FORM 2

[Paragraph 3(1)(b) and subrules 3(3) and 5(1)]

COURT OF APPEAL

NOTICE OF APPEAL OR APPLICATION FOR LEAVE TO APPEAL

(Where appellant is not represented by counsel)

	LOWER COURT REGIST	TRY NUMBER:
	LOWER COURT REGI	STRY LOCATION:
	Regina	RESPONDENT
	VS.	
		_
To the Registrar: Name of appellant		APPELLANT
Name of court ¹		
	trial	
Offence(s) of which th	ne appellant was convicted ²	
Plea at trial		
Sentence imposed		
Date of conviction		
Date of imposition of sent	ence	
	ce at which appellant is in custody	
If in custody, address other	er than place of custody	

	y ³	give you notice that I desire to appeal to the Cour on the grounds set out on
I desire to present not appeal where lead (a) in writing ⁶ . (b) in person.		nent, whether it be for leave to appeal ⁴ or by way y ⁵ ,
If a new trial is order jury:		ght to trial by jury, I wish (do not wish) a trial by
Dated this	_ day of	, 20
	Signed ⁷ : ₋	Appellant

NOTES

- 1. (a) If your appeal against conviction involves a question of law alone, you have a right of appeal.
 - (b) If your appeal against conviction is on any ground other than a question of law, then you have no right of appeal unless leave to appeal is first granted. Your Notice of Appeal includes an application for leave to appeal where leave is necessary.
 - (c) You have no right to appeal against sentence unless leave to appeal is first granted by the Court of Appeal or a justice. Your Notice of

¹ Territorial Court or Supreme Court.

² E.g., theft, forgery. (State here if appeal is under the *Youth Criminal Justice Act.*)

³ If the appellant wishes to appeal against conviction, he must write the word

[&]quot;conviction". If he wishes to appeal against sentence, he must write the word "sentence". If he wishes to appeal against both conviction and sentence, he must write the words "conviction and sentence". If an appellant convicted of more than one offence wishes to appeal against only some of the convictions or sentences, he must state clearly the convictions or sentences against which he wishes to appeal.

⁴ See Note 1 below.

⁵ Strike out (a) or (b).

⁶ If you wish to submit your case and argument in writing, you must do so by serving your written argument within 14 days after you receive the report prepared by the trial judge pursuant to section 682 of the *Criminal Code*.

⁷This Notice must be signed by the appellant. If he cannot write, he must affix his mark in the presence of witnesses. The name and address of each attesting witness must be given.

Appeal includes an application for leave to appeal.

- 2. Further take notice that if you appeal from sentence the Court of Appeal may increase your sentence.
- 3. (a) If your appeal is against conviction or sentence alone, or against both conviction and sentence, this Notice must be filed within 30 days after the date of imposition of the sentence.
 - (b) If this Notice is filed beyond that time, then you must apply for an extension of time by completing Form 7.

GROUNDS OF APPEAL

These must be filled in before the Notice is sent to the Registrar. The appellant must here set out the grounds or reasons he alleges for having his conviction quashed or his sentence reduced. If one of these grounds is "misdirection" by the judge, particulars of the alleged misdirection must be given below.		
(Use additional sheet if necessary)		