CHAPTER 631

TRIAL, JUDGMENT, SENTENCE

631.07

Order of final argument.

631.40

Judgment on conviction; judgment roll defined.

631.07 ORDER OF FINAL ARGUMENT.

When the giving of evidence is concluded in a criminal trial, unless the case is submitted on both sides without argument, the prosecution may make a closing argument to the jury. The defense may then make its closing argument to the jury. The prosecution shall then have the right to reply in rebuttal to the closing argument of the defense.

History: 1999 c 72 s 1

631.40 JUDGMENT ON CONVICTION; JUDGMENT ROLL DEFINED.

[For text of subds 1 to 3, see M.S.1998]

Subd. 4. Licensed teachers. When a person is convicted of child abuse, as defined in section 609.185, or sexual abuse under section 609.342, 609.343, 609.344, 609.345, 609.3451, subdivision 3, or 617.23, subdivision 3, the court shall determine whether the person is licensed to teach under chapter 122A. If the offender is a licensed teacher, the court administrator shall send a certified copy of the conviction to the board of teaching or the state board of education, whichever has jurisdiction over the teacher's license, within ten days after the conviction.

History: 1999 c 201 s 5