

Conviction Revocation + Sentence Revocation Application to the Magistrates Court**APPEAL TO THE CROWN COURT FROM A MAGISTRATES' COURT****APPEAL AGAINST CONVICTION OR CONVICTION AND SENTENCE***(Common Law + Criminal Procedure Rules)*

Use this form ONLY for an appeal to the Crown Court under CrimPR Part 34 against a conviction or finding of guilt in a criminal case. If you use this form for that, you can also use it for an appeal against a sentence or order. There is a different form for an appeal to the Crown Court against a sentence or order only, and a different form for applying or appealing to the Crown Court about bail under CrimPR 14.8. This form is NOT for use in a non-criminal case, e.g. an appeal about council tax enforcement or about the revocation of a minicab licence.

You may not need to appeal. Sometimes a magistrates' court or youth court can change a decision which it has made, under section 142 of the Magistrates' Courts Act 1980 and CrimPR 24.18.

Important notice

- (1) an appeal hearing can go ahead even if you do not attend.
(2) if your appeal fails, the court can increase your sentence and make a costs order against you.

Appellant's name and address

Name: Citizen Mr Bayram Yediayli

Address: 41 Nottingham Avenue, Canning Town E16 3RT

Date of birth: 10th March 1974

Email address: Interpreter Mr Can Say <can-say@outlook.com>

Phone: N/A Mobile: Interpreter Mr Can Say 07551020475

Offence(s) under appeal: Hygiene Regulation Breaches x 6

Appeal from Magistrates' Court

Magistrates' case reference number: 1900809731

Appeal to the Crown Court at:

Is the appellant represented? No

Royal Commission Case Notice + Contempt and Terrorism Penalty Warning

If yes, give:

Representative's name: Representative's address: Representative's email address:

Phone:

Mobile:

Representation is: legal aid granted **No**legal aid applied for **No**privately funded **No**

1. Complete the box above and give the details required in the boxes below. If you use an electronic version of this form, the boxes will expand¹. If you use a paper version and need more space, you may attach extra sheets.

2. Sign and date the completed form.

3. Send the completed form to the magistrates' or youth court office AND send a copy of the completed form to the prosecutor's office. You can get the address of the prosecutor's office from the magistrates' court where you were convicted.

Make sure this appeal notice reaches **both** those offices **not more than 21 days after the date you were sentenced**, whether you are appealing against conviction only or against sentence, too. Otherwise, you will have to ask the Crown Court for permission to appeal out of time and the court may refuse.

¹ Forms for use with the Rules are at: www.justice.gov.uk/courts/procedure-rules/criminal/forms.

(1) This is an appeal to the Crown Court about:

Give brief details of the magistrates' court or youth court decision about which you are appealing, including the date of that decision (e.g. 'my conviction for [offence] on [date] [and my sentence of [penalty] for that offence on [date]').

Hygiene Regulation Breach Framing Fraud + Conviction Fraud x 6 Conviction Revocation + Sentence
Revocation + Conviction Appeal + Sentence Appeal

Applications: Time Extension + Appeal Regulation Waivers for the Citizen against the State

Grounds: Fraudulent Breach of Natural Justice + Human Rights + Overriding Justice Objective

Corrupt State Officers and Law Court Judges sold Protection Frauds + Money Laundering Services to Organised Criminals. The Money Laundering Services included the use of Prosecution Frauds to get Forced Sale Conditions + Business Thefts.

The Citizen, Crown and Lord Bishops have Justice Responsibilities known as the Equity Monarchy Trusts. They have Corruption Control Jurisdictions that govern Parliament Session Powers. The Politicians made a Dictator Governance Plan. The Equity Monarchy Trusts were dormant for 45 years when the Politicians developed the European Constitution. In every member State the Politicians lost control to Corrupt State Officers and Law Court Judges who formed Organised Crime Partnerships. They developed Protection Fraud networks for Mutual Support and Corruption Co-ordination. They sold Market frauds to organised Crime, provided protection frauds for the Corrupt Officers who managed them and gave Glittering Career Guarantees + Job Profits to Corrupt MPs in exchange for Fraud Services in Parliament.

