CRIMINAL PROCEEDINGS

APPLICATIONS AND HEARINGS CONCERNING A REDUCTION IN THE NUMBER OF YEARS OF IMPRISONMENT WITHOUT ELIGIBILITY FOR PAROLE

(SOR/90-74, $Canada\ Gazette$ (Part II), January 31, 1990; erratum $Canada\ Gazette$ (Part II), March 14, 1990.)

Repealed by SOR/2005-99

SCHEDULE

[Sections 3 and 4]

FORM A

Repealed by SOR/2005-99

FORM B

Repealed by SOR/2005-99

THE COURT OF QUEEN'S BENCH FOR SASKATCHEWAN SUMMARY CONVICTION APPEALS

Interpretation

1 In these Rules:

"appeal" means an appeal from a summary conviction court under Part XXVII of the *Criminal Code*, R.S.C. 1985, c. C, and *The Summary Offences Procedure Act, 1990*, S.S. 1990-91, c. S.1, as amended from time to time; (appel)

"appeal court" means the Court of Queen's Bench for Saskatchewan; (tribunal d'appel)

"authority" means:

- (a) a municipality;
- (b) the Meewasin Valley Authority;
- (c) the Wakamow Valley Authority;
- (d) the Wascana Centre Authority;
- (e) the University of Regina; or
- (f) the University of Saskatchewan; (autorité)

"Form" mean a Form as set out in the Appendix to these Rules; (formule)

"judge" means a judge of the appeal court; (juge)

"local registrar" includes a deputy local registrar of the appeal court; (registraire local)

"prosecutor" means;

- (a) with respect to an appeal in respect of an offence under the *Criminal Code*, a prosecutor as defined in section 2 of the *Criminal Code*;
- (b) with respect to an appeal in respect of an offence under an Act of Saskatchewan or a regulation made pursuant to an Act of Saskatchewan, the following persons, including counsel or an agent acting on behalf of any of them:
 - (i) the Attorney General for Saskatchewan; or
 - (ii) if the Attorney General for Saskatchewan does not intervene, the informant or person who issued the ticket for the offence;

[&]quot;file" means file with a local registrar; (déposer)

- (c) with respect to an appeal in respect of an offence under an Act of the Parliament of Canada or a regulation made pursuant to an Act of the Parliament of Canada, the following persons, including counsel or an agent acting on behalf of any of them:
 - (i) the Attorney General of Canada; or
 - (ii) if the Attorney General of Canada does not intervene, the informant or person who issued the ticket for the offence;
- (d) with respect to an appeal in respect of a bylaw of an authority, the authority and includes anyone authorized by the authority to prosecute bylaws on its behalf. (poursuivant)

Appeal by defendant

- **2**(1) A defendant who commences an appeal shall file with the local registrar nearest to the place where the decision was made a Notice of Appeal in Form 1 in accordance with the instructions on that form.
- (2) The defendant shall commence the appeal under this Rule within 30 days after the pronouncement of the order under appeal, or within 30 days after the imposition of sentence if a sentence has been imposed, whichever is later.
- (3) The defendant shall state their address for service on the Notice of Appeal, including:
 - (a) their telephone number; and
 - (b) if applicable, their fax number and email address.
- (4) After filing a Notice of Appeal, the defendant shall notify the local registrar in writing of any change to that information.
- (5) Filing of the Notice of Appeal with the local registrar constitutes service on the prosecutor.
- (6) The local registrar shall forward a copy of the Notice of Appeal to the prosecutor.

Appeal by prosecutor

- **3**(1) A prosecutor who commences an appeal shall file with the local registrar nearest to the place where the decision was made a Notice of Appeal in Form 2 in accordance with the instructions on that form.
- (2) The prosecutor shall commence the appeal under this Rule within 30 days after the pronouncement of the order under appeal, or within 30 days after the imposition of sentence if a sentence has been imposed, whichever is later.
- (3) The prosecutor shall state their address for service on the Notice of Appeal, including:
 - (a) their telephone number; and
 - (b) if applicable, their fax number and email address.
- (4) The prosecutor shall serve the defendant with the Notice of Appeal not later than 10 days after it is filed with the local registrar.

Service on defendant

- 4(1) The prosecutor shall serve the Notice of Appeal and any other document required to be served on the defendant by personal service.
 - (2) The prosecutor shall file proof of service with the local registrar.
- (3) If the prosecutor is unable to serve the Notice of Appeal or any other document that is required to be served on the defendant personally, the prosecutor may apply *ex parte* to a judge of the appeal court for an order to serve the defendant in the manner that the appeal court directs.
- (4) If the prosecutor serves the Notice of Appeal or any other document that is required to be served in accordance with an order for substituted service, the defendant is deemed to have been served with that document.
- (5) On the application of the defendant or prosecutor, the appeal court may:
 - (a) set aside or vary an order for substituted service as the appeal court considers just; and
 - (b) make any order respecting service of either or both of the Notice of Appeal and any other document.

Material from summary conviction court

5 After the Notice of Appeal has been filed, the local registrar shall obtain the material provided for in subsection 821(1) of the *Criminal Code* from the summary conviction court.

Transcripts

- **6**(1) Within 14 days after serving the Notice of Appeal, the appellant shall furnish to the local registrar proof, satisfactory to the local registrar, that transcripts of the trial proceedings have been ordered.
- (2) Subrule (1) does not apply if the appellant has applied under Rule 8 for a trial de novo.

Transcript of evidence

- 7 Unless the appeal court otherwise orders, or an agreed statement of facts has been filed pursuant to subsection 830(2) of the *Criminal Code*, the appellant shall, within 10 days after receipt of the transcript,
 - (a) if the appeal is against an order other than sentence;
 - (i) file:
 - (A) the original and one copy of the transcript of evidence; and
 - (B) the reasons for judgment from the summary conviction court; and
 - (ii) serve one copy of the transcript of evidence and the reasons for judgment on the respondent;

- (b) if the appeal is against sentence:
 - (i) file:
 - (A) the transcript of evidence, if any, of the sentencing proceedings, including the submissions of the prosecution and the defence as to sentence; and
 - (B) the reasons for sentence, and
 - (ii) serve one copy of the transcript of evidence mentioned in clause (i)(A) and the reasons for sentence on the respondent; or
- (c) if the appeal is against both sentence and an order other than sentence, file and serve on the respondent the material mentioned in paragraphs (a) and (b) within 10 days after receipt of the transcript.

Application for trial de novo

- 8(1) An appellant who applies for a trial *de novo* under subsection 822(4) of the *Criminal Code* shall submit a Notice of Application to the appeal court within 30 days after serving the Notice of Appeal.
- (2) At least seven days before the hearing of the application, the appellant shall serve a copy of the Notice of Application and any supporting material on the respondent.

Date, time and place of hearing

- **9**(1) The appellant is not required to state a date, time or place for the hearing of the appeal in a Notice of Appeal.
- (2) On receipt of the material required to be transmitted by the summary conviction court pursuant to subsection 821(1) of the *Criminal Code* and a transcript of the evidence, unless dispensed with by order of the appeal court, the local registrar shall set a date, time and place for the hearing of the appeal.

Notice of date, time and place of hearing

10 As soon as the appeal is set for hearing, the local registrar of the appeal court shall give notice to the appellant and to the respondent that the appeal has been set down for hearing as well as notice of the date and time when, and the place where, the appeal will be heard.

Memorandum of argument required

11 Unless the appeal court otherwise orders, the appellant and respondent shall each file a memorandum of argument with the local registrar.

