## Citation of Unpublished Opinions As Precedent in the State Courts

STATE	TREATMENT	AUTHORITY
Alabama	Not precedent; may	Alabama Rules of
	not be cited except	Appellate Procedure
	for purposes set	Rule 53(d) and (e)
	forth in rule; delay	
	in publication	
	caused by	
	applications for	
	rehearing or further	
	appellate review or	
	petitions for	
	certiorari shall not	
	affect the	
	precedential value	
	of an opinion.	
Alaska	Not precedent;	Alaska Rules of
	Appellate Rule	Appellate Procedure
	states that	Rule 214(d), but
	unpublished	see McCoy v. State,
	opinions may not	80 P.3d 757 (2002)
	be cited in briefs;	
	Alaska Court of	
	Appeals construed	
	the rule to permit	
	attorneys and	
	judges to cite and	
	rely upon	
	unpublished	
	opinions for	
	persuasive value.	
Arizona	Not precedent; may	Arizona Rules of
	not be cited to any	Civil Appellate
	court except for	Procedure Rule
	purposes set forth	28(c); Walden

	in rule	Books Co. v. Department of Revenue, 198 Ariz. 584, 12 P.3d 809 (2000) (holding Rule 28(c) applies to unpublished decisions of any court)
Arkansas	May not be cited, quoted or referred to except on an issue such as res judicata, collateral estoppel or law of the case	Arkansas Supreme Court Rule 5-2(d)
California	May not be cited or relied upon except for purposes set forth in Rule	California Rules of Court Rule 8.1115(a)
Colorado	Not precedent	Colorado Appellate Rule 35(f); <i>Bittle v.</i> <i>Brunetti</i> , 750 P.2d 49 (1988)
Connecticut	Decision not officially reported may be cited so long as copy is provided to court and opposing counsel	Conn. Rules of Appellate Procedure Practice Book 1998 §67.9
Delaware	Unreported opinions are precedent in Delaware; citing party must file copy of unreported opinion and use one of three	Del. Sup. Ct. Rule 17(a) commentary; Rule 14(b)(vi)(4) & (g)(ii).

	citation forms in compliance with	
	Del. Sup. Ct. Rule	
	14(b)(vi)(4) and	
District of	14(g)(ii).  May not be cited in	DC Court of
Columbia	appellate briefs	Appeals Rule 28(g)
Coldinata	except for purposes	11990010 11010 20(8)
	set forth in rule	
Florida	Unwritten <i>per</i>	Department of Legal
	curiam decision	Affairs v. District
	from another court	Court of Appeal,
	has no relevance	Fifth Circuit, 434
	and may not be	So.2d 310 (Fla.
	cited; Unwritten	1983) (petition for
	opinions of the	mandamus to
	same court,	permit citation of
	although not	unwritten opinions)
	precedent, may be	
	cited for persuasive	
0	reasoning.	0 0
Georgia	Unreported decision is neither	Georgia Court of
		Appeals Rule 33(b)
	physical nor binding precedent	
Hawai'i	May not be cited	Hawai'i Rules of
Tiawaii	except to establish	Appellate Procedure
	law of the case, res	Rule 35(c); Cf.
	judicata or	Douglass v. Pflueger
	collateral estoppel	Hawai'i, Inc., 110
	or in a criminal	Haw. 520, 135 P.3d
	matter involving	129 (2006) (Rule
	same respondent;	35(c) prohibition is
	Attorneys may cite	limited to opinions
	unpublished	issued by Hawai'i
	opinions from	courts).
	jurisdictions other	
	than Hawai'i	-11
Idaho	Not precedent; may	Idaho Supreme

	not be cited in any court	Court Operating Rule 15(f)
Illinois	Not precedent; may not be cited except to establish double jeopardy, res judicata, collateral estoppel or law of the case	Illinois Supreme Court Rule 23(e)
Indiana	Not precedent; may not be cited except to establish law of the case, collateral estoppel or res judicata	Indiana Rules of Appellate Procedure Rule 65(D)
Iowa	Not precedent; may be cited, so long as citing party complies with rule	Iowa R. App. P. Rule 6.14(5)
Kansas	Not favored for citation. May be cited as persuasive authority for a material issue not addressed in a published opinion; copy must be attached to citing document.	Kansas Supreme Court Rule 7.04(f)
Kentucky	Not precedent; may not be cited. However, unpublished Kentucky appellate decisions, rendered after January 1, 2003, may be cited for consideration by the court if there is	Kentucky Rules of Civil Procedure Rule 76.28(4)(c)

