IN THE SUPREME COURT OF VICTORIA 20 No. AT

The Queen

v.

A.B.

## ELECTION TO HAVE APPLICATION UNDER SECTION 315 OF THE CRIMINAL PROCEDURE ACT 2009 DETERMINED BY COURT OF APPEAL

To the Registrar of Criminal Appeals:

I, [full name], having received your notification that my application for \*leave to appeal/\*review of refusal to certify under section 295(3) of the **Criminal Procedure** Act 2009/\*extension of time within which notice of appeal or application for leave to appeal may be given/\*bail/\*stay of sentence has been refused by a single Judge of Appeal under section 315 of that Act, GIVE NOTICE that I elect to have my application determined by the Court of Appeal constituted by at least two judges.

I wish \*to attend the hearing of my application;

\*to appear by audio visual link.

Date:

[Signed by Applicant]

[Signed by Witness]

[Name and Address of Witness]

\* Delete if not applicable

## **IMPORTANT NOTES:**

- 4. The Court may treat the hearing of the application for leave to appeal as the hearing of the appeal.
- 5. You should be aware that the Court has the power under section 281 of the **Criminal Procedure Act 2009** to impose a sentence which is **more or less severe** than the sentence which is appealed against.