# COURT OF APPEAL OF ALBERTA

# Form AP-1 [Rules 14.8 and 14.12]

Registrar’s Stamp

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| COURT OF APPEAL FILE NUMBER: |  |
| TRIAL COURT FILE NUMBER: |  |
| REGISTRY OFFICE: |  |
| PLAINTIFF/APPLICANT: |  |
| STATUS ON APPEAL: |  |
| DEFENDANT/RESPONDENT: |  |
| STATUS ON APPEAL: |  |
| DOCUMENT: | **CIVIL NOTICE OF APPEAL** |

|  |  |
| --- | --- |
| APPELLANT’S ADDRESS FOR SERVICE AND CONTACT INFORMATION: |  |

**WARNING**

To the Respondent: If you do not respond to this appeal as provided for in the Alberta Rules of Court, the appeal will be decided in your absence and without your input.

1. **Particulars of Judgment, Order or Decision Appealed From:**

Date pronounced:

Date entered:

Date served:

Official neutral citation of reasons for decision, if any:

(do not attach copy)

(Attach a copy of order or judgment: Rule 14.12(3). If a copy if not attached, indicate under item 14 and file a copy as soon as possible: Rule 14.18(2).)

1. **Indicate where the matter originated:**

**Court of King’s Bench**

Judicial Centre:

Justice:

On appeal from a King’s Bench Applications Judge or a Justice of the Court of Justice?:

      Yes      No

Official neutral citation of reasons for decision, if any, of the Applications Judge or Justice of the Court of Justice: (do not attach copy)

(If originating from an order of a King’s Bench Applications Judge or a Justice of the Court of Justice, a copy of that order is also required: Rule 14.18(1)(c).)

**Board, Tribunal or Professional Discipline Body**

Specify Body:

1. **Details of Permission to Appeal, if required** (Rules 14.5 and 14.12(3)(a)).

      Permission not required, or       Granted:

Date:

Justice:

(Attach a copy of order, but not reasons for decision.)

1. **Portion being appealed** (Rule 14.12(2)(c)):

      Whole, or

      Only specific parts (if specific part, indicate which part):

(Where parts only of a family law order are appealed, describe the issues being appealed, e.g. property, child support, parenting, etc.)

1. **Provide a brief description of the issues:**

1. **Provide a brief description of the relief claimed:**

1. **Is this appeal required to be dealt with as a fast track appeal?** (Rule 14.14)

      Yes       No

1. **Does this appeal involve the custody, access, guardianship, parenting time, decision-making responsibility, contact or support of a child?** (Rule 14.14(2)(b))

      Yes       No

1. **Will an application be made to expedite this appeal?**

      Yes       No

1. **Is Judicial Dispute Resolution with a view to settlement or crystallization of issues appropriate?** (Rule 14.60)

      Yes       No

1. **Could this matter be decided without oral argument?** (Rule 14.32(2))

      Yes       No

1. **Are there any restricted access orders or statutory provisions that affect the privacy of this file?** (Rules 6.29, 14.12(2)(e),14.83)

      Yes       No

If yes, provide details:

(Attach a copy of any order.)

1. **List respondent(s) or counsel for the respondent(s), with contact information:**

*If specified constitutional issues are raised, service on the Attorney General is required under s. 24 of the Judicature Act: Rule 14.18(1)(c)(viii).*

1. **Attachments (check as applicable)**

     Order or judgment under appeal if available (not reasons for decision) (Rule 14.12(3))

     Earlier order of Applications Judge, etc. (Rule 14.18(1)(c))

     Order granting permission to appeal (Rule 14.12(3)(a))

     Copy of any restricted access order (Rule 14.12(2)(e))

*If any document is not available, it should be appended to the factum, or included elsewhere in the appeal record.*