## Post Judgment Practice

Judgment Entered (App.R. 22)

Clerk mails judgment to the parties and the mailing is noted on the docket (App.R. 30(A))

No later than ten days after the clerk mails the judgment and notes the mailing on the docket, a party may:

- File a motion to certify a conflict (App.R. 25)
- File an application for reconsideration (App.R. 26(A)(1))
- File an application for en banc consideration (App.R. 26(A)(2))
  - Applications for reconsideration and en banc consideration must be filed in a single document if filed simultaneously. (App.R. 26(A)(2)(c))
  - 10-page limit on applications for en banc consideration. Loc.App.R. 26(C). Applies to combined applications.
  - Specific content requirements. See App.R. 26(A)(2)(b) and Loc. App.R. 26(C)(1).

Extensions of time permitted to file for reconsideration and en banc consideration on a showing of extraordinary circumstances. (App.R. 14(B))

No extension are permitted for a motion to certify a conflict. (App.R. 14(B))

Within ten days after service of the motion or application, file a brief in opposition. App.R. 25(B), 26(A)(1)(b), 26(A)(2)(c). 10-page limit on briefs in opposition to en banc applications.

 $\downarrow$ 

Within seven days after service of the brief in opposition, file a reply brief. App.R. 25(B), 26(A)(1)(b), 26(A)(2)(c). 5-page limit on reply briefs on en banc applications.