

Post-Conviction Relief

...

Section 6. Judgment. The court shall make specific findings of fact, ~~and~~ conclusions of law, **and a judgment** on all issues presented, whether or not a hearing is held. If the court finds in favor of the petitioner, it shall enter an appropriate order with respect to the conviction or sentence in the former proceedings, and any supplementary orders as to arraignment, retrial, custody, bail, discharge, correction of sentence, or other matters that may be necessary and proper. This ~~order~~ **judgment** is a final judgment **when entered in the Chronological Case Summary**.

...