Appellant's memorandum of argument

- 12 The appellant's memorandum of argument shall be in Form 3 and shall contain the following information:
 - (a) Part 1 Introduction: The appellant's brief summary of the context for the appeal;

- (b) Part 2 Jurisdiction and Standard of Review: The appellant shall state its position on each of the following matters:
 - (i) the source of the right of appeal;
 - (ii) the jurisdiction of the court to determine the appeal; and
 - (iii) the applicable standard of appellate review;
- (c) Part 3 Summary of Facts: The appellant shall concisely state the facts;
- (d) **Part 4 Points in Issue:** The appellant shall concisely state the points in issue in the appeal;
- (e) **Part 5 Argument:** The appellant's argument setting out precisely the points of law or fact to be argued and the basis for the argument, with reference to the page and line of the transcript and the authorities relied on in support of each point. Any statute, regulation, rule, ordinance, bylaw or part thereof relied upon shall be copied as an appendix to the memorandum or separately filed;
- (f) Part 6 Relief: The precise order the appellant desires the court to make; and
- (g) Part 7 Authorities: A table of authorities relied upon by the appellant, arranged alphabetically. Citations shall be done in compliance with the *Citation Guide for the Courts of Saskatchewan*.

New. Gaz. 26 Jne 2015.

Respondent's memorandum of argument

- 13 The respondent's memorandum of argument shall be in Form 4 and shall contain the following information:
 - (a) Part 1 Introduction: The respondent's brief summary of the context for the appeal;
 - (b) Part 2 Jurisdiction and Standard of Review: The respondent shall state its position on each of the following matters:
 - (i) the source of the right of appeal;
 - (ii) the jurisdiction of the court to determine the appeal; and
 - (iii) the applicable standard of appellate review;
 - (c) **Part 3 Summary of Facts:** The respondent shall concisely accept, modify or supplement the appellant's statement of facts as required;
 - (d) **Part 4 Points in Issue:** The respondent shall accept or respond to each point in issue raised in the appellant's memorandum and add such additional points as it wishes to raise. The respondent shall state any intention and the reasons to argue the judgment should be upheld, in whole or in part, for reasons not found in the judgment and not raised in the appellant's memorandum;

- (e) **Part 5 Argument:** The respondent's argument, setting out concisely the points of law or fact to be argued and the basis for the argument, with reference to the page and line of the transcript and the authorities relied on in support of each point. Any statute, regulation, rule, ordinance, bylaw or part thereof relied upon shall be copied as an appendix to the memorandum or separately filed;
- (f) Part 6 Relief: The precise order the respondent desires the court to make; and
- (g) Part 7 Authorities: A table of authorities relied upon by the respondent, arranged alphabetically. Citations shall be done in compliance with the *Citation Guide for the Courts of Saskatchewan*.

New. Gaz. 26 Jne 2015.

Service by appellant

14 At least 30 days before the date set for the hearing of the appeal, the appellant shall file their memorandum of argument and serve a copy on the respondent.

Service by respondent

15 At least 15 days before the date set for the hearing of the appeal, the respondent shall file their memorandum of argument and serve a copy on the appellant.

Application to dismiss appeal

- **16**(1) The respondent may apply to the appeal court for an order that the appeal be dismissed if the appellant fails to:
 - (a) pursue the appeal diligently; or
 - (b) comply with these Rules.
- (2) The respondent shall serve the appellant with 14 days' notice of the date, time and place of the hearing of the application.

Reference to appeal court

17 If the local registrar considers that the appellant has not pursued the appeal diligently or has not complied with these Rules, the local registrar may refer the matter to the appeal court.

Notice of reference

18 If the local registrar makes a reference under Rule 17, the local registrar shall serve the appellant and the respondent with 14 days' notice of the date, time and place of the hearing of the reference, by mailing the notice to each party's address for service.

Order of appeal court

19 On an application under Rule 16 or a reference under Rule 17, the appeal court may dismiss the appeal or make any other order it considers just.

Power of court if appellant fails to file memorandum or to appear

20 If an appellant fails to file a memorandum of argument as required by Rule 14 and fails to appear at the hearing on the date and at the time and place set out in the notice given by the local registrar under Rule 10, the appeal court may dismiss the appeal or make any other order it considers just.

Abandonment

- 21 An appellant may abandon an appeal by
 - (a) signing and filing a notice in Form 5; or
 - (b) informing the appeal court in person or by counsel that the appeal is abandoned.

Time limits

22 Any judge may, on application, extend or shorten the time provided for the giving of any notice or the doing of any act, even if an application for extension or an order granting an extension is made after the time has expired.

Application for release or stay

- **23** An appellant who applies for release, a stay of a probation order, a stay of a driving prohibition, or any other stay order, shall file with the local registrar:
 - (a) a Notice of Application in Form 6;
 - (b) an affidavit verifying the facts on which the appellant relies in support of the application; and
 - (c) any other material on which the appellant relies in support of the application.

Service of application on prosecutor

24 On filing an application under Rule 23, the appellant shall serve the application and accompanying material on the prosecutor.

Notice of hearing

- 25 If an appellant applies pursuant to Rule 23, the local registrar shall:
 - (a) within three days after receiving the material from the appellant, set a date for the hearing of the application; and
 - (b) notify the appellant and the respondent of the date and time when, and the place where, the hearing will be held.

When appeal court may make orders re application without prosecutor

26 With the written consent of the prosecutor, the appeal court may make any order on an application pursuant to Rule 23 without the attendance of the prosecutor.

General procedure and practice of appeal court to be followed

27 Unless provided otherwise by statute or by these Rules, the general procedure and practice of the appeal court shall be applied, with necessary modification, in a summary conviction appeal, including an application to dismiss an appeal and an application for release or stay.

Repeal

28 The Saskatchewan Court of Queen's Bench Summary Conviction Appeal Rules are repealed.

Coming into effect

29 These Rules come into effect on April 1, 2011.

7. Description of Sentence Imposed

APPENDIX

FORM 1

(NOTICE OF APPEAL BY DEFENDANT)

	Q.B.G. No of 20
	IN THE COURT OF QUEEN'S BENCH
	JUDICIAL CENTRE OF
BE	TWEEN:
	APPELLANT
AN	TD .
	RESPONDENT
	NOTICE OF APPEAL
ТН	E APPELLANT hereby appeals from: (check one of the following)
	the order made;
	the conviction entered;
	the sentence imposed; or
	both the conviction entered and the sentence imposed;
in	the Summary Conviction Court.
In	formation About the Conviction and/or Sentence Under Appeal:
1.	Name of Summary Conviction Court
2.	Location of Summary Conviction Court
3.	Name of Presiding Judge or Justice in Summary Conviction Court
4.	Date on which the Conviction was Entered
5.	Description of Conviction Entered (state fully offence(s) on which convicted)
6.	Date on which the Sentence was Imposed

Grounds of Appeal:	(set out	briefly the	basis o	f the Appeal)
--------------------	----------	-------------	---------	--------------	---

Order Sought: (set out briefly what order the Appellant is seeking)

In	formation About the Appellant:
1.	The Appellant is: (check one of the following)
	☐ incarcerated at; or
	□ not incarcerated.
2.	The Appellant: (check one of the following)
	☐ will be represented by a lawyer on the Appeal; or
	\square will not be represented by a lawyer on the Appeal.
3.	The Appellant wishes to present the Appeal: (check one of the following)
	☐ by memorandum of argument; or
	☐ by oral presentation and by memorandum of argument.
4.	The Appellant's address for service is: (include telephone number, email address and fax number if applicable)
	DATED at, Saskatchewan, this day of, 20
	(Signature of Appellant or Appellant's Lawyer)
	TO: The Local Registrar of the Judicial Centre of
	This document was delivered by:
	(name, address, telephone number, fax number and email address of appellant or appellant's lawyer)

FORM 2

	(NOTICE OF APPEAL BY PROSECUTOR)
	Q.B.G. No of 20
	IN THE COURT OF QUEEN'S BENCH
	JUDICIAL CENTRE OF
BE	TWEEN:
DI	
	APPELLANT
AN	ND
	DECIDONDENT
	RESPONDENT
	NOTICE OF APPEAL
	HE APPELLANT hereby appeals from: (check one of the following)
	the order made;
	the dismissal order made;
	the sentence imposed; or
	both the dismissal order made and the sentence imposed;
in	the Summary Conviction Court.
In	formation About the Conviction and/or Sentence Under Appeal:
1.	Name of Summary Conviction Court
2.	Location of Summary Conviction Court
3.	Name of Presiding Judge or Justice in Summary Conviction Court
4.	Date on which the Order was Made (complete if Appeal relates to order or dismissal order)
5.	Description of Order Made (if dismissal order, state fully the offence or offences charged in the information dismissed)
6.	Date on which the Sentence was Imposed

