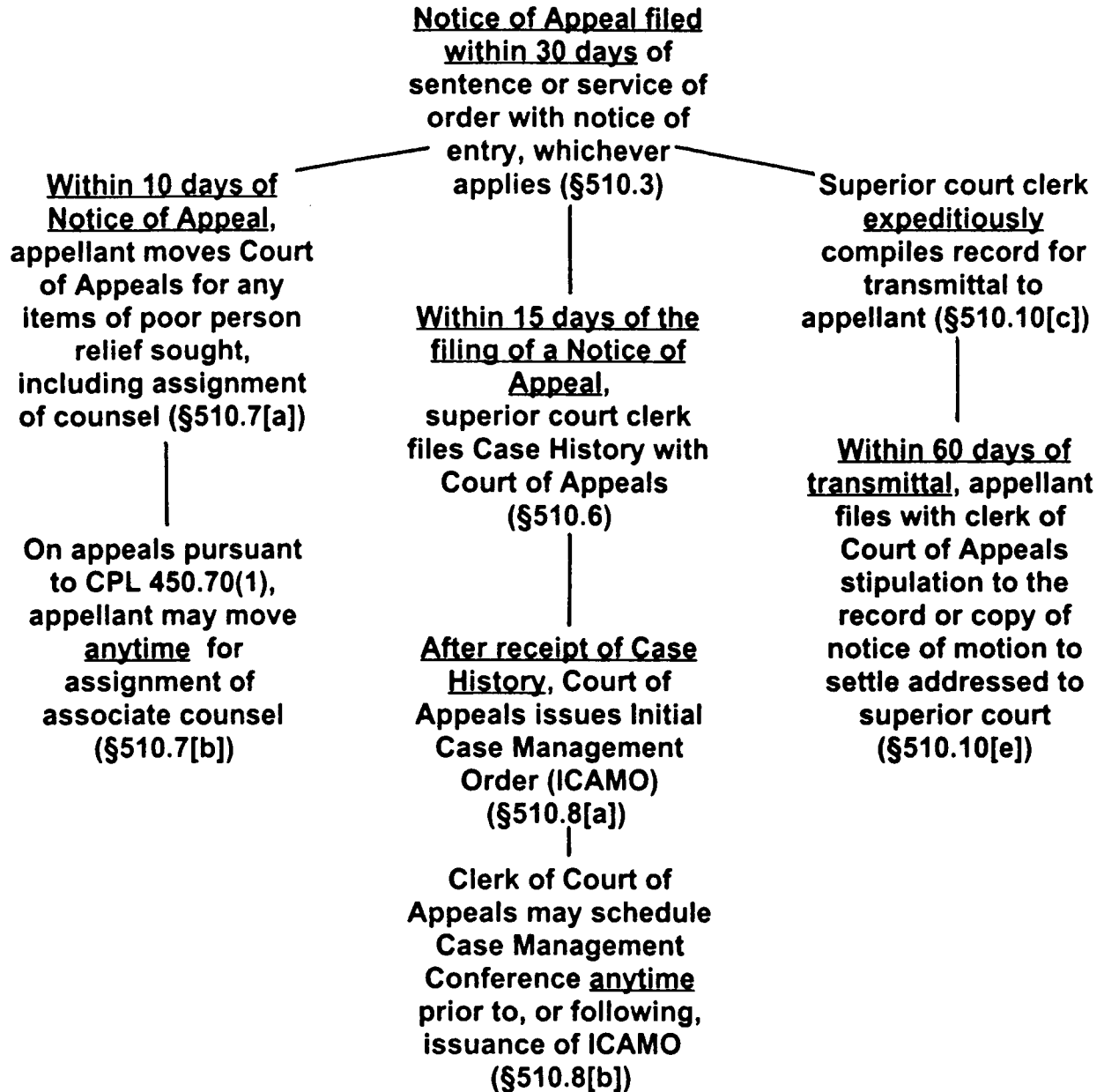


## TIMELINE FOR CAPITAL APPEALS

(This timeline is for illustrative purposes only. It does not constitute part of The Rules of the Court of Appeals in Capital Cases, and does not apply to appeals taken pursuant to CPL 460.40(3) from an order of a superior court granting or denying a stay of execution.)



**Within 45 days of superior Court disposition, superior court clerk files with Court of Appeals a Capital Case Data Report (§510.18[a])**

**Upon request, the Court of Appeals shall make available the uniform Capital Case Data Report to the parties on appeal (§510.18[b])**

**Appellant files record on appeal pursuant to date set in ICAMO.**

**Within 30 days of record filing, appellant must file Preliminary Appeal Statement (PAS) (§510.9[a])**

**Within 10 days of service of appellant's PAS, respondent may file PAS (§510.9[b])**

**Following either the filing of respondent's PAS or expiration of time to so file, Court of Appeals issues Final Capital Appeal Management Order (FCAMO) (§510.8[b])**

Perfecting of appeal,  
and filing of periodic  
progress reports and  
motions for *amicus  
curiae* status,  
pursuant to dates set  
in FCAMO.

Oral Argument

Court of Appeals  
Decision

When the decision is  
to affirm a judgment  
including a sentence  
of death, Court of  
Appeals notifies the  
CDO on the same day  
as decision handdown  
(§510.16[a])

Remittitur sent to  
superior court clerk  
(§510.17)