

CIVIL DOCKET STATEMENT

1. Counsel for the appellant, or the appellant if pro se, **must** complete, serve, and file this docket statement at the time of filing the notice of appeal.
2. A copy of the judgment entry or order which is being appealed **must** be attached to the notice of appeal.
3. A copy of the order for the transcript of proceedings **must** be filed with the clerk and served on the court reporter at the time of filing the notice of appeal.
4. If less than the entire transcript of proceedings is to be included in the record, appellant **must**, at the time of filing the notice of appeal, file a statement of the assignments of error appellant intends to present on appeal.

Court of Appeals Case No.: _____ County: _____

Case Caption: _____

Counsel for appellant or appellant pro se:

Name: _____ Address and Telephone: _____

Email Address: _____

Counsel for appellee or appellee pro se:

Name: _____ Address and Telephone: _____

Email Address: _____

Trial Judge: _____ Trial Court Case No.: _____

Date notice of appeal filed: _____

Date that judgment or order appealed from was filed: _____

Related Appeals Nos.: _____

Does this case involve multiple parties? Yes___ No___

Does this case involve multiple claims? Yes___ No___

Does Civ.R. 54(B) apply? Yes___ No___

Is there a "no just reason for delay" certification? Yes___ No___

Record (indicate type of record to be filed): _____

There will be a full ___ partial ___ transcript of the proceedings filed. If partial, designate parts: _____

There will be an App.R. 9(C) statement:_____

There will be an App.R. 9(D) agreed statement:_____

No transcript, statement, or agreed statement to be filed:_____

Has a notice of appeal been previously filed in this court concerning this case?

Yes___ No___

If yes, what was the previous appellate case number?_____

Nature of the case (for example, personal injury; administrative appeal; will contest; domestic relations; etc.):_____

Is appellate counsel different from trial counsel? Yes___ No___

Does this case turn upon an interpretation or application of a particular case(s) or statute(s)? Yes___ No___ If yes, please list the cases or statutes:_____

How would you characterize the extent of your settlement discussions prior to judgment in the trial court? None___ Minimal___ Modest___ Extensive___

Have post-judgment settlement discussions occurred? Yes___ No___

Would a preliminary mediation conference be of any assistance in resolving this matter? (Note – the primary purpose of the mediation conference is to encourage the parties to explore any possibilities for the settlement of this case before incurring additional expenses, or, if settlement is not possible, to limit the issues on appeal.)

Yes___ No___ Please explain: _____

TRANSCRIPT INFORMATION [App.R. 9(B)]

___ I have ordered a complete transcript of proceedings from the court reporter.

___ I have ordered a partial transcript of proceedings from the court reporter.

___ A statement of the evidence pursuant to App.R. (C) or (D) is to be prepared in lieu of a transcript of proceedings.

___ No transcript of proceedings or statement of the evidence pursuant to either App.R. 9(C) or (D) is necessary and I have notified the court reporter of that fact in writing pursuant to App.R. 9(B).

___ The transcript of proceedings has been completed and already made part of the record.

Name:_____

Attorney for:_____