

The Administration of Justice: Case Loads
and Composition of the Docket in the Courts of Appeals,
Rules of Judicial Administration and Statutory Requirements,
Strategies for Case Management, and
Challenges of Balancing Efficiency and Transparency

UT Law CLE
Conference on State and Federal Appeals
June 8-9, 2023

Chief Justice Tracy Christopher
Houston 14th Court of Appeals

Chief Justice Tom Gray
Waco Court of Appeals

Chief Justice Dori Contreras
Corpus Christi-Edinburg Court of Appeals

Attachments

1. Statutory Priorities for the Courts of Appeals
2. The latest report on the Courts of Appeals
3. Legislative requirements for the Courts of Appeals
4. Per curiam opinions 2022
5. Rule of Judicial Administration 6.2 with amendments

Matters With Accelerated*/Different Filing Deadlines and Matters Required to be Given Preferential Treatment by Statute or Rule

*All civil interlocutory appeals are subject to accelerated filing dates in accordance with Tex. R. App. P. 28.1. Appeals with shorter filing dates are indicated on the chart. Nonaccelerated preferential appeals generally do not have accelerated filing dates unless otherwise ordered by the trial court (when allowed by statute) or by this court, but they are subject to faster disposition by the appellate court.

CIVIL MATTERS

Type of Appeal or Matter	Accelerated*/Preferential	Authority	Interlocutory or Final
Motions Filed in Appellate Court			
Motion for appellate review of trial court order that party is not indigent in the trial court under TRCP 145	A & P (motion must be filed w/in 10 days after order signed unless COA extends up to 15 days upon showing of good cause) (COA must hear motion at “earliest practicable time”)	TRCP 145(g)	I
Sets supersedeas bond amount or makes other order under TRAP 24.2 or 24.3 regarding suspension of enforcement of judgment	P (COA must hear motion at “earliest practicable time”)	TRAP 24.4	F (but trial court can modify)

Also available as part of the eCourse

[2023 eConference on State and Federal Appeals](#)

First appeared as part of the conference materials for the
33rd Annual Conference on State and Federal Appeals session

"The Administration of Justice: Case Loads and Composition of the Docket in the Courts of Appeals, Rules of Judicial Administration and Statutory Requirements, Strategies for Case Management, and Challenges of Balancing Efficiency and Transparency"