

MULLER, Appellant
v.
MAKRORO and JABLUR, Appellees
Civil Appeal No. 82
Appellate Division of the High Court
Marshall Islands District
October 4, 1974

Unperfected appeal. The Appellate Division of the High Court, Burnett, Chief Justice, dismissed the appeal.

Appeal and Error—Notice and Filing of Appeal

Where notice of appeal did not, as required by rule, make a concise statement of the judgment or part thereof appealed from and a concise statement of the grounds on which the appeal was made, and no attempt to obtain a transcript was made, the appeal would be dismissed. (Rules Civil Proc. 21)

BURNETT, *Chief Justice*

Notice of appeal was filed, on December 7, 1972, from judgment entered on December 10, 1971. The notice itself is defective, in that it does not comply with Rule 21, Rules of Civil Procedure, which requires such notice to include "a concise statement of the judgment or part thereof appealed from . . . and a concise statement of the grounds on which he appeals.". Appellant was notified, through counsel, on January 27, 1972, and subsequently in person by the Clerk of Courts, of the estimated cost of the trial transcript, and that the record could not be certified to this court without

a transcript. Nothing further has been done, nor any action taken by appellant to perfect his appeal; consequently, there is nothing before this Court for review.

It is, therefore, ordered, pursuant to Appellate procedural Rule 32(d), that this appeal be, and it hereby is, dismissed.