# Form 28 [Rule 6.14]

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| COURT FILE NUMBER  Clerk’s Stamp |  |
| COURT | COURT OF KING’S BENCH OF ALBERTA |
| JUDICIAL CENTRE |  |
| PLAINTIFF(S) |  |
| DEFENDANT(S) |  |
| DOCUMENT | **NOTICE OF APPEAL OF APPLICATION JUDGE’S JUDGMENT OR ORDER** |

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| ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT |  |

**NOTICE TO RESPONDENT(S): APPEAL HEARING**

This appeal is made against a judgment or order of the applications judge that was in your favour. You are a respondent.

The appeal will be heard as shown below:

Date:

Time:

Where:

Before Whom: [Judge in Motions Court]

Go to the end of this document to see what else you can do and when you must do it.

**The Appellant appeals to the Court of King’s Bench of Alberta the decision of Applications Judge** **sitting at** **, who on** **[date] made the judgment or order in your favour.**

**The record of proceedings is:**

1. The application before the applications judge.
2. The following affidavits and other evidence filed by the parties respecting the application before the applications judge:
3. Any transcript of the proceedings before the applications judge, unless the Court determines, or the parties agree, that a transcript is not needed.
4. The judgment or order of the applications judge appealed.
5. Written reasons of the applications judge (if any).

Additional evidence [will / will not] be relied on by the appellant.

Further written argument [will / will not] be made by the appellant.

The appellant [will / will not] rely on its written argument that was before the applications judge (if any).

**WARNING**

If you do not come to Court either in person or by your lawyer, the Court may give the appellant(s) what they want in your absence. You will be bound by any order that the Court makes. If you want to take part in this appeal, you or your lawyer must attend in Court on the date and at the time shown at the beginning of this form.  You may rely on your original written argument, if any, that was before the applications judge.

Within 20 days after service of any transcript, additional evidence, or further written argument from the appellant, you must file and serve on the appellant any further written argument you wish to make and any additional evidence you intend to rely on. The appellant may, within 10 days after service of your further written argument or additional evidence, file and serve on you a brief reply to any unanticipated additional evidence or further argument you have raised.