

Alabama Rules of Appellate Procedure

Rule 47.

Agreements in writing.

No private agreement or consent between the parties or their attorneys, relating to the proceedings in any cause, shall be alleged or suggested by either against the other, unless the same be in writing, and signed by the party to be bound thereby; provided, however, agreements made in open court or at pretrial conferences are binding, whether such agreements are oral or written.

Committee Comments

This is essentially former Supreme Court Rule 20.