Rule 2.04(3)

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE

COURT OF APPEAL

CRIMINAL DIVISION

S EAPCR

[APPLICANT’S / APPELLANT’S NAME]

Applicant / Appellant

v

[THE KING / RESPONDENT’S NAME]

Respondent

**NOTICE THAT LEGAL PRACTITIONER HAS CEASED TO ACT**

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

TO the Registrar of Criminal Appeals

AND TO [*name of former client*]

AND TO the [*other party*]

TAKE NOTICE that [*name of legal practitioner (or firm)*] has ceased to act for [*name*], the \*applicant / \*appellant / \*respondent in this matter.

Date:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
[*Signed by legal practitioner*]

NOTES

1. Unless another legal practitioner has filed a notice that that practitioner is now acting for the party, a practitioner may not file a notice of ceasing to act without first obtaining the leave of the Registrar of Criminal Appeals or, if leave is refused by the Registrar, the Court of Appeal.

2. This notice must be served on the other party and former client immediately after it is accepted for filing.

\*Delete if not applicable