

MARIANA LEKEOK, Plaintiff-Appellant

v.

IRORO ILENGELANG, Defendant

v.

GILLIAN T. TELLAMES, Intervenor-Appellee

Civil Appeal No. 119

Appellate Division of the High Court

September 2, 1975

WILLIAMS, Associate Justice

It appears from the record and file in this matter that the record was certified on June 4, 1975, and appellant has failed to file any written arguments within the time allowed by Rule 32h(2), Rules of Criminal Procedure (also applicable in civil actions).

It further appears the issues raised by appellant in the notice of appeal depend upon the evidence introduced at the trial, and that appellant has chosen not to order a transcript of the evidence as provided in Rule 32f, Rules of Criminal Procedure (also applicable in civil actions).

Since appellant has failed to prosecute this appeal in accordance with the Rules of Procedure, the appeal is hereby dismissed in accordance with 5 TTC, Sec. 52 and Rule 32d, Rules of Criminal Procedure (also applicable in civil actions).