In 2004 the European Leaders wanted Referenda Acceptance of the Dictator Powers. They needed Election Frauds to get it. They needed Dictator Power Concealment Frauds as Election Frauds. Equity Lawyer Mr Ellis got Election Fraud Proof and served a Corruption Notice on the Crown and Parliament. It revived the Equity Monarchy Trusts. It started a Corruption Remedy Process that has continued ever since. The Equity Lawyer recruited Citizens and managed their cases to provide Investigation Services for the Remedy Process. It got Corruption Proof against Organised Criminals, the Media, State, Law Courts and Many MPs including Attorney General Mr Cox, Prime Minister Mrs May and Opposition Leader Mr Corbyn. In 2019 it got a Forced Resignation from Prime Minister Mrs May and Forced General Election. The Protection Fraud Networks in the UK and needed Remedy Process Sabotage Frauds. They planned a Middle Eastern War to get it. Top British Politicians used Top Judges and Top Police to sell Protection Frauds to Drug Dealers who finance the Kurdish PPK. President Trumps moved USA Troops from Syria to avoid USA Casualties by British Financed Missiles. He could not explain why he did it.

The Equity Lawyer managed Integrity Tests before and during the Election Campaign Period got Corruption Proof, Remedy Denial Fraud Proof and Election Fraud Proof against Organised Criminals, the State, Law Courts, and All Party Leaders. The Equity Lawyer needed Money Laundering Proof against Top Police and Top Judges

Citizen Mr Yedialy has Turkish Citizenship + UK Residency Rights + English Illiteracy + Business Administration Skills Deficit + Fast Food Shop Skills. He had a Viable Business with No Books. The Corrupt Officers planned a Prosecution Fraud + Forced Sale + Business Theft against Citizen Mr Yedialy

The Corrupt Officers used Immunity Frauds to get Harassment Perjury by 3 Women. The Harassment Trial Judge noticed Innocence Evidence Concealment Frauds, supervised the Jury into an Acquittal Decision and gave Claim Advice for Citizen Mr Yedialy against the Metropolitan Police + Ministry of Justice + Defence Lawyers.

The Emotional Exhaustion + Money Shortages + Limited Language Skills resulted in Claim Management Incapacity.

The Harassment Framing Fraud had failed. The Corrupt Officers used Hygiene Regulation Breach Frauds + Business Closure to get Forced Sale Conditions. He gave Sale Instructions to Sale Lawyers. They did nothing to protect his interest. The Buyer made a Part Payment + Full Payment Promises + Full Accounting Promises and asked for Premature Possession. It got Premature Possession from Citizen Mr Yedialyi and Promise Breaches by the Buyer.

On 9th October 2019 Citizen Mr Yedialyi made a Business Theft Complaint to the Metropolitan Police. It got a Case Reference Number + No Action.

Citizen Mr Yedialyi consulted Interpreter Mr Can Say. He made a Case Reference to Equity Lawyer Mr Ellis. Citizen Mr Yedialyi gave a Privilege Waiver + Confidentiality Waiver that enabled use of the case for the Remedy Process. It got General Protection Rights from the Crown and Parliament with Protection Enforcement by the Cabinet and Prime Minister and Enforcement Accountability by the Opposition Leader.

The Business Recovery Claim QB 2019 003741 was Damage Mitigation Action that should get a £150,000 Damage Reduction for Corruption Claim QB 2019 003984. Personal Service of Claim QB 2019 003741 got Accounting Promises + Settlement Negotiation Promises and Promise Breaches from the Buyer. The Damage Mitigation Draft Orders dated 31st October 2019 on both cases is evidenced by Stamp Filing Proof dated 1st November 2019 on the Corruption Claim Draft Order from the Crown Prosecution Service, High Court Actions Office, High Court Appeals Office and the Court of Appeal.

On 8th November 2019 the Corruption Claim was issued and given Case Reference QB 2019 003984 and the Damage Mitigation Applications were filed in both cases. It got Hearing Listing Refusals by High Court Masters. The Defence and Counterclaim dated 13th November 2019 from the Buyers made Transaction Admissions and claimed Part Payment of the Purchase Price was Unjust Enrichment of the Seller. Postal Service of the Defence and Counterclaim was on 15th November 2019. On the evidence available the Top Judges called on Top Police for a Business Theft Investigation Fraud that made Finding Frauds against Citizen Mr Yedialyi. 15th November 2019 was Criminal Complaint Day 37 and the day that got the 1st Complaint Response Contact from the Metropolitan Police. It got a Complainant Interview Appointment for 7th December 2019, which was Complaint Day 60.

