



State Bar of Georgia

Transition Into Law Practice Program

MANDATORY ADVOCACY EXPERIENCES

Please return to: TILPP@gabar.org

Name: _____

Bar Number: _____

The following are examples of observation types. Actual or virtual (*i.e.*, simulations or videos) observations qualify. Each observation must last a minimum of forty minutes.

- i. A deposition of a witness or adverse party in a civil action*
- ii. A jury trial in a civil or criminal case in either a state or federal court*
- iii. A nonjury trial, evidentiary hearing, or hearing in a state, federal, or administrative court*
- iv. An appellate argument in the Supreme Court of Georgia, the Georgia Court of Appeals, or the 11th Circuit Court of Appeals*
- v. A real estate transaction from initiation through closing*
- vi. A contract negotiation and execution*
- vii. An estate planning transaction from initial interview through document execution*
- viii. A mediation*
- ix. An arbitration*

Other advocacy experiences may be selected to comply with Rule 8-104(D).

You may list up to three observations from law school.

If you are not able to personally attend the observations you may watch oral arguments from the Supreme Court of Georgia and the Court of Appeals of Georgia websites.

Please ensure that the experience involves an actual observation and not an experience in which you are actively participating.

Name: _____

Bar Number: _____

REMINDER: Three of the five advocacy experiences may be obtained after completing the 2nd year of law school. See Rule 8-104(D)(1).

LIST MANDATORY ADVOCACY EXPERIENCES:

Please give a concise description regarding each observation, including type of experience, as well as case number, court, and judge, if applicable.

**DATE
COMPLETED**
(indicate below)

1. _____

2. _____

3. _____

4. _____

5. _____

Signature: _____

Date: _____