## CR-142

## Notice of Appeal and Record on **Appeal (Infraction)**

## Instructions

- This form is only for appealing in an **infraction** case, such as a case about a traffic ticket. You can get other forms for appealing in a civil or misdemeanor case at any courthouse or county law library or online at www. courts.ca.gov/forms.
- Before you fill out this form, read *Information on Appeal Procedures for* Infractions (form CR-141-INFO) to know your rights and responsibilities. You can get form CR-141-INFO at any courthouse or county law library or online at www.courts.ca.gov/forms.
- You must file this form no later than 30 days after the trial court issued the judgment or order you are appealing (see rule 8.902(b) of the California Rules of Court for very limited exceptions). If your notice of appeal is late, the court will not take your appeal.
- Fill out this form and make a copy of the completed form for your records.
- Take or mail the completed form to the clerk's office for the same trial court that issued the judgment or order you are appealing. It is a good idea to take or mail an extra copy to the clerk and ask the clerk to stamp it to show that the original has been filed.

You fill in the name and street address of the court

Clerk stamps date here when form is filed.

that issued the judgment or order you are appealing:

Superior Court of California, County of

You fill in the number and name of the trial court case in which you are appealing the judgment or

**Trial Court Case Number:** 

**Trial Court Case Name:** 

The clerk will fill in the number below:

**Appellate Division Case Number:** 

State

State

Zip

## **Your Information**

a.	Name of appellant (the party who is filing	this appeal):
	Name:	

Appellant's contact information (manying 1).

•	Appenant's contact information (required):
	Street address:

Street Mailing address (if different): Street

Phone: E-mail: \_\_\_\_\_

c. Appellant's lawyer in the trial court proceedings:

The lawyer filling out this form  $\square$  is  $\square$  is not representing the appellant in this appeal.

State Bar number: Street address:

Street Mailing address (if different):

Phone: E-mail:

Name:



Judgment or Order You Are Appealing  I am/My client is appealing (check a, b, or c):  a the final judgment of conviction in the case (Pen. Code, § 1466(b)(1)).  The trial court issued (rendered) this judgment on (fill in the date):  b an order made by the trial court after judgment that affects an important (substantial) right of mine/my client (Pen. Code, § 1466(b)(2)).  The trial court issued (rendered) this order on (fill in the date):  c Other (describe the action you are appealing and indicate the date the trial court took the action):  Your Choices About the Record on Appeal
I am/My client is appealing (check a, b, or c):  a. ☐ the final judgment of conviction in the case (Pen. Code, § 1466(b)(1)).  The trial court issued (rendered) this judgment on (fill in the date):  b. ☐ an order made by the trial court after judgment that affects an important (substantial) right of mine/my client (Pen. Code, § 1466(b)(2)).  The trial court issued (rendered) this order on (fill in the date):  c. ☐ Other (describe the action you are appealing and indicate the date the trial court took the action):  Your Choices About the Record on Appeal
The trial court issued (rendered) this judgment on ( <i>fill in the date</i> ):  b.  an order made by the trial court after judgment that affects an important (substantial) right of mine/my client (Pen. Code, § 1466(b)(2)).  The trial court issued (rendered) this order on ( <i>fill in the date</i> ):  c.  Other (describe the action you are appealing and indicate the date the trial court took the action):  (our Choices About the Record on Appeal
(Pen. Code, § 1466(b)(2)).  The trial court issued (rendered) this order on (fill in the date):  c.   Other (describe the action you are appealing and indicate the date the trial court took the action):  four Choices About the Record on Appeal
c. Other (describe the action you are appealing and indicate the date the trial court took the action):  Cour Choices About the Record on Appeal
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Stipulation for Limited Record
The respondent and I/my client have agreed ("stipulated") under rule 8.910 that parts of the normal record on appeal are not required for proper determination of this appeal. A copy of our stipulation identifying those parts of the record that are not required is attached. (At the top of each page write "CR-142, item 3.")
Record of Oral Proceedings
ou do not have to provide the appellate division with a record of what was said in the trial court (this is called a record) fithe "oral proceedings"). But, if you do not, the appellate division will not be able to consider what was said during the rial court proceedings in deciding whether an error was made in those proceedings.
4 I elect (choose)/My client elects to proceed (check a or b):
a.   WITHOUT a record of the oral proceedings in the trial court ( <i>skip item</i> <b>5</b> ); <i>sign and date this form</i> ). I understand that if I proceed without a record of the oral proceedings, the appellate division will not be able t consider what was said in the trial court during those proceedings in deciding whether a legal error was mad
(Write initials here):
b.   WITH a record of the oral proceedings in the trial court (complete item (5) below). I understand that if I electronose) to proceed with a record of the oral proceedings in the trial court, I have to choose the record I want to use and take the actions described below to make sure this record is provided to the appellate division. I understand that if I do not take the actions described below and the appellate division does not receive this record, I am not likely to succeed in my appeal.
(Write initials here):
5 I want to use the following record of what was said in the trial court proceedings in my case ( <i>check and complete only one—a, b, c, or d</i> ):
a.   Statement on Appeal. A statement on appeal is a summary of the trial court proceedings approved by the trial court. See form CR-141-INFO for information about preparing a proposed statement. (Check and complete (1) or (2).)