The Reply and Defence to Counterclaim dated 21st November 2019 was filed and Stamp Filing Proof got on 26th November 2019. The next day it got the **1st Backdated Forged Order with the Alleged Decision Date 31st October 2019 + Stay for 30 Days or further order + Within 30 Days Particulars Filing Order + Filing Default Automatic Strike Out Order + Day 23 Seal + Day 27 Letter Box Personal Service.**

The Reply and Defence to Counterclaim dated 21st December was filed and Stamp Filing Proof got on 28th November 2019 from the High Court Actions Office.

On 7th December 2019 the Equity Lawyer, Interpreter and Citizen used the Business Theft Complainant Interview to give Metropolitan Police Officer Ms Georgina Newton a Case Explanation. She agreed to make a Case Reference to Superior Officers. The Equity Lawyer gave her documents entitled Case Briefing and Chronology + Documents Schedule and Other Documents to service the Case Reference. It got a No Further Action Decision Fraud + Decision Notice Denial Fraud by Anonymous Superior Officers.

On 12th December 2019 the General Election got a Governing Majority of 80 for Prime Minister Mr Johnson. It was a Vulnerable Majority. The Integrity Tests got Election Fraud Proof against All Party Leaders. A Parliament Session Refusal and Repeat Forced General Election needed a Credible Choice for Voters. The Election Fraud Proof against All Party Leaders invalidated a Repeat Forced General Election. The Crown and Lord Bishops imposed Corruption Remedy Conditions in the Parliament Session Agreement. They required a Royal Commission. They required use of Election Fraud Appeal 2019 2700 for a Permission Decision made on 12th December 2019. It got a Day 35 Seal.

The Election Frauds included the Framing Frauds against Citizen Mr Paterson and the Mental Health Frauds + Forced Medication Frauds against Citizen Mr Mustafa

The Integrity Tests for the Royal Commission started with an Opposition Management Agreement Proposals dated 14th December 2019. They included Email Address Requests for All MPs for Legal Service Purposes for No Response from the House of Commons Systems Manager and Speaker.

The Parliament Session Opening Speech on 19th December 2019 by the Queen announced the Royal Commission.

The Business Theft Criminal Investigation Denial Frauds got the **2nd Backdated Forged Order with the Alleged Decision Date 12th November 2019 + [Unidentified] Application Dismissal + Unintelligible case Reason + Stayed Case Reason + Day 28 Seal + Day 40 Letter Box Personal Service on 21st December 2019.**

The Royal Commission Integrity Tests used the Framing Frauds against Citizen Mr Paterson and the Mental Health Frauds against Mr Mustafa. They got Remedy Co-operation Refusal Proof against All Relevant Authorities.

The Royal Commission Integrity Tests used Council Tax Liability Frauds + Child Maintenance Frauds for Royal Commission Briefing Enquiries. They got No Briefing Evidence from State Lawyers and Court Lawyers and Noisy Jurisdiction Fraud Proof against Corrupt Magistrates. The Noisy Jurisdiction Frauds merits Bribery Investigations of Corrupt Magistrates with special attention given to any involvement in Budget Frauds.

The Integrity Tests continued with Hygiene Regulation Breach Conviction and Sentence Appeals. The Case Reference Enquiry got a Magistrates Court Reference 1900809731. The Appeal Filing in the Court of Appeal got Stamp Filing Proof from the Court of Appeal on the Appeal Notices and Grounds and Crown Court Enforcement Stay Application. It got a Conviction Appeal Jurisdiction Denial and return of the Appeal Notice. It got a Sentence Appeal Jurisdiction Admission and Process Refusal using a No Valid Appeal Grounds in spite of the Fraud Notices. The Court of Appeal did not return the Enforcement Stay Application. It adds to the Criminal Conspiracy Proof against Top Judges

