**Form 24.2**

**Rule 24.2(1)**

**Application for leave to intervene by the CEHR or SCHR**

IN THE SHERIFF APPEAL COURT

APPLICATION FOR LEAVE TO INTERVENE

by

THE COMMISSION FOR EQUALITY AND HUMAN RIGHTS (“the CEHR”)

[or THE SCOTTISH COMMISSION FOR HUMAN RIGHTS (“the SCHR”)]

in the appeal in the cause

[A.B.] (designation and address)

PURSUER and [APPELLANT/RESPONDENT]

against

[C.D.] (designation and address)

DEFENDER and [RESPONDENT/APPELLANT]

1. The CEHR [*or* The SCHR] seeks leave to intervene in this appeal under section 30(1) of the Equality Act 2006 [*or* section 14(2) of the Scottish Commission for Human Rights Act 2006].
2. The CEHR considers that this appeal is relevant to a matter in connection with which it has a function because:

(*state briefly (in numbered paragraphs) the reasons*).

[*or* The SCHR considers that an issue arising in this appeal is relevant to its general duty and raises a matter of public interest because:

(*state briefly (in numbered paragraphs) the reasons*).]

1. The issue in this appeal which the CEHR [*or* the SCHR] intends to address is: (*state briefly (in numbered paragraphs) the reasons*).
2. The CEHR [*or* The SCHR] intends to make the following submission if leave to intervene is granted:

(*state briefly (in numbered paragraphs) a summary of the proposed submissions*).

[X.Y.], Solicitor for the CEHR [*or* the SCHR]

(*insert business address of solicitor*)