FOR THE LOVE OF CHRIST JESUS; THE BEGINNING AND THE END.

Kindly confirm the dates based on principles.

Apologies for the abbreviations.

Specimen Summons

IN THE MAGISTRATES' COURT OF LAGOS STATE IN THE IKEJA MAGISTERIAL DISTRICT

	HOLDEN AT IKEJA
	CHARGE NO
BETWEEN	
COMMISSIONER OF POLICE	} COMPLAINANT
AND	
HENRY ADETOBI.	} DEFENDANT.
TO HENRY ADETOBI of	
No. 23, Yaguda Road Ikeja.	

Lagos.

Complaint has been made this day by Corporal Ahmed Chinko of Ikeja Police Station, Ikeja that you Henry Adetobi on the 5th day of March, 2017 at Ikeja within the jurisdiction of this Court did commit the offence of stealing contrary to Section 365 of the Criminal Law of Lagos State.

You are hereby summoned to appear before the Magistrates' court sitting at Ikeja on the 18th March, 2017 at the hour of 9.00 in the forenoon to answer to the said complaint.

	Magistrate
Dated this 3 rd day of March, 2017.	

Where the defendant has disobeyed summons, the then there is a *warrant* in this nature:

IN THE MAGISTRATES' COURT OF LAGOS STATE IN THE IKEJA MAGISTERIAL DISTRICT HOLDEN AT IKEJA

HOLDEN AT I	KEJA	
		CHARGE NO
BETWEEN		
COMMISSIONER OF POLICE	}	COMPLAINANT
AND		
USMAN KACHALA	}	DEFENDANT.
TO: CORPORAL ADETOKAN CHUKWUDI (Or to e	each and all p	police Officers).
Complaint has been made on the 5 th Day o (hereinafter called the defendant) was summo Court sitting at Ikeja Magisterial District on the 9 Oclock in the forenoon, but did not appear, a	ned to appea 18 th Day of N	ar before the Magistrates' March, 2017 at the hour of
You are hereby commanded to bring the defeative in the Ikeja Magisterial District, sitting at complaint and be further dealt with according to	Ikeja forthv	<u>-</u>
Dated this 20 th day of March, 2017.		
		Magistrate.

SPECIMEN WARRANT OF ARREST.

IN THE MAGISTRATES' COURT OF LAGOS STATE

IN THE IKEJA MAGISTERIAL DISTRICT

HOLDEN AT IKEJA

		CHARGE NO
BETWEEN		
COMMISSIONER OF POLICE	}	COMPLAINANT
AND		
ABUBAKAR CHOVIE	}	DEFENDANT
To: Corporal Isa Salami		
'D' Division Police Station, Ikeja.		
Lagos.		
WARRANT FOR THE APPREHENSION OF DE	FENDANT	AT FIRST INSTANCE
Complaint on oath has been made on the 5 th day Danladi that Abubaka Chovie hereinafter called the February at Chokko Balu Drive, Ikeja was involved Criminal Law of Lagos State.	ne defenda	nt on the 2 nd day of
You are therefore commanded to bring him before forthwith to answer to the said complaint and be	_	<u>-</u>
Dated this 7 th Day of February 2017.		
		Magistrate

SEARCH WARRANT.

IN THE MAGISTRATES' COURT OF LAGOS STATE

IN THE IKEJA MAGISTERIAL DISTRICT

HOLDEN AT IKEJA

	CHARG	SE NO
BETWEEN		
COMMISSIONER OF POLICE	} COMPLAINAN	Т
AND		
ADELEKE AKANBI.	} DEFENDANT.	
TO: CHUKWUMA EKANEM		
No. 32, Airport Road Ikeja.		
Lagos.	XIO	
SEARCH WARRANT		
WHEREAS a written Information on oath has there is reasonable ground for believing that selling of Police Uniform contrary to Section 1	there is in No. 35 Airport Ro	ad, Lagos,
You are hereby commanded in the name of La premises and dillligently search for the afor before this court.	<u> </u>	
This warrant shall be executed between the loclock at night.	hours of 5 oclock in the foren	oon and 8
Issued at		
	This day of	2017.
	N	lagistrate.

