

FORM 1 No.

THE COURT OF APPEAL (GUERNSEY) LAW, 1961

COURT OF APPEAL (CRIMINAL DIVISION)

RULE 2

Notice of Appeal or of Application for leave to Appeal

To the Registrar of the Court of Appeal
Name of Appellant
Offence(s) of which convicted by the Royal Court (1)
Sentence(s)
Date when convicted
Address(2)
I, the above-named Appellant, hereby give you notice that I desire to appeal to the Court of Appeal
against my(3)
on the grounds set forth on page 2 of this notice.
(Signed)
Appellant
Dated the(4),20
,,,,

⁽¹⁾ e.g. larceny, forgery, etc.

⁽²⁾ If the appellant is in custody write "States Prison".

⁽³⁾ If the appellant wishes to appeal against conviction write the word "conviction". If he wishes to appeal against sentence write the word "sentence". If he wishes to appeal against both conviction and sentence write the words "conviction and sentence". If an appellant convicted of more than one offence wishes to appeal against some only of his convictions and sentences, he must state clearly the convictions or sentences, against which he wishes to appeal.

⁽⁴⁾ If this notice is signed more than ten days after the conviction or sentence appealed against the appellant must fill in Form 2 and give it to the Registrar with this notice.

Questions Answers

- 1. Have you been granted a certificate by the judge who presided at your trial that the case is a fit case for appeal?
- 2. Do you desire the Court of Appeal to assign you legal aid?

If your answer to this question is "Yes" then answer the following questions:-

- (a) What was your occupation and what wages, salary or income were you receiving before your conviction?
- (b) Have you any means to enable you to obtain legal aid for yourself?
- 3. Is any advocate now acting for you? If so, give his/her name.
- 4. Do you desire to be present when the Court considers your appeal? (6)
- 5. Do you desire to apply for leave to call any witness on your appeal?

If your answer to this question is "yes", you must also fill in Form 16 and give it to the Registrar with this notice.

⁽⁵⁾ The appellant must answer each of these questions.

⁽⁶⁾ An appellant is not entitled to be present on the hearing of an application for leave to appeal nor where the appeal is on some ground involving a question of law alone.

GROUNDS OF APPEAL OR APPLICATION(7)

⁽⁷⁾ These must be filled in before the notice is given to the Registrar. The appellant must here set out the grounds or reasons he alleges why his conviction should be quashed or sentence varied. If one of the grounds set out is misdirection by the judge, particulars of such alleged misdirection must be set out in this notice. The appellant can also, if he wishes, set out his case and argument fully.