Rule 9. Communications with Jurists

(A) Ex parte communication.

No attorney or party shall attempt to communicate, either orally or in writing, the merits of any litigation with any jurist presiding over the matter until final disposition thereof without the presence of opposing counsel or party, if not represented. This section does not apply to matters filed pursuant to Juvenile Rule 13.

(B) Attorney conference.

If it is determined that an issue in a pending action needs to be discussed with the jurist prior to hearing or disposition, the attorney desiring the conference may, with notice to opposing counsel, request a conference with the jurist.

Last Revision Unknown, Prior to 2012