

RULE 227.1A. APPEALS

In every appeal from an order or decree of this Court to which no post-trial motions or exceptions were filed but such appeal is taken directly to an appellate court, appellant's counsel shall, immediately upon taking the appeal, file of record a concise statement of the matters complained of and intended to be argued on appeal, and shall serve a copy thereof upon the judge from whose order or decree the appeal was taken, except that if such judge was a visiting judge such copy shall be served upon the Court Administrator's Office. Whenever an appeal is withdrawn by counsel, notice of such withdrawal shall immediately be given to the judge from whose order or decree the appeal was taken, except that if such judge was a visiting judge such notice shall be given to the Court Administrator's Office.