

**§ 600.4 Calendars**

Appeals shall be noticed as enumerated or nonenumerated.

- a. The following appeals are to be noticed as enumerated:
  1. Appeals from final orders and judgments of the Supreme Court, other than those dismissing a cause for failure to prosecute, for failure to serve a complaint or for failure to obey an order of disclosure or to stay or compel arbitration.
  2. Appeals from decrees or orders of the Surrogate's Court finally determining a special proceeding.
  3. Appeals from orders granting or denying motions for a new trial.
  4. Appeals from orders granting or denying motions for summary judgment.
  5. Appeals from orders granting or denying motions to dismiss a complaint, a cause of action, a counterclaim or an answer in point of law.
  6. Appeals from orders of the Appellate Term.
  7. Appeals from judgments or orders in criminal proceedings.
  8. Special proceedings transferred to this court for disposition.
  9. Controversies on agreed statement of facts.
  10. Appeals from orders of the Family Court finally determining a special proceeding.
  11. Appeals from orders granting or denying custody of minors after a hearing.
  12. Special proceedings challenging determination of the New York City tax appeals tribunal.
  13. Such other appeals as the court or a justice thereof may designate as enumerated.
- b. All other types of appeals not set forth in subdivision (a) of this section shall be noticed as nonenumerated.