## **Appellant's notice**

(All appeals except small claims track appeals and appeals to the Family Division of the High Court)

For Court use only		

Notes for guidance are available which will help you complete this form. Please read them carefully before you complete each section.

	SEAL	/
	JLAL	/
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Section 1 Detai	ls of the claim or case you	are appealing against	
Claim or Case no.		Fee Account no. (if applicable)	
Help with Fees - Ref no. (if applicable)	H W F -		
Name(s) of the	☐ Claimant(s) ☐ Applica	nt(s) Petitioner(s)	
Name(s) of the	Name(s) of the    Defendant(s)    Respondent(s)		
Details of the party	y appealing ('The Appellant')		
Name			
Address (including	postcode)		
		Гel No.	
	<u> </u>	<del>-</del> ax	
	_ E	E-mail	
<b>Details of the Resp</b> Name	oondent to the appeal		
Address (including	postcode)		
		Гel No.	
	<u> </u>	-ax	
	_ E	E-mail	
Details of additiona	l parties (if any) are attached	Yes No	

## Section 2 Details of the appeal From which court is the appeal being brought? The County Court at The Family Court at **High Court** King's Bench Division **Chancery Division** Family Division Other (please specify) What is the name of the Judge whose decision you want to appeal? What is the status of the Judge whose decision you want to appeal? District Judge or Deputy Circuit Judge or Recorder Tribunal Judge High Court Judge or Justice(s) of the Master or Deputy Deputy Peace What is the date of the decision you wish to appeal against? Is the decision you wish to appeal a previous appeal No Yes

decision?

Section 3	Legal representation			
Are you leg	ally represented?		Yes	□ No
If Yes, is your legal representative (please tick as appropriate)				
a solici	a solicitor			
direct	direct access counsel instructed to conduct litigation on your behalf			
direct	access counsel instructed to represe	ent you at h	nearings o	nly
Name of the				
Name of yo	ur legal representative			
The address	s (including postcode) of your legal	renresenta	tive	
	(motading posterode) or your tegat	Tel No.	LIV C	
		Fax		
		E-mail		
		DX		
		Ref.		
<del>-</del>	e Appellant, in receipt of a Aid Certificate?		☐Yes	☐ No
Is the respo	ondent legally represented?		Yes	□ No
				please give details of the lent's legal representative below
Name and a	address (including postcode) of the	responden	t's legal re	epresentative
	, ,	Tel No.		<u>.                                      </u>
		Fax		
		E-mail		
		DX		
		Pof		

Section 4 Permission to appeal	
Do you need permission to appeal?	☐Yes ☐ No
Has permission to appeal been granted?	
☐ <b>Yes</b> (Complete Box A) <b>Box A</b>	☐ <b>No</b> (Complete Box B) <b>Box B</b>
Date of order granting permission  Name of Judge granting permission	the Appellant('s legal representative) seek permission to appeal.
If permission to appeal has been granted <b>in par</b> the lower court, do you seek permission to app respect of the grounds refused by the lower co	eal in Yes No
Section 5 Other information required f	or the appeal
Please set out the order (or part of the order) y	ou wish to appeal against
Have you lodged this notice with the court in ti (There are different types of appeal - see Guidance Notes N161A)	me? Yes No  If 'No' you must also complete  Part B of Section 10 and Section 11
Section 6 Grounds of appeal	
Please state, in numbered paragraphs, <b>on a sep</b> 'Grounds of Appeal' (also in the top right hand name), why you are saying that the Judge who	
$\square$ I confirm that the grounds of appeal are a	ttached to this notice.

Section 7	Arguments in support of grounds for appeal			
I confirm that the arguments (known as a 'Skeleton Argument') in support of the 'Grounds of Appeal' are set out on a separate sheet and attached to this notice.				
OR (in the	case of appeals other than to the Court of Appeal)			
I confirm that the arguments (known as a 'Skeleton Argument') in support of the 'Grounds of Appeal' will follow within 14 days of filing this Appellant's Notice. A skeleton argument should only be filed if appropriate, in accordance with CPR Practice Direction 52B, paragraph 8.3.				
Section 8	Aarhus Convention Claim			
• •	tions made under the Town and Country Planning Act 1990 or Planning (Listed and Conservation Areas) Act 1990			
I contend th	nat this claim is an Aarhus Convention Claim $\square$ Yes $\square$ No			
	If Yes, and you are appealing to the Court of Appeal, any application for an order to limit the recoverable costs of an appeal, pursuant to CPR 52.19, should be made in section 10.			
	If Yes, indicate in the following box if you do not wish the costs limits under CPR 45 to apply. If you have indicated that the claim is an Aarthus claim set out the grounds below			

