

CONTENTS

1. INTRODUCTION	1
SOME CONTEXT	1
APPEAL AND REVIEW	2
<i>Example of a multi-tiered dispute resolution process</i>	2
APPEALS TO THE HIGH COURT	3
FOCUS OF THE WEBINAR	3
2. THE APPELLATE JURISDICTION OF THE HIGH COURT	5
THE HIGH COURT’S APPELLATE FUNCTION	5
THE STARTING POINT	5
SUBPART 8 OF PART 6 OF THE CRIMINAL PROCEDURE ACT 2011 (SECTION 296 TO 310)	5
DISTRICT COURTS ACT 1947	6
THE HIGH COURT RULES	6
TYPES OF APPEAL	7
<i>Overview</i>	7
GENERAL APPEAL	7
APPROACH WHEN APPEAL IS AGAINST EXERCISE OF A DISCRETION: <i>KACEM V BASHIR</i>	8
APPEALS ON A QUESTION OF LAW	9
APPEAL DE NOVO	9
3. LEAVE TO APPEAL	11
REQUIREMENTS FOR LEAVE	11
QUESTIONS OF LAW	11
SECOND APPEALS	12
A MORE RESTRICTIVE APPROACH?	12
THE LEAVE APPLICATION	13
TIME FOR APPLICATION	13
FURTHER LEAVE APPLICATION	14
4. GETTING STARTED	15
REQUIREMENTS FOR BRINGING APPEAL	15
COMMENCEMENT REQUIREMENTS	16
TIME FOR COMMENCEMENT	16
NOTICE OF APPEAL	17
FILING THE NOTICE OF APPEAL	19
FILING IN THE “ADMINISTRATIVE OFFICE”	20
SERVICE OF NOTICE OF APPEAL	21
CROSS-APPEALS	22
WHEN THINGS GO WRONG	22
5. CASE MANAGEMENT OF APPEALS UNDER PART 20 OF THE HIGH COURT RULES 25	25
CASE MANAGEMENT CONFERENCE	25
SECURITY FOR COSTS	25
<i>What the Rules provide</i>	25
<i>Security is the default position</i>	26
ORDER FOR TRANSCRIPT OF EVIDENCE	26
REPORT BY THE DECISION-MAKER	26
FURTHER EVIDENCE	27
DIRECTIONS FOR CONDUCT OF APPEAL	27
6. PREPARATION	29
APPELLANT’S SUBMISSIONS	29
HEARING BUNDLE	29
RESPONDENT’S SUBMISSIONS	30
BUNDLE OF AUTHORITIES	31
THINKING THROUGH THE CASE	31

7. THE HEARING	33
COURTROOM ETIQUETTE.....	33
THE HEARING ITSELF.....	33
QUESTIONS	34
RESPONDENT	34
APPELLANT’S RIGHT OF REPLY.....	35
COSTS	35
8. CASE STATED APPEALS	37
SOME BACKGROUND TO THE CASE STATED REGIME	37
STARTING POINT	38
SUMMARY OF PART 21 OF THE HIGH COURT RULES	39
<i>Application of Part 21</i>	39
<i>Some rules in Part 20 apply</i>	39
<i>Mode of commencing an appeal or reference</i>	39
<i>Contents of a notice of appeal</i>	40
<i>Time for bringing an appeal</i>	40
<i>Place for filing the notice and case</i>	40
<i>Lodging a draft case stated</i>	41
<i>Contents of a case</i>	41
<i>Order for transcript of evidence</i>	42
<i>When case deemed to be stated</i>	42
<i>Power to amend case</i>	42
<i>Security for costs</i>	42
<i>Determination of questions</i>	42
CASE MANAGEMENT OF CASE STATED APPEALS	43
SECURITY FOR COSTS	43
9. APPENDIX A: PART 20 OF THE HIGH COURT RULES	45
10. APPENDIX B: PART 21 OF THE HIGH COURT RULES	53
11. APPENDIX C: SCHEDULE 6 OF THE HIGH COURT RULES	57
12. APPENDIX D: SCHEDULE 7 STANDARD DIRECTIONS FOR APPEALS BY WAY OF CASE STATED AND REFERENCES UNDER PART 21.....	59
13. APPENDIX E: HIGHER COURTS CIVIL ELECTRONIC DOCUMENTS PROTOCOL.....	61
14. APPENDIX F: SUBPART 8 OF PART 6 OF THE CRIMINAL PROCEDURE ACT 2011.....	69
15. APPENDIX G: LIST OF STATUTES CONFERRING A RIGHT OF APPEAL TO THE HIGH COURT	73
16. APPENDIX H: CASE STATED APPEALS AND REFERING A CASE STATED TO THE HIGH COURT	98
17. APPENDIX I: CHECKLIST FOR APPELLANTS AND CHECKLIST FOR RESPONDENTS 101	
CHECKLIST FOR APPELLANTS	101
CHECKLIST FOR RESPONDENTS	102