To be inserted by Court					
Case Number:					
Date Filed:					
FDN:					
NOTICE OF SEC	OND OR SUBSI	EQUENT APPE	AL AGAINST CO	NVICTION	
SUPREME COURT OF SOUTH AUSTRALIA COURT OF APPEAL CRIMINAL JURISDICTION					
[<i>FULL NAME</i>] Appellant					
v					
[<i>FULL NAME</i>] Respondent					
Appellant	Party title		Full name of party		
Name of law firm/office	1 ary due		Turname or party		
If applicable Name of authorised officer	Law firm/office		Responsible Solicitor		
If body corporate and no law firm/office	Full name				
Address for service					
	Street Address (including unit or	evel number and name of propert	y if required)		
	City/town/suburb	State	Postcode	Country	
	Email addraga				
Phone Details	Email address				
	Type (eg. Home; work; mobile) - N	lumber			
provide for multiple parties Respondent [number]	T				
Respondent [namber]	Full Name				
Address	ruii Naille				
	Street Address (including unit or	level number and name of propert	y if required)		
	City/town/suburb	State	Postcode	Country	
				•	
Phone Details	Email address				
	Type (eg. Home; work; mobile) – I	Number	Another number		

Appeal Details

The Appellant seeks leave to appeal and appeals to the Court of Appeal against the judgment identified below.

This is an application for permission to appeal and appeal by the Defendant against a conviction/finding of guilt without recording a conviction

This Appeal is brought under section 159 of the Criminal Procedure Act 1921.

Judgment subject of appeal

Date of judgment: [date].

Court: [Supreme/District].

Judicial Officer: [title and name].

Case number of court: [number]. provision for multiple

Offences subject of appeal: count[s] [numbers] on the Information dated [date] in case [number] provision for multiple

Informations/cases.

Grounds of appeal

See attached Appeal Grounds

Orders sought

orders sought in addition to or in place of the orders made in separate numbered paragraphs

1.

delete unless applicable

Leave to appeal

The appellant relies on the following fresh evidence:

Nature and details of fresh evidence in separate numbered paragraphs

following item only displayed if first selection to previous question

1.

Hearing of application/appeal
The Appellant is in custody: [yes/no].
remainder only displayed if yes to previous question
At the hearing of the application for leave to appeal, the Appellant wishes to:
 □ be present in person. □ appear by audiovisual link. □ not appear. following item only displayed if first selection to previous question Reasons why Appellant wishes to be present in person: [reasons]. audiovisual link is the usual form of appearance at a hearing of an application for leave for persons in custody. Special reasons need to be given for the Court to direct personal attendance following displayed if yes to first question at top of box
At the hearing of the appeal, the Appellant wishes to:
 □ be present in person. □ appear by audiovisual link. □ not appear.

Form 183Be

Reasons why Appellant wishes to be present in person: [reasons]. audiovisual link is the usual form of appearance at a hearing of an appeal for persons in custody. Special reasons need to be given for the Court to direct personal attendance

To the Other Parties: WARNING

The Appellant applies for leave to appeal and appeals against the judgment/decision identified above. The parties will be advised of a hearing date in due course.

If you wish to oppose the application/appeal or make submissions about it, you **must** attend the hearing. If you do not attend the hearing, the Court may make orders **finally determining** the application/appeal without further warning.

If you wish to be heard on any matter relating to the appeal, you **must** file a Notice of Change of Address for Service in a Form 15 within 5 business days of the date of this notice, unless the Respondent is the Director of Public Prosecutions.

Service

The party filing this document is required to serve it on the Registrar of the Court appealed from and all other parties in accordance with the Rules of Court.