—Division Conference 196

§ 15.2.5—Full Court Conference 197

§ 15.2.6—Other Dispositions 197

§ 15.2.7—Publication Of Decisions 197

§ 15.3 PROTOCOLS IN THE SUPREME COURT 198

§ 15.3.1—Certiorari Petitions 198

§ 15.3.2—Original Petitions 198

§ 15.3.3—Oral Argument 199

§ 15.3.4—Decisional Conference 199

§ 15.3.5—Opinions 200

**§ 15.4 AFFIRMANCE, REVERSAL, REMAND,
AND OTHER DISPOSITION 200**

§ 15.4.1—Partial New Trial 201

§ 15.4.2—Retrial In Criminal Cases 201

§ 15.5	OPINIONS	201
§ 15.6	ENTRY OF JUDGMENT	203
§ 15.7	MANDATE	203
	§ 15.7.1—Issuance	203
	§ 15.7.2—Effect	204
<hr/>		
Chapter 16	POST-DECISION PROCEDURES AND REMEDIES	205
<hr/>		
§ 16.1	PETITIONS FOR REHEARING	205
	§ 16.1.1—Following Announcement Of Decision	205
	§ 16.1.2—Form And Content	206
	§ 16.1.3—Length And Number Of Copies	206
	§ 16.1.4—No Response	206
	§ 16.1.5—Oral Argument	206
	§ 16.1.6—Action By The Court	206
	§ 16.1.7—Reconsideration Of Orders Made Upon Motions	207
§ 16.2	STAY OF MANDATE	207
	§ 16.2.1—Review By The Colorado Supreme Court	207
	§ 16.2.2—Review By The U.S. Supreme Court	207
	§ 16.2.3—Security For A Stay	207
<hr/>		
Chapter 17	DIRECT APPEALS AND CERTIORARI IN THE SUPREME COURT	209
<hr/>		
§ 17.1	JURISDICTION	210
	§ 17.1.1—Direct Appellate Jurisdiction	210
	§ 17.1.2—Discretionary Appellate Jurisdiction	210
§ 17.2	PETITION FOR REHEARING IN THE COURT OF APPEALS	212

Table of Contents

§ 17.3	TIME TO FILE PETITION FOR WRIT OF CERTIORARI	212
§ 17.4	STAY PENDING CERTIORARI	213
§ 17.5	PETITION FOR WRIT OF CERTIORARI	213
	§ 17.5.1—Contents And Length	213
	§ 17.5.2—Service; Transcript; Record; Docket Fee	214
	§ 17.5.3—Cross-Petition	214
§ 17.6	OPPOSITION AND REPLY BRIEFS	214
§ 17.7	GRANT OR DENIAL	215
§ 17.8	BRIEFS FOLLOWING GRANT OF CERTIORARI	216
§ 17.9	ORAL ARGUMENT	216
§ 17.10	DISPOSITION	216
§ 17.11	PETITION FOR REHEARING IN SUPREME COURT	217
§ 17.12	COMPUTATION OF TIME	217
<hr/>		
Chapter 18	ORIGINAL PROCEEDINGS IN THE SUPREME COURT	219
<hr/>		
§ 18.1	SUPREME COURT’S ORIGINAL JURISDICTION	220
§ 18.2	WHEN ORIGINAL PROCEEDING IS PERMISSIBLE	221
§ 18.3	INITIATING ORIGINAL PROCEEDINGS	222

