



Time limits for appealing to the Court of Appeal

There are prescribed time limits for filing an Appellant's Notice in the Court of Appeal. The time limits vary depending upon the type of appeal that is being brought.

In most cases the time limit is 21 days from the date the lower court made the decision being appealed (not the date of the sealed order). There are exceptions, however, and these are set out below.

Court/Tribunal – decision being appealed	Time limit for filing appellant's notice
Decision of the Administrative Court made at an oral hearing refusing permission to apply for judicial review	7 days after the date the decision was made
Decision of Administrative Court made on paper refusing permission to apply for judicial review i) of a decision of the Upper Tribunal; or ii) as totally without merit	7 days after <u>service</u> of the order refusing permission to apply for judicial review
Decision of any Chamber of the Upper Tribunal (other than decisions listed below)	28 days after the date on which the Upper Tribunal's decision on permission to appeal to the Court of Appeal was sent to the Appellant
Decision of the Upper Tribunal refusing permission to apply for judicial review at an oral hearing and refusing permission to appeal to the Court of Appeal	7 days after the decision of the Upper Tribunal refusing permission to appeal to the Court of Appeal was made, if that decision was made at a hearing (or 7 days after <u>service</u> of the decision refusing permission to appeal to the Court of Appeal if, exceptionally, that decision was made on the papers at a later date)

Court/Tribunal	Time limit for filing appellant's notice
Decision of the Upper Tribunal refusing permission to apply for judicial review on the papers as totally without merit and refusing permission to appeal to the Court of Appeal	7 days after <u>service</u> of the decision refusing permission to appeal to the Court of Appeal
Decision of the High Court refusing permission to apply for a planning statutory review at an oral hearing	7 days after the date the decision was made
Decision of the High Court refusing permission to apply for a planning statutory review on the papers as totally without merit	7 days after the date of <u>service</u> of the order being appealed
Substantive appeal decision of the Employment Appeal Tribunal (EAT)	21 days after the seal date of the EAT order being appealed.
Rule 3(10) decision of the Employment Appeal Tribunal	7 days after the seal date of the EAT order being appealed
Rule 3(7ZA) decision of the Employment Appeal Tribunal	7 days after service of the Rule 3(7) letter
Decision of the Competition Appeal Tribunal	14 days after either: <ul style="list-style-type: none"> i) the date of the hearing if permission to appeal to the Court of Appeal was determined at the hearing; or ii) receipt of the tribunal's decision granting or refusing permission to appeal to the Court of Appeal, if made in writing to the Registrar; or iii) 3 weeks after notification of the tribunal's decision being appealed, if no application for permission to appeal has been made to the tribunal.

A Decision of the Special Immigration Appeals Commission (SIAC)	21 days after the date on which SIAC's decision granting or refusing permission to appeal to the Court of Appeal is given.
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