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:	Solicitor code:
Filed on behalf of:	Tel:
Prepared by:	Ref:
[name and address]	Attention:
	Email:
TO the Registrar of Criminal Appea	ls
AND TO [name of former client]	
AND TO the [other party]	
TAKE NOTICE that [name of legal *applicant / *appellant / *respondent*	practitioner (or firm)] has ceased to act for [name], the t in this matter.
Date:	
	[Signed by legal practitioner]
	MOTEC

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