CHARGES

For Magistrate in North, the charge is usually in three paragraphs: - Magistrate introduce himself "I"; - state the contents and particulars of the offence "That you"; - Direction: I hereby direct. Then signature and date.

For High Court in the North: differences between that of magistrate North - the charge is only on paragraph (no paragraph on introduction or direction), - It is usually signed by a law officer, - no "that you" in HC. Instead of "Punishable under¹" in HC you use "contrary to".

In the Magistrate Court in the South, the charge is one paragraph and the police draft it.

In the High Court South; the charge is two paragraphs namely; Statement of offence and particulars of offence.

HINT;

In the Exam, when asked to draft the information; then you are to draft the one that has Statement of Offence and Particulars of Offence. If you are asked to draft the charge, you are to draft the one that goes straight to the point.

¹ As used in all summary courts.

SPECIMEN CHARGE IN THE MAGISTRATE COURT NORTH.

IN THE MAGISTRATE COURT OF KADUNA

IN THE ZARIA MAGISTERIAL DISTRICT

HOLDEN AT ZARIA

	CASE NO
BETWEEN	
COP COMPLAINANT	
AND	
ABANIMO BUBARI	
CHINKO ABULI	
I Zabuski Mach, Magistrate Grade II hereby charge you Abanin Abuli as follows:	no Bubari and Chinko
First Charge.	
That you Abanimo Bubari and Chinko Abuli on 12th February, Street Zaria in the Zaria magisterial District conspired with one theft of a goat which belongs to Mrs Chulik and thereby commetheft punishable under Section 97 of the Penal Code Laws of Katriable by this court.	e another to commit nitted an offence of
Second Charge	
That you, Abanimo Bubari and Chinko Abuli on 12th February, Street Zaria in the Zaria Magisterial District unlawfully took po property of Mrs Chulik without her consent and thereby comn theft pubishable under Section 287 of the Penal Code Laws of triable by this court.	ssession of a goat the nitted an offence of
I hereby direct that you be tried by this court on the said charg	ge.
Dated this day of 2017	
<u> </u>	Zabuski Mach
	Magistrate Grade II

Specimen Charge in the High Court North.

IN THE HIGH COURT OF KADUNA STATE IN THE ZARIA JUDICIAL DIVISION HOLDEN AT ZARIA

CASE NO.....

BETWEEN
THE STATE COMPLAINANT
AND
BABALOLA OJUKWU
IBORI BABATUNDE
CHOVIE FELIX ACCUSED

First Charge:

Babalola Ojukwu, Ibori Babatunde and Chovie Felix on 12th February, 2017 at No. 5 Sultan Uboko Street Zaria, in the Zaria Judiial Division Kaduna State conspired with one another to commit the offence of theft of a goat property of Mrs. Wakanma contrary to Section 97 of the Penal Code Laws of Kaduna State.

Second Charge:

Babalola Ojukwu, Ibori Babatunde and Chovie Felix on 12th February, 2015 at No. 5 Sultan Uboko Street Zaria in the Zaria Judicial Division Kaduna State unlawfully took possession of a goat property of Mrs. Wilson without her consent and thereby committed an offence of theft contrary to Section 270 of the Penal Code Laws of Kaduna State

Dated this 17th Day of February, 2017.

