**NOTICE OF APPEAL AGAINST SENTENCE OR MENTAL IMPAIRMENT DISPOSITION**

SUPREMECOURT OF SOUTH AUSTRALIA

COURT OF APPEAL **Select only if applicable**

CRIMINAL JURISDICTION

**[*FULL NAME*]**

**Appellant**

**v**

**[*FULL NAME*]**

**Respondent**

|  |  |  |
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| **Appellant** |  |  |
|  | **Party title**  | **Full name of party** |
| Name of law firm/office |  |  |
| **If applicable** | **Law firm/office** | **Responsible Solicitor** |
| Name of authorised officer |  |
| **If body corporate and no law firm/office** | **Full name** |
| Address for service |  |
| **Street Address (including unit or level number and name of property if required)** |
|  |  |  |  |
| **City/town/suburb** | **State** | **Postcode** | **Country** |
|  |
| **Email address** |
| Phone Details |  |
| **Type (eg. Home; work; mobile) - Number** |

**provide for multiple parties**

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| **Respondent [*number*]** |  |
| **Full Name** |
| Address |  |
| **Street Address (including unit or level number and name of property if required)** |
|  |  |  |  |
| **City/town/suburb** | **State** | **Postcode** | **Country** |
|  |
| **Email address** |
| Phone Details |  |  |
| **Type (eg. Home; work; mobile) – Number** | **Another number** |

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| **Appeal Details**The Appellant seeks leave to appeal and/or appeals to * the Court of Appeal
* a single Judge

against the judgment or decision identified below.* This is an application for leave to appeal and/or appeal by [*Defendant/Youth*] Select one against
* a sentence.
* a decision to defer sentencing.
* an ancillary order.
* a sentencing disposition under Part 8A Division 3A or 4 of the *Criminal Law Consolidation Act 1935.*
* a sentencing disposition under Part 1B Division 6, 7, 8 or 9 of the *Crimes Act 1914* (Cth)*.*
* This is an application for leave to appeal and/or appeal by the prosecution against
* a sentence.
* a decision to defer sentencing.
* a sentencing disposition under Part 8A Division 3A or 4 of the Criminal Law Consolidation Act 1935.
* a sentencing disposition under Part 1B Division 6, 7, 8 or 9 of the Crimes Act 1914 (Cth).
* This is an application for leave to appeal and/or appeal by the Attorney-General against an ancillary order or decision not to make an ancillary order.

This appeal is brought under [*enter Act and section or other particular provision*].**Judgment subject of appeal**Date of conviction: [*date*].Date of sentence/disposition/decision: [*date*].Court: [*Supreme/District/Magistrates/ERD Court/Youth Court/South Australian Employment Court/other*] **Select one**Judicial Officer: [*title and name*].Case number of court: [*case number*]. **provision for multiple**Offences subject of appeal: count[s] [*enter numbers*] on the Information dated [*date*] in case [*case number*]. **provision for multiple Information/cases**Sentence/disposition/decision subject to appeal: [*enter sentence or disposition or ancillary decision for each count subject of appeal or decision to defer sentencing*]. **provision for multiple****Grounds of appeal** See attached Appeal Grounds **Orders sought** **orders sought in numbered paragraphs****delete unless applicable****Extension of time** The Appellant seeks an extension of time to bring this Appeal pursuant to [*enter Act and section or other particular provision*] on the grounds that: **grounds in separately numbered paragraphs****Leave to appeal** * Leave not required in respect of ground[s] [*enter ground numbers*] because [*enter reason*]. **provision for multiple**
* Leave sought in respect of ground[s] [*enter ground numbers*].
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| **Hearing of application/appeal** The Appellant is in custody:[*yes/no*]. Select one**Complete if appellant is defendant/youth and is in custody****Complete if leave required in box above**At the hearing of the application for leave to appeal, the Appellant wishes to:* be present in person.
* appear by audiovisual link.
* not appear.

Reasons why Appellant wishes to be present in person:[*enter reasons*]. **audiovisual link is the usual form of appearance at a hearing of an application for leave for persons in custody. Special reasons need to be given for the Court to direct personal attendance****Complete if appellant is defendant/youth and is in custody**At the hearing of the appeal, the Appellant wishes to:* be present in person.
* appear by audiovisual link.
* not appear.

Reasons why Appellant wishes to be present in person:[*enter reasons*]. **audiovisual link is the usual form of appearance at a hearing of an appeal for persons in custody. Special reasons need to be given for the Court to direct personal attendance** |

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| **To the Other Parties: WARNING** The Appellant applies for leave to appeal and/or appeals against the judgment identified above. The parties will be advised of a hearing date in due course. If you wish to oppose the application/appeal or make submissions about it, you **must** attend the hearing. If you do not attend the hearing, the Court may make orders **finally determining** the application/appeal without further warning. If you wish to be heard on any matter relating to the appeal, you **must** file a Notice of Change of Address for Service in a Form 15 within 5 business days of the date of this notice, unless the Respondent is the Director of Public Prosecutions. |

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| **Service**The party filing this document is required to serve it on the Registrar of the Court appealed from and all other parties in accordance with the Rules of Court. |