The Integrity Tests continued with a Murder Conspiracy Concealment Fraud Summons Applications with Defendant Status for the Attorney General and Director of Public Prosecutions and Others. Email Notice to the House of Commons Speaker, Prime Minister and Opposition Leader got Full In Box Bounce Messages from them and Honourable MPs. The series of Remedy Process Emails to All MPs between June 2018 and November 2019 got one or two Full In Box Bounce Messages. The Full In Box Bounce Messages got by the Summons Application Service Email raises Reasonable Suspicions of Communications Sabotage Frauds against Citizens and Honourable MPs

The Business Buyers asked for Settlement Negotiations. The Equity Lawyer gave them a Royal Commission Briefing. He showed them the Corruption Proof against the Metropolitan Police and Top Judges. He made an Immunity Negotiation Offer. He explained the Royal Commission needs to know what the Buyer Lawyer knows about the Forged Orders and what he has told them. He suggested they ask for a Case Status Report + Case Management Advice in writing in a time limit from the Buyer Lawyer, He suggested that after they have a Written Response or No Response he writes giving the Buyer Lawyers notice of the Forged Orders to discover how they respond. It got a Co-operation Refusal by them. The wanted a Settlement Sum from Citizen Mr Yediayli. The Equity Lawyer said he needed Full Accounting to give Settlement Sum Advice. It got an Accountability Refusal. They claimed the Defence and Counterclaim provided the only information they were willing to give.

The Equity Lawyer plans to prepare a QB 2019 003741 Negotiation Document that gives Settlement Choices for the Buyers. He plans to give a QB 2019 003984 Damage Mitigation Representation Opportunity to the Attorney General, Home Secretary, Justice Secretary and Law Society before making a Business Claim Settlement.

The Royal Commission Integrity Tests continue with the Conviction Revocation + Sentence Revocation Application to the Magistrates Court and the Enforcement Stay Application + Conviction Appeal and Sentence Appeal to the Crown Court.

If applicable:

I need an extension of time for this appeal. My appeal is late because:

Explain why your appeal is late. Attach copies of any letters or other documents you want the court to see. The time limit is 21 days from the date of sentence, whether you are appealing against conviction only or against sentence, too. Only the Crown Court can extend the 21 day time limit for appeal.

Case Management Incapacity because of English Language Limits

Case Management Incapacity because of Investigation Frauds + Prosecution Frauds + Trial Frauds in the criminal Courts and Civil Courts

If applicable:

My appeal should be heard urgently because:

Explain why. Attach copies of any letters or other documents you want the court to see.

The Royal Commission needs Case Priority for All Cases of Citizen Mr Yedialyi

(2) Other applications. I am also applying for:

Justice Perversion Finding + Fraud Finding + Contempt Finding + Contempt Remedy Entitlement Finding + Contempt Remedy Priority Finding for Citizen Mr Yedialyli

Give reasons for any application you are making:

Fraud invalidates the Investigation + Prosecution + Trial

I want my application(s) considered by the magistrates' court the Crown Court

Each court can consider these applications. You can apply to both.

(3) The issues in this case.

Summarise the matters of fact or law which are in dispute.

The Harassment Trial got an Acquittal Decision by Jurors and Innocence Evidence Concealment Fraud Proof + Claim Advice for Citizen Mr Yedialyli against the Investigators, Prosecutors and Defenders.

The Business Theft Criminal Complaint + Business Recovery Claim + Corruption Claims QB 2019 003741 + 003984 got Criminal Conspiracy Proof for Citizen Mr Yedialyli against the Metropolitan Police and High Court Judges

It validates Fraud Findings + Remedy Orders for Citizen Mr Yedialyli and Contempt Remedy Management for the People

Are the issues in the case still the same now as they were in the magistrates' court? If not, explain what is different.

Equity Governance Trust Breach Frauds + Misrepresentation Frauds + Non- Disclosure Frauds +

Position Abuse Frauds invalidated the Investigation + Prosecution + Trial + Sentence Hearings**(4) Case management in the Crown Court.**

Answer the following questions as far as you can. If you do not know the answer to a question, say so. Any answers that you can give will help the Crown Court to arrange an effective appeal hearing, even if you cannot answer every question.

Did you attend the trial in the magistrates' court? Yes No

How long did the trial last in the magistrates' court? Say if you don't know or you aren't sure.

