**Form 6-2E**

Rule 2.16

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE

COURT OF APPEAL

CRIMINAL DIVISION

S EAPCR

[APPLICANT’S NAME]

Applicant

v

[THE KING / RESPONDENT’S NAME]

Respondent

**APPLICATION UNDER SECTION 304 OF THE CRIMINAL**

**PROCEDURE ACT 2009 TO SHOW CAUSE WHY A**

**QUESTION OF LAW SHOULD NOT BE RESERVED FOR**

**DETERMINATION BY COURT OF APPEAL**

|  |  |
| --- | --- |
| Date of document:Filed on behalf of:Prepared by:[name and address] | Solicitor code:Telephone:Ref:Attention:Email: |

To the Registrar of Criminal Appeals:

I, [*full name of applicant*], APPLY to the Court of Appeal under section 304 of the **Criminal Procedure Act 2009** for an order calling on the \*County Court/\*Trial Division of the Supreme Court and the respondent to show cause why the question of law specified below should not be reserved for determination by the Court of Appeal.

The question of law is:

[*set out specifically and concisely the question of law to which this application relates*].

The proceeding in which the question arose is:

Date:

[*Signed by Applicant*]

\*Delete if not applicable