Judicial branch [1]

Judicial Branch


See also: Supreme Court of North Carolina [3]

Article IV of the North Carolina Constitution[4] establishes the General Court of Justice, which "shall constitute a unified judicial system for purposes of jurisdiction, operation, and administration, and shall consist of an Appellate Division, a Superior Court Division, and a District Court Division." The Constitution also states that the "General Assembly shall have no power to deprive the judicial department of any power or jurisdiction that rightfully pertains to it as a co-ordinate department of the government, nor shall it establish or authorize any courts other than as permitted by this Article."

Appellate Division

The Appellate Division consists of the Supreme Court and the Court of Appeals.

North Carolina Supreme Court [3]

The Supreme Court[5] is the state's highest court. This court has a chief justice and six associate justices, elected to eight-year terms, who hear oral arguments in cases appealed from lower courts. The Supreme Court considers errors in legal procedures or in judicial interpretation of the law. Its case load consists primarily of cases involving questions of constitutional law, legal questions of major significance, and appeals from convictions imposing death sentences in first-degree murder cases.

Click here for a roster of North Carolina Supreme Court Justices and Chief Justices from 1819 to the present[5].

North Carolina Court of Appeals

The 15-judge Court of Appeals[7], created in 1967, is North Carolina's intermediate appellate court. Like the Supreme Court, the Court of Appeals decides only questions of law. It hears a majority of the appeals originating from the state's trial courts. Judges of the Court of Appeals are elected by popular statewide vote for eight-year terms. A Chief Judge for the Court is designated by the Chief Justice of the Supreme Court. Cases are heard by panels of three judges, with the Chief Judge responsible for assigning members of the Court to the five panels.

Superior Courts

The Superior Courts[8] are the general jurisdiction trial courts for the state. All felony criminal cases, civil cases involving more than $10,000 and misdemeanor, and infraction appeals from District Court are tried in Superior Court. A jury of 12 hears the criminal cases. In the civil cases, juries are often waived. The Superior Court is divided into eight divisions and 46 districts across the state. Judges are elected to 8 year terms, and rotate every six months between the districts within
their division.

**District Courts**

The District Courts handle the vast majority of the trial level cases. They have exclusive jurisdiction over civil cases involving less than $10,000, almost all misdemeanors, probable cause hearings in felony cases, juvenile proceedings, mental health hospital commitments, and domestic relations cases. As of 2006, North Carolina had 41 district court districts, and 239 district court judges, elected to four-year terms.

**Administrative Office of the Courts**

All North Carolina courts, at whatever level, are overseen by the Administrative Office of the Courts (AOC). The basic responsibility of the AOC is to maintain an effective and efficient court system, supporting the courts through technology, personnel, financial, legal, research and purchasing services. The AOC prepares and administers the court system's budget and currently employs more than 400 people.

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