# THE STATE OF NEW HAMPSHIRE JUDICIAL BRANCH

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## **RULE 7 NOTICE OF MANDATORY APPEAL**

This form should be used for an appeal from a final decision on the merits issued by a superior court or circuit court except for a decision from: (1) a post-conviction review proceeding; (2) a proceeding involving a collateral challenge to a conviction or sentence; (3) a sentence modification or suspension proceeding; (4) an imposition of sentence proceeding; (5) a parole revocation proceeding; (6) a probation revocation proceeding; (7) a landlord/tenant action or a possessory action filed under RSA chapter 540; (8) an order denying a motion to intervene; or (9) a domestic relations matter filed under RSA chapters 457 to 461-A other than an appeal from the first final order. (An appeal from the first final order issued in a domestic relations matter filed under RSA chapters 457 to 461-A should be filed on this form.)

COMPLETE CASE TITLE AND CASE NUMBERS IN TRIAL COURT				
2. COURT APPEALED FROM AND NAME OF JUDGE(S)	WHO ISSUED DECISION(S)			
	_			
3A. APPEALING PARTY: NAME, MAILING ADDRESS, E-MAIL ADDRESS, AND TELEPHONE NUMBER.	3B. APPEALING PARTY'S COUNSEL: NAME, BAR ID NUMBER, FIRM NAME, MAILING ADDRESS, E-MAIL ADDRESS, AND TELEPHONE NUMBER.			
E-Mail address:	E-Mail address:			
Telephone number:	Telephone number:			
AA OPPOONS DARTY MANE MANUNO APPECO	4D ODDOGINO DADTIGO COLINICEL MAME DAD			
4A. OPPOSING PARTY: NAME, MAILING ADDRESS, E-MAIL ADDRESS, AND TELEPHONE NUMBER.	4B. OPPOSING PARTY'S COUNSEL: NAME, BAR ID NUMBER, FIRM NAME, MAILING ADDRESS, E-MAIL ADDRESS, AND TELEPHONE NUMBER.			
E-Mail address:	E-Mail address:			
Telephone number:	Telephone number:			

Case Name:	
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5. NAMES OF ALL OTHER PARTIES AND COUNSEL IN	TRIAL COURT
6. DATE OF CLERK'S NOTICE OF DECISION OR	7. CRIMINAL CASES: DEFENDANT'S SENTENCE
SENTENCING. ATTACH OR INCLUDE COPY OF	AND BAIL STATUS
NOTICE AND DECISION.	, , , , , , , , , , , , , , , , , , , ,
DATE OF CLERK'S NOTICE OF DECISION ON POST-	
TRIAL MOTION, IF ANY. ATTACH OR INCLUDE COPY	
OF NOTICE AND DECISION.	
8. APPELLATE DEFENDER REQUESTED?	YES or NO:
IF YOUR ANSWER IS YES, YOU MUST CITE STATUTE O	R OTHER LEGAL AUTHORITY UPON WHICH CRIMINAL
LIABILITY WAS BASED AND SUBMIT A CURRENT REQU	EST FOR A LAWYER FORM (FINANCIAL STATEMENT).
SEE SUPREME COURT RULE 32(4).	
9. IS ANY PART OF CASE CONFIDENTIAL?	YES or NO:
IF SO, IDENTIFY WHICH PART AND CITE AUTHORITY FOR SEE SUPREME COURT RULE 12.	OR CONFIDENTIALITY.
SEE SUPREME COURT ROLE 12.	
-	
40 IE ANN DARTY IS A CORROBATION LIST THE NAME	CO OF DADENTS, OUDSIDIADIES AND AFFILIATES
10. IF ANY PARTY IS A CORPORATION, LIST THE NAME	.S OF PARENTS, SUBSIDIARIES AND AFFILIATES.
11. DO YOU KNOW OF ANY REASON WHY ONE OR MOI	
DISQUALIFIED FROM THIS CASE?	YES or NO:
IF YOUR ANSWER IS YES, YOU MUST FILE A MOTION F	OR RECUSAL IN ACCORDANCE WITH SUPREME
COURT RULE 21A.	
12. IS A TRANSCRIPT OF TRIAL COURT PROCEEDINGS	S NECESSARY FOR THIS ADDEAL? SEE SLIDDEME
COURT RULE 15, COMMENT.	THEOLOGART FOR THIS ALT LAL: OLL GOT REME
YES or NO:	
IF YOUR ANSWER IS YES, YOU MUST COMPLETE THE	TRANSCRIPT ORDER FORM ON DACE 4 OF THIS
FORM.	THANSONIE I ONDEN FONWI ON FAGE 4 OF THIS

