# COURT OF APPEAL OF ALBERTA

# Form CRA-B [Rule 16.7]

Registrar’s Stamp

|  |  |
| --- | --- |
| COURT OF APPEAL FILE NUMBER: |  |
| TRIAL COURT FILE NUMBER: |  |
| REGISTRY OFFICE: |  |
| APPELLANT/RESPONDENT: | His Majesty the King |
| RESPONDENT/APPELLANT: |  |
| DOCUMENT: | **NOTICE OF CRIMINAL APPEAL** |
| ADDRESS FOR SERVICE AND  CONTACT INFORMATION OF  PARTY FILING THIS DOCUMENT: |  |
| AND  CONTACT INFORMATION OF ALL OTHER PARTIES: |  |

1. The Appeal is in respect of:  an indictable offence, or  by way of further Appeal from the Court of King’s Bench in respect of a summary conviction offence
2. Place of Trial:
3. Name of Judge:
4. Name of Court:

1. Name of Crown Prosecutor at Trial:
2. Name of Defence Counsel at Trial:
3. Offences of which Appellant convicted or acquitted

*(Summarize each charge the appellant is appealing as it appears in the information or indictment, the plea, and the sentences imposed.)*

|  |  |  |  |
| --- | --- | --- | --- |
| Offence Name | Section | Plea | Sentence |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |

1. Date of Sentence or Acquittal:
2. If the Appellant is in custody, place of incarceration:

TAKE NOTICE that the Appellant: (*check all of the following that are applicable*)

appeals against conviction (or acquittal) on grounds involving a question of law alone

applies for permission to appeal his conviction on grounds involving a question of fact alone, or a question of mixed law and fact, and if permission is granted, hereby appeals against conviction

applies for permission to appeal against sentence, and if permission is granted, appeals against the sentence.

1. The grounds of appeal are attached.
2. The relief sought is:

1. Are there any restricted access orders or statutory provisions that affect the privacy of this file? (Rules 6.29, 14.83)

      Yes       No

If yes, provide details:

The Appellant  *wishes*  *does not wish* to be present at the hearing of the Appeal (s. 688).

If a new Trial is ordered and the Appellant has a right to trial by judge and jury, the Appellant

*wishes*  *does not wish* the new trial to be by judge and jury (s. 686(5)).

Dated on       at      , Alberta

Counsel for the Appellant: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Appendix: Grounds for Appeal**