Supreme Court Rules 1937—Form 6.4

In the Supreme Court of the Australian Capital Territory

(see o 86 r 4)

Notice of motion for leave to appeal from interlocutory judgment of Court

Court of Appeal

ACTCA No of (year)

Interlocutory judgment of (Judge) (SC No of (year))

(name)

Applicant

(name)

Take notice that the Court of Appeal will be moved on [date] at [time] (or as soon after that as this motion can be heard) for the following orders:

- That the applicant have leave to appeal from the interlocutory judgment of [*Judge*] given on [*date*].
- 2 [*if necessary*] That the applicant have leave to make this application even though this notice was filed more than 7 days after the day the judgment was given.
- 3 Any other orders that the Court considers appropriate.

The grounds of the application are set out in the affidavit of [name] [*sworn/affirmed] on [date] and filed with this notice.

Approved form under Court Procedures Act 2004, s 8

page 1

Respondent

[if the Supreme Court Rules 1937, o 86 r 4 (2) applies] The applicant wants to present the applicant's case in writing.

Date:

Signature of *applicant/*applicant's solicitor:

Address for service:

To: the Registrar And to: the respondent

[respondent's name and address]

Notice to respondent—entry of appearance

Before taking any further step in this proceeding, you must enter an appearance in the registry.

*Strike out if inapplicable

This form was originally in the *Supreme Court Rules 1937*. Under the *Court Procedures Act 2004* A2004-59, pt 8, the form became a form approved under that Act.

© Australian Capital Territory 2005