§ 18.4 **PETITION** 222

 § 18.4.1—Caption 222

 § 18.4.2—Contents Of The Petition 222

§ 18.5 **SUPPORTING DOCUMENTS** 223

§ 18.6 **ISSUANCE OF DENIAL OF RULE
 TO SHOW CAUSE** 223

§ 18.7 **RESPONSE AND REPLY BRIEFS** 224

 § 18.7.1—Submission By Respondent 224

 § 18.7.2—Reply By Petitioner 224

 § 18.7.3—No Oral Argument 224

§ 18.8 **DISPOSITION BY THE SUPREME COURT** 224

§ 18.9 **REHEARING** 224

§ 18.10 **WEBSITE INFORMATION ON
 ORIGINAL PROCEEDINGS** 225

Chapter 19 PROCEEDING *IN FORMA PAUPERIS* ON APPEAL 227

§ 19.1 **FILING AN APPEAL *IN FORMA PAUPERIS*** 228

§ 19.2 **HOW TO FILE AN *IN FORMA
 PAUPERIS* MOTION** 229

§ 19.3 **STANDARD FOR PROCEEDING
 *IN FORMA PAUPERIS*** 231

§ 19.4 **WHAT IS FREE?** 232

§ 19.5 **COST BONDS AND JUDGMENT BONDS** 233

§ 19.6 **TRANSCRIPTS** 235

Table of Contents

§ 19.7	APPEAL OF DENIAL OF <i>IN FORMA PAUPERIS</i> MOTIONS	237
§ 19.8	APPEALS BY APPOINTED COUNSEL IN DEPENDENCY AND NEGLECT CASES	237
§ 19.9	APPELLATE PRO BONO PROGRAM	238
§ 19.10	APPELLATE SELF-REPRESENTED LITIGANT COORDINATOR	239
<hr/>		
Chapter 20	ASSESSMENT OF COSTS ON APPEAL	241
<hr/>		
§ 20.1	COSTS FOR AND AGAINST THE STATE	241
§ 20.2	COSTS ON APPEAL: WHERE TAXABLE	242
<hr/>		
Chapter 21	INTEREST ON JUDGMENTS PENDING APPEAL	243
<hr/>		
§ 21.1	POST-JUDGMENT INTEREST RATES	243
§ 21.2	PERSONAL INJURY ACTIONS	244
<hr/>		
Chapter 22	SANCTIONS IN THE APPELLATE COURTS	245
<hr/>		
§ 22.1	GENERAL POWER TO IMPOSE SANCTIONS	245
§ 22.2	FRIVOLOUS APPEALS	247
§ 22.3	MEASURE OF DAMAGES	250
§ 22.4	AWARD OF ATTORNEY FEES, C.R.S. §§ 13-17-101, <i>ET SEQ.</i> ; C.A.R. 39.1	250

Chapter 23	VOLUNTARY DISMISSAL	253
-------------------	----------------------------------	-----

§ 23.1	BY AGREEMENT	253
§ 23.2	BY MOTION OF THE APPELLANT	253

APPENDICES		255
-------------------------	--	-----

Appendix A—The Colorado Appellate Rules		257
The Colorado Appellate Rules		259
Index To Colorado Rules		405
Appendix B—Court Instructions and Forms		433
Industrial Claim Appeals Office (ICAO)		
B1—Step 1: Notice of Appeal (ICAO) (JDF 663I)		437
B2—Step 2: Opening Brief (ICAO)		441
B3—Step 3: Answer Brief (ICAO)		447
B4—Step 4: Reply Brief (ICAO)		453
B5—Instructions for Filing Without a Lawyer (ICAO) (JDF 659I)		455
Civil, Domestic, and Probate		
B6—Step 1: Notice of Appeal (Civil, Domestic, and Probate) (JDF 647I)		457
B7—Step 2: Designate the Record (Civil, Domestic, and Probate) (JDF 648I)		461
B8—Step 3: Record on Appeal (Civil, Domestic, and Probate)		465
B9—Step 4: Opening Brief (Civil, Domestic, and Probate)		469
B10—Step 5: Answer Brief (Civil, Domestic, and Probate)		475
B11—Step 6: Reply Brief (Civil, Domestic, and Probate)		481

Table of Contents

Appendix C—Helpful Articles 485

C1—“E-Filing in the Colorado Supreme Court and Court of Appeals” 487

C2—“Policy on Citation to the Record” 489

C3—“Policy on Public Access to Court Records in the Colorado Court of Appeals” 491

C4—“Appellate Rule 32(f) Regarding Prohibiting the Use of Names of Children and Sexual Assault Victims” 493

C5—“Oral Argument Procedures and Protocols” 495

C6—“Policy on Records Checkout” 497

C7—“Policy of the Court Concerning Citation of Unpublished Opinions” 499

C8—“Tips for Effective Petitions for *Certiorari*” 501

C9—“Appellate Practice: Better Writing, Briefing, and Argument” 507

C10—“Recent Amendments to the Colorado Appellate Rules on Briefs and Oral Arguments” 561

C11—“Colorado Court of Appeals Protocols” 567

TABLE OF AUTHORITIES 579

SUBJECT INDEX 603