Section 9 What are you asking the Appeal Court to do?
I am asking the appeal court to:- (please tick the appropriate box)
set aside the order which I am appealing
vary the order which I am appealing and substitute the following order. Set out in the following space the order you are asking for:-
order a new trial
Section 10 Other applications
Complete this section <b>only</b> if you are making any additional applications.
Part A  I apply for a stay of execution. (You must set out in Section 11 your reasons for seeking a stay of execution and evidence in support of your application.)
Part B  I apply for an extension of time for filing my appeal notice. (You must set out in Section 11 the reasons for the delay and what steps you have taken since the decision you are appealing.)
Part C
☐ I apply for an order that:
(You must set out in Section 11 your reasons and your evidence in support of your application.)
approacions

# Section 11 Evidence in support

In support of my application(s) in Section 10, I wish to rely upon the following reasons and evidence:
evidence.

# Section 12 Vulnerability

#### **Vulnerability**

### **Statement of Truth**

This must be completed in support of the evidence in Section 11

I understand that proceedings for contempt of court may be brought against a person who makes, or causes to be made, a		
false statement in a document verified by a statement of truth without an honest belief in its truth.		
I believe that the facts stated in section 11 are true.		
The applicant believes that the facts stated in section 11 are true. I am authorised by the applicant to sign this statement.		
Signature		
Applicant		
Litigation friend (where applicant is a child or a Protected Party)		
Applicant's legal representative (as defined by CPR 2.3(1))		
Date		
Day Month Year		
Full name		
Name of applicant's legal representative's firm		
If signing on behalf of firm or company give position or office held		

#### Section 13 Supporting documents

To support your appeal you should file with this notice all relevant documents listed below. To show which documents you are filing, please tick the appropriate boxes.

If you do not have a document that you intend to use to support your appeal complete the box over the page.

in the	County Court or High Court:
	three copies of the appellant's notice for the appeal court and three copies of the grounds of appeal;
	one additional copy of the appellant's notice and grounds of appeal for each of the respondents;
	one copy of the sealed (stamped by the court) order being appealed;
	a copy of any order giving or refusing permission to appeal; together with a copy of the judge's reasons for allowing or refusing permission to appeal; and
	a copy of the Civil Legal Aid Agency Certificate (if legally represented).
In the	e Court of Appeal:
	three copies of the appellant's notice and three copies of the grounds of appeal on a separate sheet attached to each appellant's notice;
	one additional copy of the appellant's notice and one copy of the grounds of appeal for each of the respondents;
	one copy of the sealed (stamped by the court) order or tribunal determination being appealed;
	a copy of any order giving or refusing permission to appeal together with a copy of the judge's reasons for allowing or refusing permission to appeal;
	one copy of any witness statement or affidavit in support of any application included in the appellant's notice;
	where the decision of the lower court was itself made on appeal, a copy of the first order, the reasons given by the judge who made it and the appellant's notice of appeal against that order;
	in a claim for judicial review or a statutory appeal a copy of the original decision which was the subject of the application to the lower court;
	one copy of the skeleton arguments in support of the appeal or application for permission to appeal;
	a copy of the approved transcript of judgment; and
	a copy of the Civil Legal Aid Certificate (if applicable)
	where a claim relates to an Aarhus Convention claim, a schedule of the claimant's financial resources

Reasons why you have not supplied a document and date when you expect it to be available:-

Title of document and reason not supplied	Date when it will be supplied
action 14. The notice of annual mount he signed have	

ction 14	The notice of appeal must be signed he	ere
Signed	Ap	pellant('s legal representative)

Find out how HM Courts and Tribunals Service uses personal information you give when you fill in a form.

https://www.gov.uk/government/organisations/hm-courts-and-tribunals-service/about/personal-information-charter