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13. LIST SPECIFIC QUESTIONS TO BE RAISED ON API THE CASE, BUT WITHOUT UNNECESSARY DETAIL. ST PARAGRAPH.	PEAL, EXPRESSED IN TERMS AND CIRCUMSTANCES OF TATE EACH QUESTION IN A SEPARATELY NUMBERED
been properly preserved for appellate review by a	ised has been presented to the court below and has a contemporaneous objection or, where appropriate, unpreserved issue is raised as plain error, I hereby as plain error in section 13.
	Appealing Party or Counsel
parties to the case and were filed with the clerk o	ow, copies of this notice of appeal were served on all f the court from which the appeal is taken in 26(2) and with Rule 18 of the Supplemental Rules of
Date	Appealing Party or Counsel

Case Name:

#### **RULE 7 NOTICE OF MANDATORY APPEAL**

## TRANSCRIPT ORDER FORM

### **INSTRUCTIONS:**

- 1. If a transcript is necessary for your appeal, you must complete this form.
- 2. List each portion of the proceedings that must be transcribed for appeal, e.g., entire trial (see Supreme Court Rule 15(3)), motion to suppress hearing, jury charge, etc., and provide information requested.
- 3. Determine the amount of deposit required for each portion of the proceedings and the total deposit required for all portions listed. Do <u>not</u> send the deposit to the Supreme Court. You will receive an order from the Supreme Court notifying you of the deadline for paying the deposit amount to the court transcriber. Failure to pay the deposit by the deadline may result in the dismissal of your appeal.
- 4. The transcriber will produce a digitally-signed electronic version of the transcript for the Supreme Court, which will be the official record of the transcribed proceedings. Parties will be provided with an electronic copy of the transcript in PDF-A format. A paper copy of the transcript may also be prepared for the court.

PROCEEDINGS TO BE TRANSCRIBED (Please confirm dates with Trial Court)					
PROCEEDING DATE (List each day separately, e.g. 5/1/11; 5/2/11; 6/30/11)	TYPE OF PROCEEDING (Motion hearing, opening statement, trial day 2, etc.)	NAME OF JUDGE	LENGTH OF PROCEEDING (in .5 hour segments, e.g.,1.5 hours, 8 hours)	RATE (standard rate unless ordered by Supreme Court)	DEPOSIT
				X \$170.00	\$
				X \$170.00	\$
				X \$170.00	\$
				X \$170.00	\$
				X \$170.00	\$
				X \$170.00	\$
				X \$170.00	\$
				X \$170.00	\$
				X \$170.00	\$
				X \$170.00	\$
				TOTAL DEPOSIT	\$

PROCEEDINGS PREVIOUSLY TRANSCRIBED						
PROCEEDING DATE (List date of each transcript volume)	TYPE OF PROCEEDING (Motion hearing, opening statement, trial day 2, etc.)	NAME OF JUDGE	NAME OF TRANSCRIBER	DO ALL PARTIES HAVE COPY (YES OR NO)	DEPOSIT FOR ADDITIONAL COPIES	
					TBD	
					TBD	
					TBD	

**NOTE:** The deposit is an estimate of the transcript cost. After the transcript has been completed, you will be required to pay an additional amount if the final cost of the transcript exceeds the deposit. Any amount paid as a deposit in excess of the final cost will be refunded. The transcript will not be released to the parties until the final cost of the transcript is paid in full.