



**NOTICE OF APPLICATION FOR
and/or WITNESS ORDER
LEAVE TO CALL A WITNESS**
(Criminal Appeal Act 1968)

If possible this form should be lodged at the Crown Court at the same time as Form NG. If this application is made at a later stage it should be sent directly to the Registrar of Criminal Appeals, Royal Courts of Justice, Strand, London, WC2A 2LL quoting the Criminal Appeal Office reference No. See guidance overleaf.

Tel: 020 7947 6011/6014. **DX:** RCJ 44450 Strand . **Fax:** 020 7947 6900

Write in **BLACK INK** and use **BLOCK CAPITALS**



COURT OF APPEAL
CRIMINAL DIVISION (w3-9.98) Form



FOR CROWN COURT USE

NOTICE RECEIVED

Signed.....

Date.....

SENT TO CAO

Signed.....

Date.....

FOR USE IN CRIMINAL APPEAL OFFICE

Ref No / /

Date Received:

1. PARTICULARS OF APPELLANT

Forenames

Surname

ADDRESS (where detained)

ADDRESS IF GRANTED BAIL

INDEX NUMBER

2. PARTICULARS OF WITNESS

Forenames

Surname

Address

DO YOU WANT A WITNESS ORDER?

Yes/No

(a witness order is not required if the witness would attend the Court of Appeal voluntarily)



WAS THE WITNESS CALLED AT THE TRIAL?

Yes/No

The witness can now give the following evidence (which was not give at the trial):-

The evidence was not given at the trial because:-



Signed

Date

Address and status of person signing on appellant's behalf

Appellant/Legal Rep (Delete as appropriate)

NOTES

1. Form W is required for an application for a witness order and/or an application for leave to call a witness. This form must accompany or follow Form NG. If it follows Form NG the Criminal Appeal reference number must be given.
2. A separate form must be used for each witness.
3. A witness cannot be called without the leave of the Court of Appeal. Before giving leave to call a witness, the Court will consider, with other matters, whether the evidence, if received, would afford any ground for allowing the appeal, whether the evidence is likely to be credible, and whether there is a reasonable explanation for failure to adduce the evidence at the trial. Do not set out in the form the evidence which the witness gave at the trial.
4. Do not apply in respect of a witness in mitigation of sentence only.
5. This form must be signed by or on behalf of the appellant. Any person signing on behalf of the appellant must give his address and status.