

Form No. 7



SOUTH

AUSTRALIA

Criminal Law Consolidation Act, 1935

In the Supreme Court
SCCRM- 03 - 271

R. V. BRIAN MORRIS BERTRAM PERKINS

Application by Appellant to have application determined by the Full Court

I, having received your notification that my application
for:-
(A) leave to appeal against sentence

has been refused do hereby request that the said application be considered and
determined by the Full Court.

Dated the 8 day of DECEMBER, 2003.

Signed.....
(Appellant)

I request that the Full Court exercise its power under Rule 15(8)(b) to order that this application
be listed for oral argument

Signed.....
(Appellant)

NOTE: This form may be accompanied by a summary of argument consisting of:

- (a) a concise statement of the facts.
- (b) a concise statement setting out clearly in what respect the conviction or sentence sought to be appealed from is alleged to be erroneous. Where the error alleged is in respect of or involves the admission or rejection of evidence or the misapprehension of misapplication of evidence by the Court appealed from, there shall be given in addition to the grounds of such alleged error the page references to the transcript of evidence and including relevant page references to the transcript of evidence.
- (c) a concise statement of the points of law or fact to be argued with references to all relevant decided cases statutes or subordinate legislation appended.

Att: Criminal Appeals Co-ordinator
Criminal Courts Registry
3rd Floor, Sir Samuel Way Building, Victoria Square
ADELAIDE SA 5000

