Public Trust Doctrine in Georgia Cases

- No discussion of the public trust doctrine in caselaw for navigable, non-tidal streams.
 - For instance, in *Parker v. Durham*, there was no discussion of whether the state owned the beds of navigable waters in trust for the public at statehood and what that meant.
 - But, Georgia caselaw has recognized a public right of passage on all rivers and streams that are susceptible of use for a common passage. *E.g.*, *Young v. Harrison*.