(complete if Appeal relates to sentence imposed)

7. Description of Sentence Imposed

Gro	ounds of Appeal: (set out briefly the basis of the Appeal)	
Ord	ler Sought: (set out briefly what order the Appellant is seeking)	
Inf	formation About the Appellant:	
1.	The Appellant wishes to present the Appeal: (check one of the following)	
	☐ by memorandum of argument; or	
	\square by oral presentation and by memorandum of argument.	
2.	The Appellant's address for service is: (include telephone number, email address and fax number if applicable).	
	DATED at, Saskatchewan, this day of	_, 20
	(Signature of Prosecutor)	
	TO: The Respondent	

AND TO: The Local Registrar of the Judicial Centre of _____

(name, address, telephone number, fax number and email address of appellant or

This document was delivered by: _____

appellant's lawyer)

lawyer)

		FORM 3	
		Q.B.G. No	of 20
		IN THE COURT OF QUEEN'S BENCH JUDICIAL CENTRE OF	
BE	TWEEN:		
4.3	J.D.		- APPELLANT
AN	ND:		- RESPONDENT
		APPELLANT'S MEMORANDUM OF ARGUMENT	
1.	Introduction	on:	
2.	Jurisdictio	n and Standard of Review:	
3.	Summary o	f Facts:	
4.	Points in Is	ssue:	
5 .	Argument:		
6.	Relief:		
7.	Authorities	ş	
DA	ATED at	, Saskatchewan, this day of	, 20
		(Signature of Appellant or Appellant's Lawyer)	
ТО	: The Local R	egistrar of the Judicial Centre of	
AN	ID TO: The Re	espondent,	
		vas delivered by:	

(name, address, telephone number, fax number and email address of appellant or appellant's

New. Gaz. 26 Jne 2015.

lawyer)

New. Gaz. 26 Jne 2015.

			FORM	M 4		
				Q.B.G. No		of 20
		IN THE	COURT OF	QUEEN'S B	ENCH	
		JUDICIAL CEN	NTRE OF			
BE	ETWEEN:					
						– APPELLANT
AN	ND:					– RESPONDENT
		RESPONDENT	"S MEMOR	ANDUM OF	ARGUMENT	<u>.</u>
1.	Introducti	on:				
2.	Jurisdictio	on and Standar	d of Review	7:		
3.	Summary	of Facts:				
4.	Points in I	ssue:				
5.	Argument	:				
6.	Relief:					
7.	Authoritie	s				
DA	ATED at		, Saskatch	ewan, this	day of	, 20
				(Signature of Respondent	of Respondent ('s Lawyer)	or .
ТС): The Local F	Registrar of the Ju	udicial Centr	re of		
AN	ND TO: The A	appellant,				
Th	is document	was delivered by:				
(no	ame, address,	telephone number	r, fax number	and email ad	dress of appell	ant or appellant's

FORM 5

	Q.B.G. 1	No	of 20
	IN THE COURT OF QUEEN	'S BENCH	
JUDICIAI	CENTRE OF		
BETWEEN:			
			——— APPELLANT
AND			
			RESPONDENT
	NOTICE OF ABANDON	MENT	
THE APPELLANT h	ereby abandons this appeal.		
DATED at	, Saskatchewan, this	day of	, 20
	(Signature of Appello	ant or Appellan	t's Lawyer)
[if this document is s be completed]	igned by the Appellant, the attac	hed Affidavit o	f Execution must also
This notice was sign	ed by the Appellant in the presen	ace of:	
(subscribing witness)		
(print name of subsc	ribing witness)		
TO: The Local Regis	trar of the Judicial Centre of		
This document was	delivered by:		
(name, address, tel appellant's lawyer)	ephone number, fax number a	nd email add	ress of appellant or

OR

Being a Solicitor.

AFFIDAVIT OF EXECUTION in the Province of _____ MAKE OATH AND SAY: 1. That I was personally present and did see _____ the Appellant named in the Notice of Abandonment, who is personally known to me to be the person named in it, duly sign and execute the Notice of Abandonment; in the Province of _____ and that I am a subscribing witness to it; 3. That I know the said _____ and he/she is in my belief eighteen years of age or more. SWORN BEFORE ME AT ______ in the Province of Saskatchewan, this ______, 20_____. A Commissioner for Oaths In and for the Province of Saskatchewan. My commission expires:

appellant's lawyer)

	FORM 6	
	Q.B.G. No	of 20
I	N THE COURT OF QUEEN'S BENCH	H
	ENTRE OF	
BETWEEN:		
		APPELLAN'
AND		111 1 1111111 1 V
		RESPONDEN'
	NOTICE OF APPLICATION	
TAKE NOTICE that the	Appellant will make an application at	the Court House. Judicial
	Pr	
	set by the Local Registrar, for an Order	
(check one or more of the	following)	
\square the appellant be relea	sed from custody;	
\square the probation order in	this matter be stayed; or	
☐ the driving prohibition Appellant's Appeal.	on in this matter be stayed pending	the determination of the
(if the appellant seeks an out the nature of the stay	order other than one mentioned above, order sought)	the appellant must here se
AND TAKE NOTICE tha	at the application will be made on the f	following grounds:
(briefly state grounds for	application)	
AND FURTHER TAKE I Notice of Application, Aft	NOTICE that in support of the said application fidavit of	oplication will be read this
and proof of service when	re necessary, all filed.	
DATED at	, Saskatchewan, this day of	, 20
	(Signature of Appellant or App	pellant's lawyer)
TO: The Local Registrar	of the Judicial Centre of	
AND TO: The Responder	nt	
This document was deli- (name, address, telepho	vered by: one number, fax number and email	address of appellant o

THE COURT OF APPEAL CRIMINAL APPEAL RULES (SASKATCHEWAN)

PART I

Title and Interpretation

Title

1 These rules may be cited as The Court of Appeal Criminal Appeal Rules (Saskatchewan).

New. 15 Dec. 2010.

Interpretation

- **2**(1) In these rules:
 - "appellant" means the person who brings an appeal; ("appelant")
 - "chief justice" means the chief justice as defined in *The Court of Appeal Act, 2000*; (*«juge en chef»*)
 - "Code" means the Criminal Code (Canada); ("Code")
 - "court" means the Court of Appeal for Saskatchewan; ("Cour")
 - "file" means to file with the registrar; ("déposer")
 - "judge" means a judge as defined in The Court of Appeal Act, 2000; («juge»)
 - "Notice of Appeal" means the document that commences an appeal; ("avis d'appel")
 - "offender" means a person convicted of an offence; ("contrevenant")
 - "registrar" means the registrar as defined in *The Court of Appeal Act, 2000*; ("registraire")
 - "represented" means represented by counsel; ("version anglaise seulement")
 - "respondent" means the person against whom the appeal has been brought. $(\langle intim\acute{e}\rangle)$
- (2) The definitions in sections 2 and 673 of the Code apply to these rules.

New. 15 Dec. 2010.

PART II

Preliminary Matters

Purpose

3 The purpose of these rules is to provide for the orderly and expeditious administration of justice in the court.

Application and scope

- 4 These rules apply to:
 - (a) any prosecution, proceeding, action or appeal, as the case may be, within the jurisdiction of the court and instituted in relation to any matter of a criminal nature or arising from or incidental to any such prosecution, proceeding, action or appeal, in accordance with subsection 482(1) and section 482.1 of the Code; and
 - (b) any appeal from conviction, acquittal, sentence or other order made pursuant to summary conviction proceedings, within the jurisdiction of the court, taken pursuant to *The Summary Offences Procedure Act, 1990.*

New. 15 Dec. 2010.

