Supreme Court Practice Directions (Amendment No. 2 of 2017)

Part XI: APPEALS AND HEARINGS BEFORE COURT OF 3 JUDGES

83. Civil appeals before the High Court from the State Courts

Appeals under Order 55D of the Rules of Court

(1) In appeals under Order 55D of the Rules of Court, the appellant and the respondent are to tender one hard copy of the record of appeal and the Cases, as well as any bundle of authorities to be relied upon to the Legal Registry of the Supreme Court not less than 5 working days before the hearing of the appeal, to assist the Judge of the High Court.

Appeals from the Family Court

(2) Directions for appeals from the Family Court on ancillary matters in divorce proceedings, custody matters or proceedings pursuant to s 17A(2) of the Supreme Court of Judicature Act are set out at paragraph 142.

Appeals from the Employment Claims Tribunal

(3) In addition to any provisions in the Rules of Court or other written law, and subject to any further directions made by the Court, the Registrar hereby directs that appeals to the High Court from the Employment Claims Tribunal shall be heard in open Court.