

Rule 9010-2 APPEARANCE AND WITHDRAWAL OF APPEARANCE

(a) A separate Notice of Appearance need not be filed by an attorney for an original party to an action or for an intervenor. The endorsement of names of attorneys appearing on the first pleading or motion filed by a party shall constitute the entry of appearance for such attorneys and their law firms.

(b) An attorney may withdraw an entry of appearance only with leave of Court, upon filing a written motion stating reasons for withdrawal and after reasonable notice to the client.

(c) All parties filing any document, including pleadings, shall appear in person or through counsel for the scheduled hearing on that matter unless such appearance has been excused by the Court.

(d) Only natural persons may appear in Court without counsel.

(e) Child support creditors need not appear by counsel, provided, however, that they shall first complete and file Local Bankruptcy Form 19 (Appearance of Child Support Creditor or Representative).