Nova Scotia Court of Appeal

Betwee	en:		
	[name]		_Appellant
		and	
His Ma	ajesty the King		Respondent
	(Notice of Appeal Where appellant is not represented by a Solicitor)	
To:	His Majesty the Kin	5	
PART	ICULARS OF CON	VICTION:	
1. Place	e of conviction		
2. Nam	ne of Judge		
3. Nam	ne of Court		
4. Nam	ne of Crown Prosecuto	r at trial	
5. Nam	ne of Defence Counse	at trial	
	ence(s) charged:al Code or other state	underute)	(state sections of
7. Offe	ence(s) of which appel	lant convicted	
8. Sect	ions of the Criminal C	ode or other statutes under which appellant convict	red
9. Plea	at trial		
10. Ser	ntence imposed		
11. Dat	te of conviction		
12. Dat	te of sentence		

13. If appellant in custody, place of incarceration				
Take notice that the appellant appeals and if necessary applies for leave to appeal (see note 1 below and circle which one applies):				
(a) conviction				
(b) sentence				
(c) conviction and sentence				
(d) other (specify)				
Grounds of appeal and relief sought This appeal is brought under sectionof the [Criminal Code/other] .				
The grounds of appeal are as follows: [state grounds clearly] (see note 2 below)				
1				
2				
3				
At the conclusion of the appeal the appellant will request an order that [clearly describe order sought]:				
I desire to present my case and argument (strike out (a) or (b),				
(a) in writing, if permitted by a judge (see note 3 below)				
(b) in person				

If a new trial is ordered and you have a right to trial by judge and jury do you wish trial by judge and jury?					
The app		nation can be contacted at the following address:			
Documents delivered to this address are considered received by the appellant on delivery. Further contact information is available from the registrar.					
218110		Signature of Appellant			
		Print name:			
_		rtificate is notice of appeal was filed with the Court of Appeal on, 20			
		Registrar			
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	(1)	If an appellant convicted of more than one offence wishes to appeal against some only of his/her convictions and sentences, s/he must state clearly the convictions or sentences against which s/he wishes to appeal.			
	(2)	These must be filled in before the notice is sent to the Registrar. The appellant must here set out the grounds or reasons s/he alleges why his/her conviction should be quashed or his/her sentence reduced.			
	(3)	If the appellant prefers to submit his/her case and argument in writing instead of personally attending the appeal hearing, s/he may serve his/her written argument with this			

notice of appeal, or within fourteen (14) days of receiving the transcript and the appeal

_	appellant must request permission to present his/her case in writing during his/her first conference with a judge.			
OTHER INFORMATION:				
I.	If your appeal is against conviction alone this notice must be served within twenty-five days of the date of the conviction.			
2.	If your appeal is against sentence alone or conviction and sentence this notice must be served within twenty-five days of the date of imposition of the sentence.			
3.	If this notice is served beyond twenty-five days 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.			
4.	If you are in custody two (2) signed copies of this notice of appeal must be delivered to the senior official of the institution in which you are confined. If you are not in custody three (3) copies of the notice of appeal must be delivered to the Registrar.			
App	lication for Extension of time:			
	eby apply for an extension of the time within which I may appeal based on the reasons sworn to in trached supporting affidavit.			
Sign	ature			
Sign	ed			
ъ.				

book from the Attorney General, or within such time as ordered by a Judge. The