Abayomi Peter, Esq Principal State Counsel For the Attorney-General Kaduna State. Specimen information in the HCFCT

IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY IN THE ABUJA JUDICIAL DIVISION HOLDEN AT ABUJA

CHARGE NO

BETWEEN
FEDERAL REPUBLIC OF NIGERIA COMPLAINANT
AND
ABAYOMI FOLA
CHINKO ANI
SHOLE SHAYO DEFENDANTS
At the sessions holding at Abuja, the court is informed by the Attorney-General of the Federation on behalf of the Federal Republic of Nigeria that:
1. Abayomi Fola
2. Chinko Ani
3. Shole Shayo
Are charged for the following offences:
FIRST COUNT
STATEMENT OF OFFENCE
Conspiracy contrary to Section 97 PCode Act.
PARTICULARS OF OFFENCE
Abayomi Fola, Chinko Ani and Shole Shayo on 2017 at No Abuja, in the Abuja Judicial Division, Federal Capital Territory conspired with one another to commit the offence of theft of a goat property of Mrs. Wilson.
SECOND COUNT
STATEMENT OF OFFENCE:
Theft contrary to Section 270 of the Penal Code Act
PARTICULARS OF OFFENCE

Abayomi Fola, Chinko Ani and Shole Shayo on 2017 at No Abuja, in the Abuja Judicial Division, Federal Capital Territory, unlawfully took possession of a goat property of Mrs Wilson without her consent.
Dated this day of 2017
Audu Itoki
Chief Law Officer
For the Attorney-General of the Federation

Specimen Charge in Magistrates' Court South.

IN THE MAGISTRATE COURT OF OYO STATE IN THE IBADAN MAGISTERIAL DISTRICT

HOLDEN AT IBADAN

	CHARGE NO
BETWEEN	
COP COMPLAINANT	
AND	
ABIKE JOHNBULL	
ITUEN OJI	
TINUKE LABAKE	
COUNTI	X
That you, Abike JohnBull, Ituen Oji and Tinu at Ibadan in the Ibadan Magisterial I another to commit a felony, namely to stea thereby commited an offence punishable un Laws of Oyo State.	District, Oyo State conspired with one I a goat property of Mrs Wakanma and
COUNT II	
That you Abike JohnBull, Ituen Oji and Tinulat Ibadan in the Ibadan Magisterial I Mrs Wakanma and thereby committed an o of the Criminal Code Laws of Oyo State.	District, Oyo State stole a goat property of
Dated this day of 2017	
	Police officer
	Name and Rank

(Prosecutor).

Charge In the High Court (South)

IN THE HIGH COURT OF OYO STATE

IN THE IBADAN JUDICIAL DIVISION

HOLDEN AT IBADAN

^L	ΙΛ	D	\sim E	NI	\smallfrown	
JГ	1 /~	л	GE.	IV	U	

BETWEEN

THE STATE

AND

TANKO PALY

RUKKY PANTO

ATANO IKENGA...... DEFENDANTS

At the sessions holding at Ibadan on the 15th Day of June 2017, the Court is informed by the Attorney-General of Oyo State on behalf of the State that:

- 1. Tanko Paly
- 2. Rukky Panto
- 3. Atano Ikenga

Are charged for the following offences:

COUNT I

STATEMENT OF OFFENCE

Conspiracy contrary to Section 516 Criminal Code Laws of Oyo State.

PARTICULARS OF OFFENCE

Tanko Paly, Rukky Panto and Atano Ikenga on the 12th Day of June 2017 at No. 53 Idumagbo Drive Ibadan Oyo State in the Ibadan Judicial Division of Oyo State, Nigeria, conspired to commit a felony, namely; to steal a goat property of Mrs Williams.

COUNT II

STATEMENT OF OFFENCE

Stealing contrary to Section 390(6) of the Criminal Code Laws of Oyo State.

PARTICULARS OF OFFENCE

Tanko Paly, Rukky Panto and Atano Ikenga on the 12th Day of June 2017, at No. 53 Idumagbo Drive Ibadan Oyo State in the Ibadan Judicial Division of Oyo State.

Dated this 15th Day of June, 2017

Akpako Ituen

Chief Law Officer

For the Attorney-General of Oyo State.



Specimen information in the High Court of Lagos.

