Who's @ the Courthouse

The complex nature of the state's judicial system requires the expertise of many professionals whose roles are essential for the judiciary to function efficiently and properly.

Here are a few of those professionals you are likely to encounter at your county courthouse.



Judge

presides over cases and makes rulings based on evidence presented; renders verdicts in some cases.



Court Clerk

preserves and maintains the records of the court.



records testimony at trials or in depositions.

The Jury

Citizens are sometimes called upon to serve on juries for both criminal and civil trials. The jury's responsibility is to listen to testimony and arguments and consider evidence presented by each side in a case. The jury must determine guilt (criminal trial) or liability (civil trial) and pass sentence, if appropriate.

Sheriff's Deputy

provides security for the courthouse and maintains order in the courtroom.



presents the interest of a client in a case

PROSECUTORS

(District Attorney or Solicitor)

Acts on behalf of the state in prosecuting those believed to have broken the law.

PLAINTIFF'S ATTORNEY
Advocates for a person who brings a case to civil court.

DEFENSE ATTORNEY

Advocates for persons accused of committing a crime or respondent in a civil case. Indigent defendants, those with limited financial resources, may be eligible for a PUBLIC DEFENDER.



Cynthia H. Clanton, Director
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Court Administrator

manages the business and daily operation of the court.



Through its roles of interpreting law, administering justice, and regulating disputes, Georgia's Judicial Branch serves the state daily.

very day our lives are affected by the business that is conducted throughout the judicial branch. The decisions that are made, both at the trial court and appellate levels, impact the citizens of Georgia.

et few citizens are familiar with
the basic functions and
responsibilities of the state's courts,
the judges who preside over them,
and the various professionals who
work to ensure the business of
the judiciary is fairly and
efficiently carried out.

Did You Know?

here are two levels of court in
Georgia: TRIAL COURTS and
APPELLATE COURTS. Each
court's jurisdiction — the power to
hear and determine a case
— is outlined in the
state's constitution.

eorgia's courts hear both criminal and civil cases. Criminal proceedings are brought against those who are believed to have broken the law; civil matters

involve disputes
between individuals or
corporations.



What Do The Courts Do?

Superior Courts

State-wide **Business** Court

State Courts

Juvenile Courts

Probate Courts

Magistrate Courts

Municipal Courts

Trial Courts

Different courts are set up to do different things. Georgia's courts hear cases based on the subject matter jurisdiction they are given; this may be broad or limited.

Municipal courts are city courts.

Magistrate courts are sometimes referred to as "small claims courts."

Probate courts are where estates are processed and wills probated.

Juvenile courts hear cases involving delinquency and child welfare (abuse and neglect) cases.

State courts handle misdemeanor criminal, traffic, and civil cases.

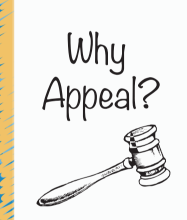
The State-wide Business Court hears complex commercial cases.

Superior courts handle felony criminal, family law, and other civil cases.

Some general jurisdiction trial courts hear appeals from limited jurisdiction courts.

Appellate Courts

The Court of Appeals of Georgia and the Supreme Court of Georgia review appeals of decisions in the state's trial courts.



Georgia's courts of review are set up to correct legal errors or errors of law made at the trial level. No trials are held at the appellate level - instead, judges review written records and briefs and hear oral arguments from attorneys.

Supreme Court

Court of Appeals

The Nathan Deal Judicial Building in Atlanta houses courtrooms for both appellate courts and the State-wide Business Court.



⊢ Appellate Courts **⊢**

Trial Courts

Municipal Courts

- Small Claims (\$15,000 or less)
- Violations of city
- ordinances • Issuance of criminal warrants
- Preliminary hearings
- Traffic violations in city limits
- 370 courts

Magistrate Courts

- Small Claims (\$15,000 or
- Minor criminal offenses
- County ordinance violations
- Preliminary hearings
- Arrest & search warrants
- Check fraud
- 159 courts, each county has a magistrate court

Probate Courts

- Wills, administration of estates, appointments of guardians, involuntary
- hospitalizations • Marriage & weapons carry
- licensing • Traffic in some counties
- 159 Courts, each county has a probate court

Juvenile Courts

- Delinquent juveniles under age 18 Child in need of services,
- abused, neglected, emancipation proceedings
- Juvenile traffic cases
- 159 courts, each county has a juvenile court.

State Courts

- Misdemeanor violations traffic & civil actions
- Felony preliminary hearings
- Review limited jurisdiction court decisions
- 73 counties have state courts

State-wide Business Court

- Over 17 statutorily-defined subject matters, including those arising
- The Limited Liability Company Act • The Limited Liability Partnership
- The Uniform Commercial Code
- The Georgia Business Corporation Code, among others.
- One court

Superior Courts

Felonies

- Divorce proceedings
- Title to land, equity
- Juveniles who commit serious felonies
- Correct errors from county courts
- 159 courts, each county has a superior court

Court of Appeals

Supreme Court

- Appellate jurisdiction over lower courts in cases in which the Supreme
- Court has no appellate jurisdiction
- 15 judges 5 panels of 3 judges
- State court of last resort Death Penalty and murder Constitutionality of law

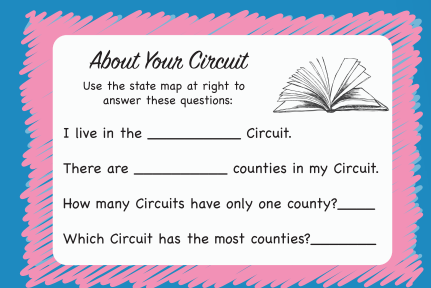
Reviews cases involving:

- Election contests
- Certiorari review of Court
- of Appeals
- Habeas Corpus
- 9 Justices

Georgia's Court System

Judicial Circuits

For purposes of administration in the Superior and Juvenile courts, the state of Georgia is divided into 50 Judicial Circuits. Each circuit is made up of at least one county. Some circuits are made up of many counties.



