

TIME LINES CHART

5 days	Expedited Appeals under the Parental Notification Act OCGA §15-11-114(e); Rule 45(b) and (e)	Motions for Reconsideration under Parental Notification Act Rule 45(f)	Notices for oral arguments, Rule 28(a)(2) and (g)	Transcripts of Evidence OCGA §5-6-43(a)
7 days or less	Dispossessory - filing of Notice of Appeal or if required, discretionary application OCGA §44-7-56			
10 days	Certificate of Immediate Review OCGA §5-6-34(b) Filing Notice of Appeal on granted application. OCGA §5-6-34(b) and 35(g)	Motions for Reconsideration Rule 37(b) Notice of Intent to Apply for Certiorari in the Supreme Court Rule 38(a)	Responses to Interlocutory or Discretionary applications OCGA § 5-6-34(b) and 35(e)	Counsel not receiving an oral argument calendar should contact the clerk's office Rule 14(b)
14 days	Oral Argument calendars mailed out Rule 14(a)			
15 days	Appellee has 15 days from date of service of appellants Notice of Appeal to file Notice of Cross Appeal OCGA §5-6-38(a)	Appellee has 15 days from date of service of Notice of Appeal to file a designation of record with the trial court clerk. OCGA §5-6-42		

20 days	For trial court clerk to transmit record if no transcript is to be sent up. OCGA §5-6-43(a)			
20 days	Appellant's Brief and Enumeration of Errors Rule 26(a)	Appellant has 20 days from Appellee's brief to file Reply Brief Rule 26(c)	From date of docketing to request oral argument Rule 28(a)(1)	From date of docketing to file a Motion to Recuse Judge Rule 44(a)
20 days	No appeal shall be dismissed for failure to pay costs if costs were paid within 20 days of receipt by the appellant of notice, mailed by registered or certified mail, of the amount of cost. OCGA § 5-6-48(c)			
30 days	Notice of Appeal must be filed with the trial court within 30 days after the entry of an appealable decision or judgment OCGA §5-6-38(a)	Discretionary Applications must be filed within 30 days of the entry of the appealable order or judgment OCGA §5-6-35(d)	Court must issue order granting, denying or dismissing discretionary applications within 30 days of docketing. OCGA §5-6-35(f)	To file transcript with the trial court. OCGA §5-6-42
40 days	Appellee has 40 days or 20 days after the Appellant's Brief is docketed, whichever is later to file Appellee's Brief Rule 26(b)			

45 days	Court must issue an order on Interlocutory Applications within 45 days granting, denying or dismissing. OCGA §5-6-34(b)			
Two Terms	Constitutional requirement of appellate courts to dispose of cases. Article VI, Sec IX, Para II, Ga Const. of 1983.			
1 year	Court's Record Retention Schedule, one year after remittitur has gone out the party paying for the record or transcript may claim them. Rule 42(b)			