IN THE HIGH COURT OF LAGOS STATE NIGERIA IN THE LAGOS JUDICIAL DIVISION

HOLDEN AT LAGOS

BETWEEN

THE STATE OF LAGOS...... COMPLAINANT

AND

TOBI BOLERO

BETTY TOKI

YUSUF IKENGA

At the sessions holding at Lagos on the 14th Day of July, 2017, the court is informed by the Attorney-General of Lagos State on behalf of Lagos State that:

- 1. Tobi Bolero
- 2. Betty Toki
- 3. Yusuf Ikenga.

are² charged for the following offences:

COUNT I

STATEMENT OF OFFENCE

Conspiracy contrary to Section 516 Criminal Laws of Lagos State.

PARTICULARS OF OFFENCE

Tobi Bolero, Betty Toki and Yusuf Ikenga on the 11th Day of July 2017 at No. 25 Happiness Drive, Igbosere Lagos in the Lagos Judicial Division of Lagos conspired to commit a felony namely to steal a goat property of Mrs Williams.

COUNT II

STATEMENT OF OFFENCE

Stealing contrary to section 365 of the Criminal Law of Lagos State.

² This is meant to be small letter in all the drafts of similar nature.

PARTICULARS OF OFFENCE

Tobi Bolero, Betty Toki and Yusuf Ikenga on the 11th Day of July 2017 at No. 25 Happiness Drive, Igbosere Lagos in the Lagos Judicial Division of Lagos State, Nigeria stole a goat property of Mrs Williams.

Dated this 17th Day of July, 2017.

Tanake Hiroshima

State Counsel One/whatever the post is.

For the Attorney-General of Lagos State.

Specimen Information in the FHC.

IN THE FEDERAL HIGH COURT OF NIGERIA.

HOLDEN AT LAGOS

CHARGE NO

BETWEEN

FEDERAL REPUBLIC OF NIGERIA...... COMPLAINANT

AND

TOBI YUSUF

LAI EBUKA

CHRIS BLUE

At the sessions holding at Lagos on the 14th Day of August, 2017, the Court is informed by the Attorney-General of the Federation on behalf of the Federal Republic of Nigeria that:

- 1. Tobi Yusuf
- 2. Lai Ebuka
- 3. Chris Blue

are charged for the following offences:

COUNTI

STATEMENT OF OFFENCE

Illegal trafficking in drugs contrary contrary to Section 11 of the National Drugs Law Enforcement Agency Act 2004.

PARTICULARS OF OFFENCE

Tobi Yusuf, Lai Ebuka and Chris Blue on 14th July, 2017, at the Murtala Mohammed International Airport, Lagos, within the Lagos Judicial Division, without lawful authority were found in possession of 40 Kilograms of drugs popularly known as cocaine.

COUNT II

STATEMENT OF OFFENCE

Illegal dealing in drugs contrary to Section 11(c) of the National Drugs Law Enforcement Agency Act, 2004.

PARTICULARS OF OFFENCE

Tobi Yusuf, Lai Ebuka and Chris Blue on the 13th day of July 2017, at No. 10 Verry Gud Road, Lagos, within the Lagos Judicial Division, without lawful authority were engaged in buying and selling of cannabis cocaine.

Dated this 15th Day of July, 2017

Babatunde Audu

Senior Law Officer

For the Chairman, NDLEA.

APPLICATION FOR POLICE BAIL.

(LETTER HEAD)

AKINTOBI CHAMBERS

NO. 29 ABACHA CRESCENT KADUNA.

17th May, 2017.

THE DIVISIONAL POLICE OFFICER,
NIGERIA POLICE FORCE,
BANAWA AREA COMMAND,
BANAWA, KADUNA.
Dear Sir,

APPLICATION FOR BAIL.

I Tibitalo Babatunde as legal practitioner, hereby apply for bail of Mr Kirkham Ishalo who was arrested on..... at....... for alleged....... of....... and is now in police custody.

Upon his release on bail, he will appear in court at all times when necessary and will not jump bail on release.

Tonki Banie of No. is ready to stand as surety for the said suspect.

Thank you for your anticipated cooperation.

Yours faithfully

Akintobi Chambers

Rukky Blackstone

Legal Practitioner for Mr Kirkham Ishalo

Summons for bail in the High Court South
IN THE HIGH COURT OF ENUGU STATE
IN THE ENUGU JUDICIAL DIVISION
HOLDEN AT ENUGU

CHARGE NO.....

