1 Rule 47. Transmission of record; jJoint and separate petitions; cross-petitions; parties.

(a) Joint and separate petitions; cross-petitions. Parties interested jointly, severally, or otherwise
in a decision may join in a petition for a writ of certiorari; any one or more of them may petition separately;
or any two or more of them may join in a petition. When two or more cases are sought to be reviewed on
certiorari and involve identical or closely related questions, it will suffice to file a single petition for a writ of
certiorari covering all the cases. A cross-petition for writ of certiorari shall may not be joined with any other
filing.

8 (b) Parties. All parties to the proceeding in the Court of Appeals shall be are deemed parties in the 9 Supreme Court, unless the petitioner notifies the Clerk of the Supreme Court in writing of the petitioner's 10 belief that one or more of the parties below have no interest in the outcome of the petition. A copy of such 11 notice shall be served on all parties to the proceeding below, and a. A party noted as no longer interested 12 may remain a party by notifying the clerk, with service on the other parties, filing and serving notice that 13 the party has an interest in the petition. 14 (c) Transmission of record. When a petition for writ of certiorari is granted, the Clerk of the 15 Supreme Court shall notify the Clerk of the Court of Appeals to transmit the record on appeal to the

- 16 Supreme Court.
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