**Form 6.2**

**Rule 6.2(1)**

**Note of appeal**

APPEAL

to

THE SHERIFF APPEAL COURT

[A.B.] (*designation and address*)

PURSUER and [APPELLANT/RESPONDENT]

against

[C.D.] (*designation and address*)

DEFENDER and [RESPONDENT/APPELLANT]

1. The appellant appeals to the Sheriff Appeal Court against the decision of the sheriff at (*place*) (*specify nature of decision*) made on (*date*). The court reference number is (*insert court reference number*).

GROUNDS OF APPEAL

1. (*State briefly (in numbered paragraphs) the ground(s) of appeal.*)

AVAILABILITY OF SHERIFF’S NOTE

1. The sheriff has provided a note setting out the reasons for the decision appealed against, and a copy is appended.

[*or* The appellant has requested that the sheriff write a note, but the note is not yet available.]

[*or* The sheriff has not provided a note setting out the reasons for the decision appealed against, and the appellant requests that the sheriff write a note.]

[*or* The sheriff has not provided a note setting out the reasons for the decision appealed against. The appellant considers that the appeal is sufficiently urgent that the Sheriff Appeal Court should hear and determine the appeal without the sheriff’s note. (*State briefly (in numbered paragraphs) why the appeal is sufficiently urgent to justify its determination without the sheriff’s note*).]

INITIAL CASE MANAGEMENT: APPELLANT’S VIEWS

1. The appellant considers that the appeal should be appointed to procedure before three Appeal Sheriffs (Chapter 7 procedure) [*or* procedure before one Appeal Sheriff (Chapter 8 procedure)] because:

(*state briefly (in numbered paragraphs) why the appellant considers that the appeal should be appointed to that procedure, taking into account the matters mentioned in rule 6.11(3).*)

IN RESPECT WHEREOF

[A.B.] [*or* [C.D.]], Appellant

[*or* [X.Y.], Solicitor for Appellant (*insert business address of solicitor*)]