BETWEEN

OKEDI NWOKE...... APPLICANT

AND

THE STATE..... RESPONDENT

SUMMONS FOR BAIL

BROUGHT PURSUANT TO SECTION....... CRIMINAL PROCEDURE LAW OF ENUGU STATE, SECTION 36(5) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999 (AS AMENDED) AND UNDER THE INHERENT JURISDICTION OF THE COURT

LET ALL PARTIES concerned attend this honourable court on the 17th day of August, 2017 at the hour of 9 O'clock in the forenoon or so soon thereafter as counsel can be heard on behalf of the applicant praying the court for the following:

AN ORDER of this honourable court admitting the applicant to bail

AND for such further order as this honourable court may deem fit to make in the circumstances.

Dated this 10th Day of August, 2017.

AC 1 1: A: 1 =

Afolabi Atanda Esq.

Counsel to the Applicant

Afolabi and Co LP

No. 14 Ikechukwu Avenue, Enugu.

For service on:

The State Counsel

Ministry of Justice,

Enugu, Enugu State.



AFFIDAVIT IN SUPPORT OF SUMMONS FOR BAIL.
IN THE HIGH COURT OF ENUGU
IN THE ENUGU JUDICIAL DIVISION
HOLDEN AT ENUGU
CHARGE NO
BETWEEN
OKEDI NWOKE APPLICANT
AND
THE STATE RESPONDENT
AFFIDAVIT IN SUPPORT OF SUMMONS FOR BAIL.
I, Ginika Ebuka Nwoke, Male, Adult, Christian, Nigerian, Trader resident in No 54 Ubero Crescent Enugu hereby make oath and state as follows:
i. That I am the elder brother of the Accused/applicant and by virtue of my relationship with him, I am familiar with the facts of this case.
ii. That I have authority and consent of the accused/applicant to depose to this affidavit.
iii. That the applicant was arrested by some police officers on for an alleged offence of rape of one Miss Binta Tito in his house at No. 45 Ubero Crescent Enugu.
iv. That I know as a fact that the applicant is innocent of the offence as we were both on an outing in Imo State (during the said time and date in question) to buy some goods (leather shoes) and we returned to Enugu 2 days later.
v. That the above paragraph iv has been intimated to the police both by myself and the accused but they insisted on arresting him.
vi. I know there is a mistake of identity and my brother Okedi Nwoke is innocent of this offence.
vii. That I make this oath bona fide and in accordance with the Oaths Act, 2004.

Sworn to at the High Court, Enugu

Deponent

This...... 2017

BEFORE ME COMMISSIONER FOR OATHS.



Motion for bail in the Magistrates' Court (North).
IN THE MAGISTRATE COURT OF KADUNA STATE
IN THE BANAWA MAGISTERIAL DISTRICT
HOLDEN AT BANAWA
CHARGE NO
BETWEEN
TANKO USMAN APPLICANT
AND
COMMISSIONER OF POLICE RESPONDENT
MOTION FOR BAIL.
BROUGHT PURSUANT TO SECTION 341(2) CRIMINAL PROCEDURE CODE LAWS OF KADUNA STATE, SECTION 36(5) OF THE 1999 CONSTITUTION AND THE INHERENT JURISDICTION OF THE COURT.
TAKE NOTICE: that this honourable court will be moved on the 17 th August, 2017 at the hour of 9. O'clock in the forenoon or so soon thereafter as counsel on behalf of the applicant shall be heard praying for:
i. AN ORDER admitting the applicant to bail.
ii. For such order as this honourable Court may deem fit to make in the circumstances.
Dated this 15 th Day of August, 2017.

Aminu Talabi, Esq.

Counsel to the Applicant,

No. 10 Kacha-Kacha Cresent Kaduna State.

You may use the affidavit above for this too.