Louisiana	no published opinion that would adequately address the issue before the court. Unpublished opinions "shall not be cited, quoted or referred to" (sanctions apply)	Louisiana Uniform Rules – Court of Appeals Rule 2- 16.3
Mame	Not precedent	Maine Rules of Appellate Procedure Rule 12(c)
Maryland	May be cited for any purpose other than as precedent or as persuasive authority.	Maryland Rules 1- 104.
Massachusetts	Not to be cited or relied upon as authority in unrelated cases	Lyons v. Labor Relations Commission, 19 Mass. App. Ct. 562, 476 N.E.2d 243 (1985)
Michigan	Not precedent; may be cited so long as copy is provided to court and all parties	Michigan Court Rules Rule 7.215(C)(1)
Minnesota	Not precedent; may not be cited unless counsel provides copy to all other parties at least 48 hours before its use	M.S.A. §480A.08, subd. 3; Minnesota Court of Appeals Rule 4.
Mississippi	May not be cited,	Mississippi Rules of

	quoted or referred	Appellate Procedure
	to except in	Rules 35-A(b) and
	continuing or	35-B(b)
	related litigation	00 D(b)
	upon an issue such	
	as res judicata,	
	collateral estoppel	
	or law of the case.	
Missouri	Shall not be cited	Missouri Supreme
MISSOUII	or otherwise used	Court Rule 84.16(b)
	in any case before	Court Ruic 84.10(b)
Montana	any court.  Not precedent;	State v. Little, 260
Wioiitaiia	citations to	Mont. 460, 861
	unpublished	P.2d 154 (1993)
	opinions will not be	1.2d 10+ (1990)
	recognized	
Nebraska	Not precedent; may	Nebraska Supreme
Nebraska	be cited only when	Court Rules of
	case is related, by	Practice and
	identity of parties	Procedure Rule
	or causes of action,	2E(4); <i>State v.</i>
	to the case then	James, 6 Neb. App.
	before the court	444, 573 N.W.2d
	before the court	816 (1998)
Nevada	Not precedent; may	Nevada Supreme
riorada	not be cited as legal	Court Rules Rule
	authority except for	123
	purposes set forth	120
	in rule	
New Hampshire	All citations to New	N.H. Sup. Ct. R. 16
	Hampshire cases	and 20; see also
	must be to the New	State v. LeBaron,
	Hampshire	148 N.H. 226, 808
	Reports; citations	A.2s 451 (2002)
	to cases from other	(N.H. Supreme
	states must include	Court declined to
	National Reporter	rule on the
	System citation;	precedential value
	1 5	1

	orders without	of unpublished
	written opinions	decisions)
	<del>-</del>	decisions)
	are non-	
Non-Longon	precedential	Non Ione Delegat
New Jersey	Not precedent;	New Jersey Rules of
	citation permitted	Court Rule 1:36-3
	as long as counsel	
	serves court and all	
	parties with copy of	
	opinion and all	
	other relevant	
	unpublished	
	opinions known to	
	counsel, including	
	those adverse to	
	client's position	
New Mexico	Not precedent; may	N.M. Rules of
	not be cited as	Appellate Procedure
	precedent in any	Rule 12-405(C);
	court.	Romero v. City of
		Santa Fe, 139 N.M.
		440, 134 P.3d 131
		(N. Mex. App. 2006)
New York	Not precedent,	See generally,
	although entitled to	Yellow Book of NY
	respectful	L.P. v. Dimilia, 188
	consideration	Misc.2d 489, 729
		N.Y.S.2d 286
		(2001); Eaton v.
		Chahal, 146
		Misc.2d 977, 553
		N.Y.S.2d 642
		(1990)
		(1330)
North Carolina	Citation is	North Caroline
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	expressly	Rules of Appellate
	disfavored but	Procedure Rule
	permitted if a party	30(e)(3)
	believes there is no	
	Deficace there is 110	