Application of civil rules

5 Except where otherwise provided in the Code, a statute or these rules, *The Court of Appeal Rules* pertaining to the practice and procedure for civil matters, as amended from time to time, apply, where appropriate and with any necessary modification.

New. 15 Dec. 2010.

Practice directives

6 The court may issue practice directives on any matter to which these rules apply.

New, 15 Dec. 2010.

Relief against strict compliance

- 7(1) Where it is in the interests of the proper administration of justice to do so, the court or a judge may waive compliance or relieve against non-compliance with these rules and direct the procedure to be followed.
- (2) The court or a judge may enlarge or abridge the time periods fixed by these rules or by order on such terms as the case may require, and the order enlarging or abridging the time may be made before or after the fixed period has expired.

New. 15 Dec. 2010.

PART III

Commencing an Appeal and Counsel of Record

Commencing an appeal

- **8**(1) An offender who wishes to appeal shall commence the appeal by filing a Notice of Appeal within 30 days after the date of the imposition of sentence.
- (2) If the Attorney General wishes to appeal, the Attorney General shall commence the appeal by filing a Notice of Appeal within 30 days after the date of acquittal or the date of the imposition of sentence.

- (3) For greater certainty, if an offender appeals from conviction, or conviction and sentence, including an appeal from a decision made pursuant to Part XXIV (Dangerous Offenders and Long-term Offenders) of the Code:
 - (a) the period within which the offender must commence the appeal begins to run from the date on which the sentence is imposed; and
 - (b) the offender shall file one Notice of Appeal only.

Form A: Where offender is appellant

- **9**(1) The Notice of Appeal in Form A is for all appeals commenced by or on behalf of an offender, whether represented or self-represented and whether in custody or not.
- (2) The senior official of every penal institution shall, on request, supply to any inmate in that penal institution a copy of the Notice of Appeal in Form A for the inmate's use.
- (3) If an offender is self-represented when he or she submits a Notice of Appeal and subsequently retains counsel, the counsel may amend the Notice of Appeal or file a new Notice of Appeal at any time before the offender's factum is filed by filing the amended Notice of Appeal or the new Notice of Appeal.

New. 15 Dec. 2010.

Form B: Where Attorney General is appellant

10 The Notice of Appeal in Form B is for all appeals commenced by the Attorney General.

New. 15 Dec. 2010.

Counsel of record

- 11(1) A counsel who signs a Notice of Appeal on behalf of an offender is deemed to be the counsel of record.
- (2) Until an appeal is set down for hearing, a counsel may withdraw by filing a notice in Form C, with proof of service in any manner permitted by Part Three of *The Queen's Bench Rules*, of his or her intention to cease acting for the offender.
- (3) After an appeal is set down for hearing, a counsel who wishes to withdraw shall apply to the court on three days' notice for an order permitting the counsel to withdraw.
- (4) On and after the expiry of 10 days from the date of filing of the notice in Form C or from the date of any court order obtained pursuant to subrule (3), no documents respecting the appeal are to be served on the counsel who has withdrawn pursuant to the notice, and service on that counsel is no longer deemed to be service on the offender.

PART IV

Requisitioning Court File and Ordering Transcripts

Obligation to order transcript

- 12 On the filing of a Notice of Appeal, the registrar shall:
 - (a) requisition the court file pertaining to the appeal from the court that heard the matter; and
 - (b) if, in the opinion of the registrar, based on the nature of the proceedings, a transcript is necessary, order a transcript of the proceedings or a part thereof.

New. 15 Dec. 2010.

PART V

Factums: Requirement, Periods for Filing and Content

When factum required and number of copies

- 13(1) Subject to Rules 14 and 15, every appellant and respondent shall file a factum in accordance with these rules.
- (2) If an appellant or respondent files a factum, he or she shall file four copies (being the original, which is unbound and un-perforated, and three copies), or more as the registrar may require.

New. 15 Dec. 2010.

No factum required from self-represented person

14 No factum is required from a self-represented person, but that person may, at any time before the hearing of the appeal, file a written argument setting out the reasons why the decision appealed from should be set aside.

New. 15 Dec. 2010.

No factum required from Attorney General

15 No factum is required from the Attorney General if the appellant is self-represented and appeals from a sentence alone, other than with respect to an appeal from a decision made pursuant to Part XXIV (Dangerous Offenders and Long-term Offenders) of the Code.

New. 15 Dec. 2010.

Factum length

16 Unless otherwise ordered by a judge, a factum shall not exceed 40 pages, excluding the table of contents, index and appendices required by these rules.

Periods for filing factums for sentence appeals

- 17 If the appeal is from a sentence alone, other than an appeal from a decision made pursuant to Part XXIV (Dangerous Offenders and Long-term Offenders) of the Code:
 - (a) the appellant shall file the appellant's factum within 20 days after receipt of the transcript; and
 - (b) the respondent shall file the respondent's factum within 10 days after receipt of the appellant's factum.

New. 15 Dec. 2010.

Periods for filing factums in summary conviction matters

- 18 If the appeal is filed pursuant to section 839 of the Code (summary conviction matters):
 - (a) the appellant shall file the appellant's factum within 30 days after the filing of the Notice of Appeal; and
 - (b) the respondent shall file the respondent's factum within 30 days after receipt of the appellant's factum.

New. 15 Dec. 2010.

Periods for filing factums for all other appeals

- 19 For all other appeals, including appeals from conviction pursuant to section 675 of the Code, from acquittal pursuant to section 676 of the Code and from decisions made pursuant to Part XXIV (Dangerous Offenders and Long-term Offenders) of the Code and for appeals that involve both a summary conviction and an indictable matter:
 - (a) the appellant shall file the appellant's factum within 60 days after receipt of the transcript; and
 - (b) the respondent shall file the respondent's factum within 30 days after receipt of the appellant's factum.

New. 15 Dec. 2010.

Basic content for all factums

- **20**(1) Except where otherwise ordered by a judge, a factum shall consist of the following seven parts:
 - **Part I. Introduction:** The appellant and respondent shall each briefly summarize the context for the appeal.
 - **Part II. Jurisdiction and Standard of Review:** The appellant shall state the source of the right of appeal, the basis for the jurisdiction of the court to determine the appeal and the applicable standard of appellate review. The respondent shall state its position with respect to the same matters.

- **Part III. Summary of Facts:** The appellant shall concisely state the facts. The respondent shall state its position taken with respect to the appellant's statement of facts and any facts it considers relevant.
- Part IV. Points in Issue: The appellant shall concisely state the points in issue in the appeal. The respondent shall state its position in regard to the appellant's points that the respondent wishes to put in issue. If a respondent intends to contend that the judgment should be upheld, whether in whole or in part, for reasons not found in the judgment and not raised in the appellant's factum, it shall state that intention.
- **Part V. Argument:** This part shall contain a statement of the argument, setting out concisely the points of law or fact to be argued and the basis for the argument, with a particular reference to the page and line of the transcript and the authorities relied on in support of each point.
- Part VI. Relief: This part shall state the precise order the appellant or respondent desires the court to make.
- Part VII. Authorities: This part shall contain a table of authorities that the appellant or respondent has referred to, arranged alphabetically and citing the Supreme Court Reports where possible. Appellants or respondents citing decisions from electronic databases in factums must also provide the citation from traditional print sources.
- (2) Each paragraph in Parts I to VI inclusive shall be numbered consecutively.

Appendices required for appellant's factum

- **21**(1) Subject to subrule (2), in all appeals other than appeals brought pursuant to section 839 of the Code, the appellant's factum shall contain copies of the following as appendices:
 - (a) the Notice of Appeal;
 - (b) the information or indictment and certificate of conviction or youth sentence order, as the case may be;
 - (c) the written reasons of the judge appealed from, if not contained in the transcript;
 - (d) any paper exhibits on which counsel intends to rely.
 - (2) If the appellant is self-represented:
 - (a) subrule (1) does not apply; and
 - (b) the respondent's factum shall contain as appendices copies of the documents referred to in subrule (1).