Was there an interpreter for you in the magistrates' court? Yes No
The court may have arranged an interpreter for you if English is not your first language.

Do you need an interpreter in the Crown Court? Yes No
You may need an interpreter if English is not your first language.

If yes, in what language (and dialect, if relevant)?

How long do you expect the appeal hearing to last in the Crown Court? Say if you don't know or you aren't sure.

The Appeal Hearing needs 30 minutes. The Contempt Case Management Hearings will need a lot more time.

A. Case management information about the trial in the magistrates' court

1. Which prosecution witnesses gave oral evidence in the magistrates' court? List their names.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yedialy and provide Remedy Investigation Services for the Royal Commission

2. Were any prosecution witnesses' written statements read out in the magistrates' court? If so, which ones? List the witnesses' names.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yedialy and provide Remedy Investigation Services for the Royal Commission

3. Which defence witnesses gave oral evidence in the magistrates' court? List their names.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yedialy and provide Remedy Investigation Services for the Royal Commission

4. Was there an interpreter for any defence witness in the magistrates' court? Yes No
If yes, list the names of those defence witnesses.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yedialy and provide Remedy Investigation Services for the Royal Commission

5. Did any defence witnesses who gave oral evidence in the magistrates' court (including you, if you gave evidence) need special or other measures to help them do so? List the witnesses' names and describe what the measures were. Special or other measures may include screens, evidence by live link or in private, video recorded interview as evidence, intermediary, breaks in examination or other measures to

accommodate disability.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yediyali and provide Remedy Investigation Services for the Royal Commission

6. Did any of the defence witnesses who gave oral evidence in the magistrates' court need to be summoned by the court to make them attend? List their names.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yediyali and provide Remedy Investigation Services for the Royal Commission

7. Were any defence witnesses' written statements read out in the magistrates' court? If so, which ones? List the witnesses' names.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yediyali and provide Remedy Investigation Services for the Royal Commission

8. In the magistrates' court, did you introduce evidence or make an application under any of the following Criminal Procedure Rules? If you have no legal representative you may find this question hard to answer. If you are not sure what to put, tick 'Don't know'.

- | | | | |
|--|------------------------------|-----------------------------|-------------------------------------|
| Part 16 Written witness statements | <input type="checkbox"/> Yes | <input type="checkbox"/> No | <input type="checkbox"/> Don't know |
| Part 17 Witness summonses, warrants and orders | <input type="checkbox"/> Yes | <input type="checkbox"/> No | <input type="checkbox"/> Don't know |
| Part 18 Measures to assist a witness or defendant to give evidence | <input type="checkbox"/> Yes | <input type="checkbox"/> No | <input type="checkbox"/> Don't know |
| Part 19 Expert evidence | <input type="checkbox"/> Yes | <input type="checkbox"/> No | <input type="checkbox"/> Don't know |
| Part 20 Hearsay evidence | <input type="checkbox"/> Yes | <input type="checkbox"/> No | <input type="checkbox"/> Don't know |
| Part 21 Evidence of bad character | <input type="checkbox"/> Yes | <input type="checkbox"/> No | <input type="checkbox"/> Don't know |
| Part 22 Evidence of a complainant's previous sexual behaviour | <input type="checkbox"/> Yes | <input type="checkbox"/> No | <input type="checkbox"/> Don't know |

B. Case management information about your appeal to the Crown Court

1. Which prosecution witnesses will you want to question in the Crown Court if they give evidence? List their names.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yediyali and provide Remedy Investigation Services for the Royal Commission

2. Which defence witnesses do you want to give oral evidence in the Crown Court? List their names. Include your own name if you intend to give evidence. It is your responsibility to arrange for your witnesses to attend court.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yediyali and provide Remedy Investigation Services for the Royal Commission

3. Do any defence witnesses need an interpreter in the Crown Court? Yes No
If yes, list their names and the language (and dialect, if relevant).

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yedialy and provide Remedy Investigation Services for the Royal Commission

4. Do you think that any of the defence witnesses whom you want to give oral evidence in the Crown Court (including you, if you intend to give evidence) are going to need special or other measures to help them do so? If so, what measures? List the witnesses' names and describe what measures you think they will need. Special or other measures may include screens, evidence by live link or in private, video recorded interview as evidence, intermediary, breaks in examination or other measures to accommodate disability.