	published opinion on point	
North Dakota	Not precedent; may be cited for persuasive reasoning	In re Guardianship of Barros, 701 N.W.2d 402 (N.D. 2005)(concerning unpublished Iowa opinion)
Ohio	All distinctions in authority based upon form of publication have been abolished. All Court of Appeals opinions issued after May 1, 2002 may be cited as authority and weighted as deemed appropriate by the courts	Ohio Supreme Court Rules for the Reporting of Opinions, Rule 4
Oklahoma	Not precedent; may not be cited in civil cases except to establish res judicata, collateral estoppel or law of the case; may be cited in criminal cases when no published opinion would serve as well.	Oklahoma Supreme Court Rule 1:200(b)(5); Oklahoma Crim. App. R. 3.5(c)(3)
Oregon	No rule of law regarding citation to unpublished opinions, however, as a matter of comity, Oregon does not permit	In re Conduct of Davenport, 335 Or. 67, 57 P.3d 897 (2002)

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	citation to unpublished 9 <sup>th</sup>	
	Circuit cases when	
	such cases cannot	
	be cited within the	
	9 <sup>th</sup> Circuit	
Pennsylvania	Not precedent; may not be cited or relied upon other than to establish law of the case, collateral estoppel or res judicata	Boring v. Erie Insurance Co., 434 Pa. Super. 40, 641 A.2d 1189 (1994) (citing Internal Operating Procedures of Superior Court of Pennsylvania, Rule 444B); see also Superior Court of
		Pennsylvania Notice to the Bar, 598 A.2d 1324 (1991)
Rhode Island	If an authority is	Rhode Island Sup.
	not available in a	Ct. Rules, art. 1,
	National Reporter,	Rule 16(e) and (j)
	a copy must be	( ) 0)
	included and	
	served on all	
	parties;	
	unpublished orders	
	will not be cited by	
	the Court and will	
	not be cited by	
	counsels in their	
	briefs; unpublished	
	orders are without	
	precedential effect.	
South Carolina	Not precedent;	South Carolina
	should not be cited	Appellate Court
	except in related	Rules Rule 220(a);

	cases	Rule 239(d)(2).
South Dakota	Shall not be cited	South Dakota
	except to establish	Codified Laws §15-
	res judicata, law of	26A-87.1(E)
	the case, collateral	, ,
	estoppel or in a	
	criminal or	
	disciplinary action	
	involving same	
	person	
Tennessee	Persuasive	Tennesee Supreme
	authority unless	Court Rule 4(G)(1)
	designated "Not for	
	Citation"; party	
	relying thereon	
	must provide copy	
	to Court and	
	parties	
Texas	No precedential	Texas Rules of
	value, but may be	Appellate Procedure
	cited in civil cases	Rule 47.7(civil
	with a	appeals); Rule 77.3
	parenthetical	(criminal appeals)
	notation "Not	
	designated for	
	publication"; may	
	not be cited in	
	criminal cases.	
Utah	Unpublished	Utah Rules of
	decisions of the	Appellate Procedure
	Court of Appeals	Rule 30(f)
	issued on or after	
	October 1, 1998,	
	may be cited as	
	precedent in all	
	courts of the State.	
	Other unpublished	
	decisions may be	
	cited, so long as	

	accurate copy is provided to court and all parties.	
Vermont	Not precedent except with respect to claim preclusion, issue preclusion, law of the case or similar issues; may be cited as persuasive authority	Vermont Rules of Appellate Procedure Rule 33.1(c)
Virginia	May not be cited or relied upon as precedent except for the purpose of establishing res judicata, estoppel or the law of the case.	Grajales v. Commonwealth, 4 Va. App. 1, 353 S.E.2d 789 (1987)
Washington	Not precedent; may not be cited.	Washington Rules of Appellate Procedure Rule 10.4(h)
West Virginia	Not precedent; may not be cited in any court except to establish res judicata, collateral estoppel or law of the case.	Pugh v. Worker's Compensation Commissioner, 188 W. Va. 414, 424 S.E.2d 759 (1992)
Wisconsin	Not precedent; may not be cited except for claim preclusion, issue preclusion or law of the case.	W.S.A. 809.23(3); Tamminen v. Aetna Casualty & Surety Co., 109 Wis. 2d 536, 327 N.W.2d 55 (1982)(attorney fined for citing

		unpublished
		opinion in violation
		of rule)
Wyoming	Not precedent	Wyoming Rules of
	_	Appellate Procedure
		Rule 9.06