New. 15 Dec. 2010.

Appendices to appellant's factum for appeals from summary conviction matters only

22(1) Subject to subrule (2), in appeals brought pursuant to section 839 of the Code, the appellant's factum shall contain copies of the following as appendices:

- (a) the Notice of Appeal filed in the Court of Queen's Bench pursuant to section 813 or 830 of the Code;
- (b) the transcript of the proceedings in the Provincial Court of Saskatchewan, if a ground of appeal is that the verdict is unreasonable or not supported by the evidence;
- (c) if clause (b) does not apply, the parts of the transcript that are considered relevant to the appeal;
- (d) the written reasons of the provincial court judge appealed from if not contained in the transcript;
- (e) the information and certificate of conviction or youth sentence order, as the case may be;
- (f) the Notice of Appeal;
- (g) the written reasons of the Court of Queen's Bench judge appealed from, or a transcript of the proceedings in the Court of Queen's Bench, if there are no written reasons;
- (h) any paper exhibits on which counsel intends to rely.
- (2) If the appellant is self-represented:
 - (a) subrule (1) does not apply; and
 - (b) the respondent's factum shall contain as appendices copies of the documents referred to in subrule (1).

Form of factum

- **23**(1) The colour of the cover of the appellant's factum shall be buff and the respondent's green.
- (2) A factum shall set out on its cover the court number, the style of cause and whether it is the factum of the appellant or respondent, and if there is more than one appellant or respondent, the name of the appellant or respondent shall also be given.
- (3) A factum shall be printed:
 - (a) subject to subrule (4), on one side of the paper only with the printed pages facing up on the left;
 - (b) in 12-point type;

- (c) with at least one and one-half line spacing, except for quotations from authorities, which shall be indented and single-spaced; and
- (d) with margins of no less than 3.0 centimetres or one and one-half inches.
- (4) All appendices to a factum shall be printed on both sides of the paper.
- (5) The factum shall include a table of contents after which all pages shall be numbered consecutively and shall be bound in the sequence outlined in Rule 20 (Basic content for all factums).
- (6) The counsel responsible for the preparation of a factum shall sign the factum.

PART VI

Service of All Documents

Proof of service required from Attorney General

24 The Attorney General shall file proof of service of any document filed.

New 15 Dec 2010

Service by the Attorney General

- 25 The Attorney General shall serve an appellant or respondent personally unless:
 - (a) the appellant or respondent is represented, in which case service may be effected in any manner permitted by Part Three of *The Queen's Bench Rules*; or
 - (b) an order is obtained from the court or a judge pursuant to section 678.1 of the Code.

New. 15 Dec. 2010.

Proof of service

26 The Attorney General may prove service by filing a Certificate of Service in Form D.

New. 15 Dec. 2010.

Deemed service on the Attorney General by filing with the registrar

- **27** On receipt of a document for filing from an appellant or respondent, other than the Attorney General acting as an appellant or respondent:
 - (a) the registrar shall immediately forward the document to the Attorney General by electronic or other means; and
 - (b) no further service on the Attorney General or proof of service is required.

PART VII

Scheduling Appeals

Registrar's authority to fix hearing dates

- 28 Subject to the direction of the chief justice or a judge, the registrar may fix the date and time for hearing of an appeal:
 - (a) on receipt of the transcript by the registrar, if:
 - (i) the appeal is from sentence alone; or
 - (ii) the offender is self-represented; or
 - (b) on receipt of the appellant's factum for all other appeals, including appeals from conviction pursuant to section 675 of the Code, from acquittal pursuant to section 676 of the Code and from decisions made pursuant to Part XXIV (Dangerous Offenders and Long-term Offenders) of the Code and for appeals that involve both a summary conviction and an indictable matter.

New. 15 Dec. 2010.

Notice of date to be provided

- **29**(1) In the case of an appeal commenced by the Attorney General against a self-represented respondent, the Attorney General shall:
 - (a) serve the respondent in accordance with Rule 25 with notice of the date fixed pursuant to Rule 28; and
 - (b) file proof of service of the notice on the respondent in accordance with Rule 26 at least 10 days before the date fixed pursuant to Rule 28.
- (2) If subrule (1) is not complied with, the court or a judge may make an order adjourning the appeal on any terms and conditions that the court or the judge considers appropriate.

New. 15 Dec. 2010.

Appeal may be heard based on written argument only

30 If the appellant and respondent agree, an appeal entered for hearing may be determined on the basis of written argument only.

New. 15 Dec. 2010.

Attendance of appellant if in custody

31 If an appellant who is in custody is entitled and desires to be present at the hearing of his or her appeal, the registrar shall issue a production order to the proper officer or officers to enable the provisions of section 688 of the Code to be carried into effect.

PART VIII

Appeal Management, Chambers Sittings and Adjournments

Appeal management

- **32**(1) If the registrar is of the opinion that the appellant has failed to pursue an appeal diligently or has failed to comply with these rules or that the appeal merits a managed approach, the registrar may refer the matter to a judge in chambers.
- (2) The registrar shall make the referral mentioned in subrule (1) by sending to the appellant and respondent, by mail, fax or electronic transmission, a notice in Form E.
- (3) The judge may make any order, take any measure or issue any directive that, in the opinion of the judge, will assist the court in effective and efficient management of the appeal.
 - (4) Without limiting the authority of a judge pursuant to subrule (3), he or she may:
 - (a) set timelines to complete all steps leading to the hearing of the appeal;
 - (b) schedule motions to be heard before the hearing of the appeal;
 - (c) make any other order to accelerate the appeal process; and
 - (d) refer the appeal to the court to be dismissed as abandoned or to make any order that the court considers just.

New. 15 Dec. 2010.

Chambers sittings

- **33**(1) Regular chambers sittings are to be held in Regina on the second and fourth Wednesdays of each month.
- (2) If a judge or the registrar is satisfied that the matter is urgent, the judge or registrar may arrange a special chambers sitting.
- (3) Where the appellant and respondent agree or the registrar directs, an application in chambers may be made by telephone conference, by video conference or by any other method acceptable to the registrar.

New. 15 Dec. 2010.

Adjournments

- **34**(1) All requests to adjourn the hearing of an appeal shall be made to the registrar immediately after being advised of the date fixed for appeal and on notice to the other party by filing Form F.
- (2) The registrar:
 - (a) may adjourn or decline to adjourn the hearing, subject to consulting with the court when appropriate in the opinion of the registrar, and, if adjourned, set a new date for the hearing; or
 - (b) may refer the request to a judge in chambers.
- (3) The decision of the registrar is final.

PART IX

Show Cause and Abandonment

Show cause

35 If an appellant has failed to comply with an order or direction made pursuant to Rule 32, the registrar may, on notice to the appellant and respondent in Form G, refer the appeal to the court to be dismissed as abandoned unless, on the date fixed by the registrar in Form G or on any other date fixed by the court, the appellant can show cause why the appeal should not be dismissed as abandoned.

New. 15 Dec. 2010.

Notice of abandonment

- **36**(1) If an appellant desires to abandon an appeal, the appellant shall file a Notice of Abandonment in Form H signed by the appellant or by the appellant's counsel.
- (2) A notice of abandonment has the same effect as an order dismissing an appeal unless a judge, who is satisfied that it is in the interests of justice to do so, permits the appellant to withdraw the abandonment of the appeal.

New. 15 Dec. 2010.

PART X

Appointment of Counsel

Application pursuant to section 684 of the Code

- **37**(1) An offender who wishes to obtain court-appointed counsel pursuant to section 684 of the Code shall apply by filing:
 - (a) an application in Form I;
 - (b) an affidavit in Form J;
 - (c) a certificate in Form K from the Saskatchewan Legal Aid Commission indicating that the appeal to it from the decision of the local office has been denied; and
 - (d) any other material that the offender considers relevant to the application.
- (2) On receipt of the material mentioned in subrule (1), the registrar shall forward the material to the government ministry or agency responsible for the court-appointed counsel program and to the Attorney General.

