



# FALKLAND ISLANDS COURT OF APPEAL

Case ref:

Civil/Criminal Application No.                      of 201

In the matter of an intended Appeal/Civil/Criminal Appeal No. of 201

Between

**Appellant**

- and -

**Respondent**

Appeal from the judgment/order/conviction/sentence of the Supreme Court of the Falkland Islands dated the    day of                      201 in Civil/Criminal Application/Appeal No.                      of 201

TAKE NOTICE that                      being dissatisfied with the decision of the Honourable Mr Justice                      given at                      on the                      day of                      201 intends to appeal to the Falkland Islands Court of Appeal against the whole of the said decision/such part of the said decision as decides that

The address for service of the appellant is

It is intended to serve copies of this notice on

Dated the    day of                      201

Signed

Applicant  
Advocate for the Applicant

To the Registrar of the Supreme Court of

Lodged in the Supreme Court of                      at                      am/pm on the                      day of 201 .

Registrar

*NOTE: Rule 56 requires a person on whom this notice is served*

- A) within 21 days to lodge with the Registrar and serve on the Appellant notice of a full and sufficient address for service; and*
- B) Within a further 14 days to serve a copy of such address for service on every other person named in the notice of appeal as a person intended to be served.*

*You need not comply with this requirement if your address for service is unchanged from your address of record in the proceedings in the Supreme Court*