Yes. The Similar Fact Corruption Proof Witnesses include Citizen Mr Adam Mustafa. He needs an Immediate Release Witness Protection Order + Forced Medication Antidote Protection Order + More
Yes. Framing Fraud 2019 0860 + 0861 Immediate Release Order for Citizen Mr Paterson
Yes. The Similar Fact Corruption Proof Witnesses include a Wheel Chair User
Yes. Divorce ZC14D02308 Property Fraud Enforcement Stay Protection Order + Children Case ZW15C00062 Frauds Revocation Orders for Citizen Mrs Theodorou + 5 Younger Children
Yes. Law Profession Monopoly Enforcement Stay Protection Orders + Agency Representation Powers for the Citizens against the Law Profession Authorities + Law Courts
Yes. Much more.....

5. Do you think that any of the defence witnesses whom you want to give oral evidence in the Crown Court may be unwilling to do so and will need to be summoned by the court to make them attend? List their names. If you want the Crown Court to issue a witness summons you must ask the court to do so, or give notice in paragraph B7 beneath if that applies.

Efficient Case Management needs Witness Summons as a Witness Intimidation Deterrent

6. Are there any dates during the next 6 months on which any of the expected defence witnesses, including you, will NOT be available to give evidence (e.g. because they are going to be on holiday)? Give the name of each witness, including you, who will NOT be available at any time during the next 6 months and GIVE THE DATES ON WHICH THEY WILL NOT BE AVAILABLE.

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yedialy and provide Remedy Investigation Services for the Royal Commission

7. If you ticked any 'yes' boxes in answer to question A8 above, do you want to introduce the same evidence or make the same application in the Crown Court? Tick 'yes' if you do. If you use this form to give notice that you want to introduce evidence or make an application in the Crown Court that you made before in the magistrates' court then you do not have to give any other notice(s). Otherwise, you must give the notice or make the application required by the rules that apply not more than 21 days after you send in this appeal notice.

- Part 16 Written witness statements Yes No
- Part 17 Witness summonses, warrants and orders Yes No
- Part 18 Measures to assist a witness or defendant to give evidence Yes No
- Part 19 Expert evidence Yes No
- Part 20 Hearsay evidence Yes No
- Part 21 Evidence of bad character Yes No
- Part 22 Evidence of a complainant's previous sexual behaviour Yes No

(5) Appeal against sentence or order

Crown

Parliament
Court of Appeal
High Court
Crown Court
Magistrates Court

The People v Corrupt Officers
Citizen Mr Yedialy v State
Citizen Mt Yedialy v Buyers + State
Citizen Mr Yedialy v Tower Hamlets Council
Citizen Mr Yedialy v State

Corruption Remedies Royal Commission
Hygiene Conviction Fraud Appeal
Fraud Claims QB 2019 003741 + 003984
Hygiene Sentence Stay + Review Application
Hygiene 1900809731 Conviction Revocation +++

Royal Commission Case Notice + Magistrates Court Revocation Application + Crown Court Appeal 19th January 2019

If the Crown Court allows your appeal against conviction that will cancel the sentence passed by the magistrates' court.

If the Crown Court refuses your appeal against conviction you can still appeal against the sentence passed by the magistrates' court if you want to do so. If you want to appeal against the sentence or order passed by the magistrates' court, answer these next two questions:

What part(s) of the sentence are you appealing against, and why? For example, are you appealing against the amount of a fine, or against the length of a sentence of imprisonment or detention, or against a disqualification (e.g. from driving)?

The Equity Lawyer needs Full Disclosure of the Prosecution File + Defence File + Court Files to make Appeal Decisions for Citizen Mr Yedialy and provide Remedy Investigation Services for the Royal Commission

What information do you want the Crown Court to take into account in particular? For example, explain any circumstances of which you think the court should take account and mention any report, financial information or other information that you think ought to affect the sentence or other order the court makes. Explain why you think those circumstances or that information matters.

Signed²: **[appellant / appellant's representative]**

Date:

² If you use an electronic version of this form, you may instead authenticate it electronically (e.g. by sending it from an email address recognisable to the recipient). See Criminal Procedure Rules, rule 5.3.