PART XI

Release from Custody Pending Determination of Appeal

Application

- **38** An offender who wishes to apply for release from custody pending determination of the appeal pursuant to section 679 of the Code shall apply by filing:
 - (a) an application in Form L;
 - (b) an affidavit in Form M; and
 - (c) any other material that the offender considers relevant to the application.

New. 15 Dec. 2010.

Conditions of release

- **39**(1) If a judge determines that the offender should be granted release from custody pending determination of the appeal on entering into a recognizance or undertaking, or both, the judge shall:
 - (a) in the case of recognizance, specify, in an order in Form 32 of the Code, the amounts in which the offender and his or her surety or sureties, if any, shall be bound on recognizance; and
 - (b) specify those conditions that may be appropriate.
 - (2) An undertaking pursuant to this Rule may be in Form 12 of the Code.
- (3) Unless otherwise ordered by the judge hearing the application, all orders for release from custody pending determination of the appeal shall contain the following conditions:
 - (a) if the appellant is represented, that the appellant will file his or her factum within the periods provided by these rules or as otherwise fixed by the judge granting release and that if the factum is not filed within the periods provided by these rules or as otherwise fixed by the judge, the order for release will be automatically revoked;
 - (b) that the appellant shall personally attend at the court on the date and at the time set for the appeal hearing or on any other day that is specified in the order;
 - (c) that the appellant acknowledges that failure to attend personally at the court on the date and at the time set for the appeal hearing or on any other day that is specified in the order will be deemed to constitute an abandonment of the appeal;
 - (d) that the appellant will keep the peace and be of good behaviour;
 - (e) that the appellant will advise the registrar of his or her place of residence; and
 - (f) any other condition that the judge considers necessary.
- (4) The appellant shall file or deposit the release order, recognizance, undertaking and any money or valuable security deposited under the recognizance with the registrar.

New. 15 Dec. 2010.

Variation of order

40 A judge may, on cause being shown, revoke or amend an order previously made pursuant to section 679 of the Code.

PART XII

Fresh Evidence

Fresh evidence

- **41**(1) An appellant or respondent desiring to adduce fresh evidence on appeal shall apply to the court for leave to do so by notice of motion returnable on the date fixed for hearing the appeal.
- (2) The notice of motion shall be filed not later than 10 days before the date fixed for hearing the appeal.

New. 15 Dec. 2010.

PART XIII

General

Where no procedure provided

42 Unless otherwise provided, an application to the court or a judge shall be by notice of motion in Form N together with the affidavit in Form O.

New. 15 Dec. 2010.

Address for service

- 43 On every document filed, the person filing the document shall provide the following address information:
 - (a) if the person is represented, the name, address, telephone and fax numbers and email address, if any, of the lawyer in charge of the file; or
 - (b) if the person is self-represented, the full name, occupation, business or residential address, telephone and fax numbers and email address, if any, of the person.

New. 15 Dec. 2010.

Sending of documents and notices by registrar

- 44(1) The registrar shall send all documents and notices by ordinary mail, by fax or by other electronic means.
- (2) Where the registrar sends a transcript or any other document or notice by ordinary mail, the transcript, notice or other document is deemed to have been received five days after the date it was mailed.

Receipt by fax

- 45(1) The registrar may accept a copy of a document transmitted by facsimile, provided that the person transmitting the document shall file the original document immediately thereafter.
- (2) If the original document is filed, the date of filing is deemed to have been the date the facsimile was received by the registrar.

New. 15 Dec. 2010.

Electronic filing

46 Any person may file a document electronically in the manner approved by the court.

New. 15 Dec. 2010.

Computing time

47 Sections 26 to 28 of the *Interpretation Act*, R.S.C. 1985, c.I-21, apply to the computation of time under these rules.

New. 15 Dec. 2010.

Recording devices

48 Except as otherwise provided by law, no person shall record by any device, machine, or system the proceedings in the court or in chambers without leave of the court or a judge, as the case may be.

New. 15 Dec. 2010.

PART XIV

Repeal, Transitional and Coming into Effect

Repeal

- **49**(1) The rules of the Court of Appeal respecting Criminal Appeals, being "Criminal Proceedings Court of Appeal for Saskatchewan, Appeals to the Court of Appeal" in effect on the day preceding the day on which these rules come into effect are repealed.
 - (2) Criminal Practice Directives Nos. 1, 2, 3 and 4 are repealed.

Transitional

- **50**(1) Proceedings commenced before the coming into effect of these rules and continued after their coming into effect shall be governed by these rules without prejudice to anything lawfully done before the coming into effect of these rules.
- (2) Notwithstanding subrule (1), the court or a judge may give directions respecting the application of these rules or an amendment to these rules to proceedings mentioned in subrule (1).

Coming into effect

51 These rules come into effect on December 15, 2010.

FORM A

[Rule 9]

α	OT	
1 ' A	CR	
1//	\ /I\	

NOTICE OF APPEAL

	l Offenders)	
THE COURT OF API	PEAL FOR SASKATC	HEWAN
BETWEEN:		
AND		Appellant
	ESTY THE QUEEN	
		Respondent
A. THE APPELLANT WISHES TO A	APPEAL FROM:	
CONVICTION		
CONVICTION AND SENTENCE	Е	
SENTENCE ALONE		
DANGEROUS OFFENDER OR	LONG-TERM OFFEN	IDER DESIGNATION
OTHER		
(nature of app	eal other than above)	
B. PARTICULARS OF APPELLANT	Γ:	
Name:		
Last name	First name	Middle name
Date of Birth:/		
If the appellant is a corporation:		
	corporate	name
If the appellant is in custody:		
	penal ins	titution

If t	the appellant is not in custody:	
11 (me appendint is not in editody.	address
		city
		province
		postal code
Ph	one number: ()	
Εn	nail address:	
Fa	x number: ()	
C.	PARTICULARS OF CONVIC	CTION AND SENTENCE
1.	Location of Conviction: Provi	ncial Court
		city or town
	or	
		t of Queen's Bench vial Centre of
2.	Name of Judge:	
3.	Offence(s) the offender was con	nvicted of:
4.	Sentence imposed:	
5.	Date of Conviction:/year	
6.	Date of Sentence:/	

D. GROUNDS OF A	PPEAL:			
THE APPELLANT WISHES TO APPEAL FOR THE FOLLOWING REASONS:				
(this section may be exp	panded or additional pages may	be attached)		
E. LEGAL REPRES	ENTATION:			
1. The Appellant is re	presented on appeal by:			
Name of Lawyer:	Last name	First name		
Address:	Last name	rirst name		
	address			
	city			
	province			
	postal code			
Phone number: ()_				
Email address:				
Fax number: ()				
	-OR-			
2. The appellant does	not presently have a lawyer but	t he or she intends to:		
arrange fo	r legal representation			
0	r			
act for hin	nself/herself on appeal.			