Specimen motion for bail pending appeal.
IN THE COURT OF APPEAL
IN THE ABUJA JUDICIAL DIVISION
HOLDEN AT ABUJA

APPEAL NO	•
CHARGE NO	

BETWEEN

ABER UBER..... APPLICANT

AND

THE STATE..... RESPONDENT.

MOTION ON NOTICE

BROUGHT PURSUANT TO SECTION 28(1) COURT OF APPEAL ACT, 2004 AND UNDER THE INHERENT JURISDICTION OF THE COURT.

TAKE NOTICE that this honourable court will be moved on the 2017 as counsel for the appellant/applicant may be heard praying the court for:

- 1. An order of the Court Releasing the applicant to bail pending the heaing and determination of the appeal before this court.
- 2. AND for such further order or orders as this honourable court may deem fit to make in the circumstances.

Dated...... 2017.

Tayo Oyinola

Oyinola and Co.

Applicant's Solicitors

No.6 Exillure Street.

Central Area

Abuja, Nigeria.

For Service on:

The Director of Public Prosecution.

Federal Ministry of Justice

Maitama, Abuja.
F.C.T. Nigeria.
Affidavit in support of motion
IN THE COURT OF APPEAL.
ABUJA JUDICIAL DIVISION
HOLDEN AT ABUJA
APPEAL NO
CHARGE NO
BETWEEN:
TANKO IKEN APPLICANT
AND
THE STATE RESPONDENT
AFFIDAVIT IN SUPPORT OF MOTION.
I, Tekken Iken, Male, Muslim, Nigerian, trader of No. 20 Zankari Road, Wuse, Federal Capital territory Abuja do hereby make on oath and say as follows:
1. That I am the elder brother of the applicant/appellant in this case.
2. That by virtue of my position, I am very conversant with the facts of this case.
3. That I know as a fact that on the Of the appellant/applicant was convicted of And sentenced to
4. That the applicant/appellant is now serving his sentence at the FEdderal Prison Kuje, Abuja FCT.
5. That I know as a fact that the appellant/applicant has appealed against this judgment of His Lordship on
6 Longer Yarns on the notice of appeal grounds, etc.
7 Long yarns on the details of the counsel
8 Long yarns on the need for bail. E.g. the applicant informed me at the Federal Prisons, Kuje Abuja, FCt that if granted bail, it will afford him the opportunity of regularly consulting with his counsel.

9. That the appellant/applicantfurther informed me that he would not jump bail and will prosecute the appeal to its logical conclusion.

10. That I make this affidavit in good faith believing same to be true and in accordance with the Oaths Act.

Deno	nΔ	nt

SWORN TO AT THE COURT OF APPEAL REGISTRY ABUJA, THIS 2017

BEFORE ME

COMMISSIONER FOR OATHS.

Specimen Notice of Appeal from High Court to the Court of Appeal (Criminal Form 1)
IN THE COURT OF APPEAL
IN THE ABUJA JUDICIAL DIVISION
HOLDEN AT ABUJA
APPEAL NO
CHARGE NO
BETWEEN
YINKA OMISADE APPELLANT
AND
THE STATE RESPONDENT.
NOTICE OF APPEAL.
TO THE REGISTRAR OF THE HIGH COURT OF FEDERAL CAPITAL TERRITORY, ABUJA.
I,(name)
GROUNDS OF APPEAL:
GROUND 1
The learned trial judge erred in law when

³ 1. For Notice of Application for leave to appeal from the decision of the High Court to Court of Appeal (Criminal Form 2). Exactly same as this just that here, you say above *do hereby apply for leave to appeal against my conviction to the Court on the Following Grounds*. Then the heading is titled Notice of Leave to Appeal. Then the rest is same as this Notice of Appeal.

^{2.} For Application for extension of Time to appeal. Exactly the same as Notice of Appeal just that the heading is "Notification of Application for Extension of Time Within Which to Appeal Brought Pursuant to order 17 Rule 5 Court of Appeal Rules, 2011 and Under the Inherent Jurisdiction of This Honourable Court". Then give you notice that I hereby apply to court for an extension of time within which I may give Notice of Appeal (or Notice of Application for Leave to Appeal) on the following grounds. It appears there is no attesting witness just applicant's details and then for service on: THE PROSECUTION (enter) The Director of Prosecution (enter) Federal Ministry of Justice (enter) Maitama, Abuja.

