Certiorari CHAPTER 606

WRIT OF CERTIORARI

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NOTE: See rules of civil appellate procedure, rule 120.

606.01 CERTIORARI, WITHIN WHAT TIME WRIT ISSUED.

No writ of certiorari shall be issued, to correct any proceeding, unless such writ shall be issued within 60 days after the party applying for such writ shall have received due notice of the proceeding sought to be reviewed thereby.

History: 1909 c 410 s 1 (9769)

606.02 TIME FOR SERVICE.

Such writ must also be served upon the adverse party within such period of 60 days.

History: 1909 c 410 s 2 (9770)

606.03 SURETY FOR COSTS IN CIVIL CASE.

Each writ of certiorari in a civil case shall be endorsed by some responsible person as surety for costs.

History: 1909 c 410 s 3 (9771)

606.04 COSTS.

The party prevailing on a writ of certiorari in any proceeding of a civil nature shall be entitled to his costs against the adverse party. If the writ appears to have been brought for the purpose of delay or vexation, the court of appeals may award double costs to the prevailing party.

History: 1909 c 410 s 4; 1983 c 247 s 206 (9772)

606.05 DISMISSAL, COSTS.

If any writ of certiorari shall hereafter be issued contrary to any provision of this chapter, or shall not be served upon the adverse party within such period of 60 days, the party against which the same is so issued may have the same dismissed on motion and affidavit showing the facts and shall be entitled to his costs and disbursements the same as in other civil actions.

History: 1909 c 410 s 5 (9773)

606.06 CERTIORARI; ADMINISTRATIVE DECISIONS.

A writ of certiorari for review of an administrative decision pursuant to chapter 14 is a matter of right.

History: 1983 c 247 s 207