F. PRESENCE AT APPEAL HEARING (MARK ONE ONLY): At the appeal hearing, the Appellant wishes to: _ be personally present or appear by video conference connection (if available at penal institution) or _ not be present G. IF A NEW TRIAL IS DIRECTED, THE APPELLANT WISHES TO BE TRIED: _____ by judge and jury or by single judge. month day year Signature (Please Note: A copy of this Notice of Appeal will be provided to the Crown by the Registrar.) TO: REGISTRAR COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE

Fax: 306-787-5815 e-file: https://ecourt.sasklawcourts.ca

Telephone: 306-787-5382

REGINA, SASKATCHEWAN S4P 4W6

FORM B

[Rule 10]

CACR	

	OTICE OF APPEAL (Attorney General)	
THE COURT OF	F APPEAL FOR SASKATCHEWAN	
BETWEEN:		
HER I	MAJESTY THE QUEEN	
AND	Appe	ellant
AND:		
	Respon	ndent
A. THE ATTORNEY GENERAL	L WISHES TO APPEAL FROM:	
ACQUITTAL		
SENTENCE		
FAILURE TO DESIGNATI OFFENDER	E AS DANGEROUS OFFENDER OR LONG-T	'ERM
OTHER		
(nature of	f appeal other than above)	
B. PARTICULARS OF ACQUIT	TTAL OR SENTENCE	
1. Location of trial or guilty plea:		
	city or town	
	or	
	Court of Queen's Bench Judicial Centre of	
2. Name of Judge:		
3. Offence(s) on which conviction o	or acquittal entered:	

4. Sentence imposed:	
5. Date of Conviction:	year month day
6. Date of Sentence:	ar month day
C. GROUNDS OF APP	EAL:
THE APPELLANT WISH	ES TO APPEAL FOR THE FOLLOWING REASONS:
(this section may be expan	nded or additional pages may be attached)
D LEGAL REPRESEN	NTATION AND ADDRESS FOR SERVICE:
	THION IND INDICESS FOR SERVICE.
Agent of the Attorney Gen	eral:
Address:	
	address
	city
	province
	postal code

Phone number: ()					
Email address:					
Fax number:	()				
Date:yea	ar month day				
	Signature				
TO:	Respondent				
AND TO:	REGISTRAR COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE REGINA, SASKATCHEWAN S4P 4W6 Telephone: 306-787-5382 Fax: 306-787-5815				

FORM C [Rule 11]

α	CR.	
1 ' A	l'IZ	

NOTICE OF WITHDRAWAL OF LAWYER

THE COURT OF APPEAL FOR SASKATCHEWAN

BETWEEN:		
AND		 Appellant
		Respondent
TAKE NOTI	CE THAT I intend to cease to act for you in this appeal fro	m this date.
Registrar of	HER TAKE NOTICE THAT on the expiry of 10 days from a copy of this notice, with proof of service on you, no docume be served on me on your behalf, and I will not accept service cuments.	ents relating to this
I caused	to be served on	(1, ,)
	(name)	(date)
by	(method of service, i.e., personal service, registered mail o	r fax)
	, Saskatchewan, this day of	
	Signature	
TO:	Appellant/Respondent	
AND TO:	REGISTRAR COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE REGINA, SASKATCHEWAN S4P 4W6 Telephone: 306-787-5382	

Fax: 306-787-5815 e-file: https://ecourt.sasklawcourts.ca

FORM D [Rule 26]

		CACR
TH	IE COURT OF APPEAL FOR SASKATCHEWAN	
BETWEEN:		
		—— Appellant
AND		
		Respondent
	CERTIFICATE OF SERVICE	
I,	, certify that a true copy of	, an original or
true copy being part o	f the Court file, was served on	on
the day of	, 20 at	
DATED at	, Saskatchewan, this day of	, 20
	(Signature)	
	Name:	
	Agent for the Attorney General of	
	Address:	

TO: REGISTRAR

COURT OF APPEAL FOR SASKATCHEWAN

 $2425\ VICTORIA\ AVENUE$

REGINA, SASKATCHEWAN S4P 4W6

Telephone: 306-787-5382 Fax: 306-787-5815

FORM E

	[Rule 32]	
		CACR
	THE COURT OF APPEAL FOR SASKATCHEWAN	
BETWEEN:		
		_
		Appellant
AND		
		_
		Respondent
	NOTICE OF REFERRAL FOR APPEAL MANAGEMENT	
for appeal m House, 2425	CE THAT, pursuant to Rule 32, the Registrar has referred an agement to a judge of the Court of Appeal in Chambers, Victoria Ave., Regina SK, on Wednesday the day of or so soon thereafter as the matter may be heard.	at the Court

AND FURTHER TAKE NOTICE THAT, pursuant to Rule 32, the judge may make any order, take any measure or issue any directive that, in the opinion of the judge, will assist the court in effective and efficient management of the appeal, including:

- (a) setting timelines to complete all steps leading to the hearing of the appeal;
- (b) scheduling motions to be heard before the hearing of the appeal;
- (c) making any other order to accelerate the appeal process; and
- (d) referring the appeal to the court for an order dismissing the appeal as abandoned or to make any order that the court considers just.

AND FURTHER TAKE NOTICE THAT if you fail to attend at the date and time noted above, an order may be made in your absence.

AND FURTHER TAKE NOTICE THAT if you are in custody, arrangements will be made for you to appear by telephone or, when it is appropriate to do so, by video conference.

DATED at Regina, Saskatchewan, this	_ day of, 20
	Registrar, Court of Appeal

TO: Appellant

AND TO: Respondent

This notice of Referral was delivered by:

REGISTRAR COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE REGINA, SASKATCHEWAN S4P 4W6

Telephone: 306-787-5382 Fax: 306-787-5815

FORM F

[Rule 34]

CACR	
------	--

THE COURT OF APPEAL FOR SASKATCHEWAN							
BE	ETWEEN:						
AN	AND						
		REQUEST TO ADJOURN	Respondent				
ТА	KE NOTIO	CE:					
1.	THAT I hereby request an adjournment of the appeal hearing schedule matter to						
	(month)						
 3. 	THAT the	THAT the reason for this adjournment request is:					
		and he or she:					
		consents					
		does not consent.					
DA	ATED at	, Saskatchewan, this day of	, 20				
		Signature					
TC):	Appellant/Respondent					
AN	ND TO:	REGISTRAR COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE REGINA, SASKATCHEWAN S4P 4W6 Telephone: 306-787-5382 Fax: 306-787-5815 e-file: https://ecourt.sasklawcourts.ca					

This document was delivered by:

Name, address, phone number and fax number of [Appellant's / Respondent's] Lawyer

FORM G [Rule 35]

•	CACR
THE COURT OF APPE	EAL FOR SASKATCHEWAN
BETWEEN:	
	Appellant
AND	
	Respondent
NOTICE TO	O SHOW CAUSE
Court of Appeal, at the Court House, 2 the day of	35, the Registrar has referred this appeal to the 2425 Victoria Ave., Regina Saskatchewan, on, 20, at 10:00 a.m. or so soon an order dismissing the appeal as abandoned.
•	you are in custody, arrangements will be made is appropriate to do so, by video conference.
AND FURTHER TAKE NOTICE THAT if above, your appeal may be dismissed as ab	f you fail to attend at the date and time noted pandoned in your absence.
DATED at Regina, Saskatchewan, this	_ day of, 20
	Registrar, Court of Appeal

TO: Appellant

AND TO: Respondent

This Notice to Show Cause was delivered by:

REGISTRAR
COURT OF APPEAL FOR SASKATCHEWAN
2425 VICTORIA AVENUE
REGINA, SASKATCHEWAN S4P 4W6
Telephone 200, 787, 5282

Telephone: 306-787-5382 Fax: 306-787-5815

FORM H

[Rule 36]

		CACR
	THE COURT OF APPEAL FOR SASKATCHE	WAN
BETWEEN	N:	
AND		Appellant
		Respondent
	NOTICE OF ABANDONMENT	
TAKE NO	TICE THAT the Appellant,n:	_, hereby abandons the
(mark all t	hat apply)	
	CONVICTION	
	CONVICTION AND SENTENCE	
	SENTENCE	
	DANGEROUS OFFENDER OR LONG-TERM OFFEN	DER DESIGNATION
	ACQUITTAL	
	OTHER(specify appeal being abandoned)	_
	(specify appeal being abandoned)	
DATED at	, Saskatchewan, this day of _	, 20
	Signature of Appellant or Ap	ppellant's Lawyer
TO:	Respondent	
AND TO:	REGISTRAR COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE REGINA, SASKATCHEWAN S4P 4W6 Telephone: 306-787-5382 Fax: 306-787-5815 e-file: https://ecourt.sasklawcourts.ca	

This document was delivered by:

