## FORM 82B NOTICE OF APPEAL (OR CROSS-APPEAL) (To be used where Appellant is not Represented by Counsel)

CANADA PROVINCE OF PRINCE EDWARD ISLAND IN THE PRINCE EDWARD ISLAND COURT OF APPEAL	No. S1-CA-
BETWEEN:	
(Name of Appellant)	
AND	APPELLANT
HER MAJESTY THE QUEEN as represented by the Attorney General  NOTICE OF APPEAL (OR NOTICE OF APPLICATION FOR LEAVE TO APPEAL) (OR NOTICE OF CROSS-APPEAL)	RESPONDENT L)
1. Name of appellant	
2. Place of Trial	
3. Name of judge	
4. Name of court (Supreme Court of Prince Edward Island; Provincial Court or Y	Youth Court)
5. Name of your defence counsel (if any) at trial	
6. Offence(s) of which appellant was convicted (example: theft, forgery, sexual	assault)
7. Plea at trial	
8. Date of conviction	
9. Sentence Imposed	
10. Date of imposition of sentence	
11. Is your appeal from a conviction or sentence under the <i>Youth Justice Act</i> ? You	es No

	(If applicable) If the appellant is a young person as defined in the <i>Youth Justice</i> Act and has applied for legal aid, indicate the location of the legal aid office.				
]	Has the appellant been refused legal aid? Yes No				
13.	Name and address of place where appellant is in custody or, if not in custody, the appellant's address				
14. If the appellant is in custody, appellant's address other than the institution					
Note	e: The Rules of Court provide for delivery of certain materials to you at the address stated in the notice of appeal. If you change your address, notify the Registrar. If you do not notify the Registrar, delivery of documents at your old address will be deemed to constitute proper delivery to you and the appeal may proceed in your absence (even if you have not received the documents).				
15.	Appellant's date of birth				
16.	Trial court case number				
	e above appellant, hereby give notice that I desire to appeal and if necessary for me to do so, pply for leave to appeal against				
	<ul> <li>(a) conviction only;</li> <li>(b) sentence only; or</li> <li>(c) both conviction and sentence</li> </ul>				
Note	te: If you are convicted of more than one offence and you wish to appeal against only some of your convictions, you must state clearly the convictions against which you wish to appeal.				
Note	If you are convicted of more than one offence and you wish to appeal against only some of your sentences, you must state clearly the sentences against which you wish to appeal.				

		ed or the sentence reduced. If space is insufficie reverse side of this Form.	nt, put additional g	grounds	
I wish to appeal for the following reasons:					
Ground	ds of app	peal			
I desire	e to pres	ent my case and argument			
	(a)	in writing only;			
	(b)	in person; or			
	(c)	in writing and in person			
Note:	If you desire to submit your case and argument in writing, you must file with the Court your written argument within 60 days after receiving the transcript and the appeal book from the Attorney General, unless otherwise allowed by the Court.				
Note:	If you had the right to be tried by judge and jury originally but chose a judge alone, you would have the right to be tried by judge and jury if a new trial is ordered but only if you indicate a desire to be so tried in this notice.				
		ordered and you would have the right to trial by ary? Yes No	judge and jury, do	you wish trial	
Dated a	at	, Prince Edward Island, this	day of	, 20	
Note:		nust sign this notice. If you cannot write you mance of a witness. The name and address of the wit	ust affix your marl		
TO:	The Registrar				

You must set out here the grounds or reasons why the conviction should be

Note:

Prince Edward Island Court of Appeal P.O. Box 2000 42 Water Street Charlottetown, PE C1A 7N8

(if you are not in custody) or

**TO:** The Senior Official of the Penal Institution (if you are in custody)

If you are in custody, this notice of appeal is to be provided to the senior officer of the institution in which the appellant is imprisoned not later than 30 days after the date of sentence. If you are not in custody, this notice of appeal is to be provided to the Registrar not later than 30 days after the date of sentence.

Note: If more than 30 days have expired since the date of your sentence, then you must apply for an extension of time by completing the application below. If you do not apply to the Court for such extension of time or if your application for extension is refused, your appeal will be dismissed without further hearing.

## APPLICATION FOR EXTENSION OF TIME

grounds.				
(State reasons for delay below.)				
	Signed			
	Dated			