Why are there Judicial Circuits?

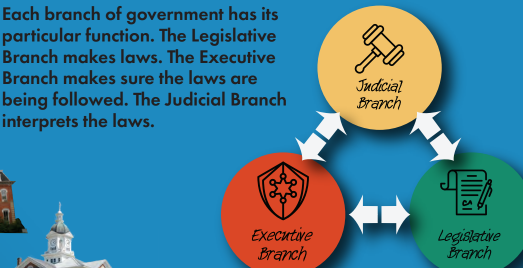
Originally judges would "ride the circuit" a wide area made up of many counties visiting each county seat to hear cases.

How are Circuits Named?

Circuit names come from many sources: many are named for a county within the circuit, while others are named for rivers or other landmarks. Many have names derived from Native American culture.



Just like the United States government, Georgia has three branches of government – Legislative, Executive, and Judicial. "The Third Branch," as the judiciary is often called, is an equal participant in the checks-and-balances system of government.



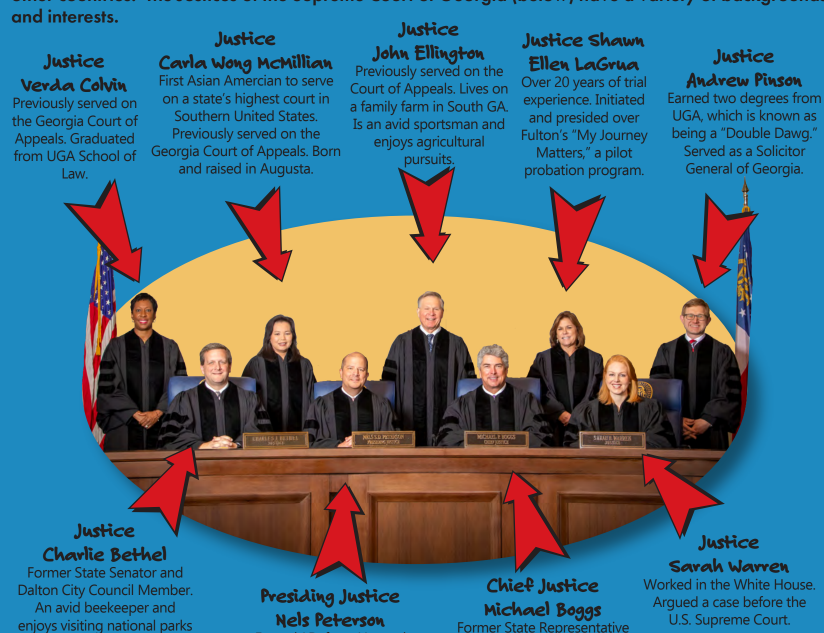
Courthouses

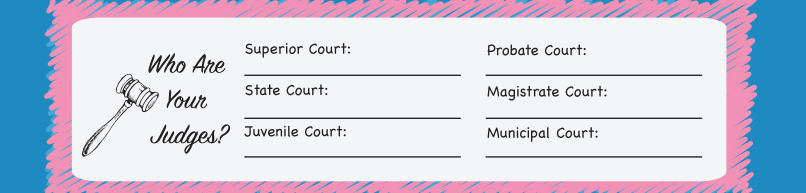
Each of Georgia's 159 counties has a courthouse located in the city that serves as its county seat. While many counties have built new facilities in recent years, some of the courthouses around the state were built in the 1800s and are still being used.



Who Are Georgia's Judges?

There are approximately 1,500 judges that serve the State of Georgia. From Municipal court judges to Supreme Court justices, Georgia's judges come from all walks of life. Many of the men and women who serve on the bench are native Georgians. Others have moved here from different states or from other countries. The Justices of the Supreme Court of Georgia (below) have a variety of backgrounds





Earned J.D. from Harvard

Law. Served as GA's first

Solicitor General.

and battlefields.

Former State Representative

and trial court judge.

Founded Waycross Judicial

Circuit Drug Court.

Judicial Selection

A person can become a judge in one of two ways: APPOINTMENT or ELECTION.

APPOINTMENT — The Governor may appoint a qualified candidate to fill a vacancy on the appellate courts, superior court, or state court. To remain on the bench, an appointed judge must run for the office in future elections.

ELECTION — A sitting judge must run for re-election at the end of each term of office. Challengers may run against the incumbent for the seat. If a judge is retiring at the end of a term, the seat is considered "open," and a new judge will be elected from the announced candidates.

Judicial Elections Most judges in Georgia run for office in elections which are nonpartison, meaning candidates are not affiliated with any political party. Justices of the Supreme Court and judges of the Court of Appeals are elected to six-year terms. Judges of the Superior, State, Probate, and Magistrate courts serve four-year terms.

What Do Judges Do?



The judge's role in a TRIAL COURT is to review legal rulings about the law and determine admissibility of evidence as it is presented. During a BENCH TRIAL, the judge hears evidence then determines guilt and sentencing.

APPELLATE JUDGES must review materials from cases that have been tried in the trial courts and determine if legal errors have occurred and if a new trial is warranted.