Name, address, phone number and fax number of [Appellant's / Respondent's] Lawyer

FORM I

[Rule 37]

	CACR
	THE COURT OF APPEAL FOR SASKATCHEWAN
BETWEEN	ī:
AND	Appellant
	Respondent
	NOTICE OF MOTION
Appeal, sitt on Wednes the matter the <i>Crimin</i>	TICE THAT an application will be made to the presiding judge of the Court of sing in chambers, at the Court House, 2425 Victoria Avenue, Regina, Saskatchewan day the day of, 20 at 10:00 AM, or so soon thereafter as may be heard, for an order appointing legal counsel pursuant to section 684 of sal Code (Canada). THER TAKE NOTICE THAT the following material will be filed in support of
the applica	ition:
(a)	this Notice of Motion;
(b)	the affidavit of in Form J;
(c)	a certificate from Legal Aid in Form K;
(d)	any other material that the applicant considers relevant to the application.
DATED at	, Saskatchewan, this day of, 20
	Signature
TO:	Ministry of Justice and Attorney General Court Services Branch 1010-1874 Scarth Street Regina, Saskatchewan S4P 4B3 Telephone: 306-787-5359 Fax: 306-787-8737
AND TO:	REGISTRAR COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE REGINA, SASKATCHEWAN S4P 4W6 Telephone: 306-787-5382 Fax: 306-787-5815

FORM J [Rule 37]

			CACR
THE	COURT OF APPEA	AL FOR SASKATCHEWA	N
BETWEEN:			
AND			Appellant
			Respondent
	AFFIDAVIT	IN SUPPORT	
T	of		Saskatchewan
(name of appl	licant)	(city or town)	, Daskatelle wall,
hereby make oath and s	ay as follows:		
1.	Affidavit in suppo	pellant/Applicant on this a ort of my application for the to section 684 of the <i>Crim</i>	appointment of legal
2.		graphs as you need, describ cluding financial situatio istory, etc.]	
SWORN at)	
Province of Saskatchewa	an,		
SWORN at Province of Saskatchewa this day of	20	}	
A COMMISSIONER FO	R OATHS		
in and for Saskatchewar			
My commission expires		 	

AND TO: REGISTRAR

COURT OF APPEAL FOR SASKATCHEWAN

 $2425\ VICTORIA\ AVENUE$

REGINA, SASKATCHEWAN S4P 4W6

Telephone: 306-787-5382 Fax: 306-787-5815

FORM K

 $[Rule\ 37]$

		CACR
	THE COURT OF APPEAL FOR SASKATCHEV	WAN
BETWEEN:		
AND		Appellant
		Respondent
	LEGAL AID CERTIFICATE	
TAKE NOT	ICE THAT the appeal of	from the decision
	office denying the applicant legal representation h an Legal Aid Commission on the following charges:	as been denied by the
	1	
	2	
DATED at _	, Saskatchewan, this day of	, 20
	Saskatchewan Legal Aid Commission	n
TO:	Appellant/Respondent	
AND TO:	REGISTRAR COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE REGINA, SASKATCHEWAN S4P 4W6 Telephone: 306-787-5382 Fax: 306-787-5815	

FORM L [Rule 38]

		CACR
	THE COURT OF APPEAL FOR SASKATCHEWA	ΔN
BETWEEN	:	
AND		Appellant
		Respondent
	NOTICE OF MOTION	
Appeal, sitti on Wedneso thereafter a custody per Code (Cana	THER TAKE NOTICE THAT the following material will	Regina, Saskatchewan 10:00 AM, or so soon ant be released from a 679 of the <i>Criminal</i>
(a)	this Notice of Motion;	
(b)	the affidavit of in	Form M;
(c)	any other material that the applicant considers relevant	to the application.
DATED at .	, Saskatchewan, this day of	, 20
	Signature	

TO: REGISTRAR

COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE REGINA, SASKATCHEWAN S4P 4W6

Telephone: 306-787-5382 Fax: 306-787-5815

$FORM\ M$

 $[Rule\ 38]$

					CACR
	THE COUR'	Γ OF APPEAI	FOR SA	ASKATCHEWAN	
BETWEEN	J:				
AND					Appellant
					Respondent
		AFFIDAVIT I	N SUPP	ORT	
I,	(name of applicar	nt)	, of	(city or town)	_, Saskatchewan,
hereby ma	ke oath and say as fo	ollows:			
1.	That I am the Appe support of my applic appeal pursuant to	ation for relea	se from o	custody pending de	etermination of the
2.	[In as many paragrajincluding education				nal circumstances,
SWORN at	Saskatchewan, day of SSIONER FOR OATI Saskatchewan.)		
Province of	f Saskatchewan,				
this	day of	20	>		
A COMMIS	SSIONER FOR OATI	HS			
in and for S	Saskatchewan.				
My commis	ssion expires	·			

TO: REGISTRAR

COURT OF APPEAL FOR SASKATCHEWAN 2425 VICTORIA AVENUE REGINA, SASKATCHEWAN S4P 4W6

Telephone: 306-787-5382 Fax: 306-787-5815

FORM N

 $[Rule\ 42]$

	CACR
	THE COURT OF APPEAL FOR SASKATCHEWAN
BETWEEN	ī:
AND	Appellant
	Respondent
	NOTICE OF MOTION
Appeal, sitt on Wednese thereafter	TICE THAT an application will be made to the presiding judge of the Court of ing in chambers, at the Court House, 2425 Victoria Avenue, Regina, Saskatchewan day the day of, 20 at 10:00 AM, or so soon as the matter may be heard, for an order that the [describe nature of order] of [indicate authority that permits application to be made].
AND FURT	THER TAKE NOTICE THAT the following material will be filed in support of tion:
(a)	this Notice of Motion;
(b)	the affidavit of in Form O;
(c) allo	any other information as may be advised and this Honourable Court may by.
DATED at	, Saskatchewan, this day of, 20
	Signature
COU 2425 REG	ISTRAR IRT OF APPEAL FOR SASKATCHEWAN VICTORIA AVENUE INA, SASKATCHEWAN S4P 4W6 phone: 306-787-5382

e-file: https://ecourt.sasklawcourts.ca

Fax: 306-787-5815

FORM O

 $[Rule\ 42]$

			CACR
	THE COURT OF APPE	EAL FOR SASKATC	HEWAN
BETWEEN	ı:		
AND			Appellant
	AFFIDAVI	T IN SUPPORT	Respondent
T		of	Saskatchewan
1,	(name of applicant)	(city or	· town)
hereby mal	ke oath and say as follows:		
1.	That I am the Appellant/Responsible support of my application for I grant it].		
2.	[In as many paragraphs as you as may be relevant to the order		your personal circumstances
SWORN at			
Province of	Saskatchewan,		
this	Saskatchewan, day of 20	_· (
A COMMIS	SSIONER FOR OATHS	_ >	
in and for S	Saskatchewan.		
My commis	ssion expires)	
TO:	Appellant/Respondent		
AND TO:	REGISTRAR COURT OF APPEAL FOR S 2425 VICTORIA AVENUE REGINA, SASKATCHEWA Telephone: 306-787-5382		

Fax: 306-787-5815 e-file: https://ecourt.sasklawcourts.ca

Extract from PENITENTIARY SERVICE REGULATIONS

Consolidated Regulations of Canada, 1978 Volume XIII C. 1251

Inmates Appearing as Witnesses

- 26 Where, pursuant to a judicial process, an inmate is required to give evidence in judicial proceedings in Canada, whether or not those proceedings are being conducted in the same territorial division as that in which the inmate is confined, the institutional head shall make available the inmate concerned for that purpose if the party to the proceedings that requires the inmate:
 - (a) pays to the institutional head the cost of transportation, maintenance and custody for the inmate while he is absent from the institution pursuant to the process; or
 - (b) where the inmate is required by the Crown, undertakes to provide or to pay the cost of transportation, maintenance and custody for the inmate while he is so absent.