PARTICULARS:

AND

- 1. The prosecution has not established a prima facie case against the accused person.
- 2. The decision of the court violated the constitutional right of presumption of innocence given to the accused person.

3. The onus of proof rests on the prosecution thr	roughout the trial.
	(Appellant's mark and signature)
(Signature and address of witness)	
Dated the 15 th Day of June 2017.	
PARTICULARS OF TRIAL AND CONVICTION	
Date Judgment was given: 2nd June, 2017.	
In what Court tried: HCFCT.	
Judge: Honourable Justice Dan Ike.	
Sentence: 5 years imprisonment with hard labou	ır.
Whether questions of law now raised were raise	d at the trial: No.
Do you desire to be present on the hearing of yo	ur appeal by the Court: Yes.
Affidavit in support of motion	
IN THE COURT OF APPEAL	
IN THE ABUJA JUDICIAL DIVISION	
HOLDEN AT ABUJA	
	APPEAL NO
	CHARGE NO
BETWEEN	
USMAN IBE APPLICANT	

THE STATE..... RESPONDENT

AFFIDAVIT IN SUPPORT OF MOTION.
I, Achanu Ibe, Male, Christian, trader, Nigerian of No Abuja Federal Capital Territory Nigeria do hereby make on oath and say as follows:
1. That I am the senior brother of Usman Ibe, the appellant/applicant in this case.
2. That by virtue of my position as aforementioned, I am very conversant with all the facts of this case.
3. That the appellant was tried at the High Court of Justice of FCT presided over by Honourable Justice for the offence of and convicted with on the day of
4. That the appellant informed me at the Federal Prison Yard, Kuje on 2017 and I verily believe him of the following facts:
i. that he was dissatisfied with the judgment nad intends to appeal to this court.
ii. That he took ill and was hospitalised at hence his inability to file this appeal within time.
iii. That he has now been discharged from hospital and has engaged a counsel(counsel detail) to prosecute the appeal on his behalf.
Iv. That his NOA appeal against the judgemnt of Has now been prepared and filed at the court below. The said notice of appeal is herewith attached and marked as Exhibit A.
v. That he has been informed by his counsel that the period allowed by the law to file his appeal has expired.
5. That I make this oath bonafide believing same to be the truth and in accordance with the Oaths Act
DEPONENT.
SWORN TO AT THE COURT OF APPEAL REGISTRY, ABUJA THIS 2017
BEFORE ME
COMMISSIONER FOR OATHS.

SPECIMEN NOTICE OF ABANDONMENT OF APPEAL (CIVIL FORM 11).

IN THE COURT OF APPEAL	
IN THE ABUJA JUDICIAL DIVISION	
HOLDEN AT ABUJA	
	APPEAL NO
	CHARGE NO
BETWEEN	
YINKA OMISADE APPELLANT	
AND	
THE STATE RESPONDENT.	
TO THE REGISTRAR COURT OF APPEAL ABUJA.	
NOTICE OF ABANDONMENT OF APPEAL BROUGHT F COURT OF APPEAL RULES.	PURSUANT TO ORDER 16 RULE 18
I,(name) having been convicted of(offence) And sentenced to(XYZ punishment with or without hard labour) By the High Court FCT presided over by Honourable On the2017 and having being desirous of appealing to the Court of Appeal against the said conviction and sentence do hereby give notice that I do not intend further to prosecute my appeal, and that I hereby abandon all further proceedings in regard thereto as from the date thereof.	
	Signature and mark of Appellant.
Signature and address of Attesting Witness.	
Dated this day of 2017.	

DRAFTS: CASE THEORY AND TRIAL PLAN, OPENING ADDRESS FOR PROSECUTION AND DEFENCE.