Trial Court Case Number:

rial C	Court Case	Name:	
5)	(continuea	')	
	(1)	I have attached my proposed statement on appeal to this notice. (If you are not represented by a lawyer in this appeal, you must use Proposed Statement on Appeal (Infraction) (form CR-143) to prepare and file this proposed statement. You can get form CR-143 at any courthouse or county law library or online at www.courts.ca.gov/forms.)	
	(2)	I have NOT attached my proposed statement on appeal to this notice. I understand that I must serve the prosecuting attorney if the prosecuting attorney appeared in the case and file this proposed statement in the trial court within 20 days of the date I file this notice and that if I do not file the proposed statement on time, the court may proceed on the clerk's transcript only.	
		OR	
b. Transcript From Official Electronic Recording. This option is available only if an official elect recording was made of what was said in the trial court. Check with the trial court to see if an official electronic recording was made in your case before choosing this option. Some courts also have lot that establish procedures for determining whether only a portion of a transcript or a different form record will be sufficient for an effective appeal. Check with the trial court to see if it has such a location (Check and complete (1) or (2).)			
	(1)	I will pay the trial court clerk's office for this transcript myself. I understand that if I do not pay for this transcript, it will not be prepared and provided to the appellate division.	
	(2)	I am asking that this transcript be provided at no cost to me because I cannot afford to pay this cost. I have completed and attached <i>Defendant's Financial Statement on Eligibility for Appointment of Counse and Reimbursement and Record on Appeal at Public Expense</i> (form MC-210). (You can get form MC-210 at any courthouse or county law library or online at www.courts.ca.gov/forms. The court will review this form to decide if you are eligible for a free transcript.)	
		OR	
,	ma use res rec ma	py of Official Electronic Recording. This option is available only if an official electronic recording was dee of what was said in the trial court, the court has a local rule for the appellate division permitting the of the official electronic recording itself as the record of the court proceedings, and you and the prondent (the prosecuting agency) have agreed (stipulated) that you want to use the recording itself as the ord of what was said in your case. Check with the trial court to see if an official electronic recording was de in your case before choosing this option. You must attach a copy of your agreement (stipulation) with respondent to this notice. (Check and complete (1) or (2).)	
	(1)	I will pay the trial court clerk's office for this official electronic recording myself. I understand that if I do not pay for this recording, it will not be provided to the appellate division.	
	(2)	I am asking that this official electronic recording be provided at no cost to me because I cannot afford to pay this cost. I have completed and attached <i>Defendant's Financial Statement on Eligibility for Appointment of Counsel and Reimbursement and Record on Appeal at Public Expense</i> (form MC-210). (You can get form MC-210 at any courthouse or county law library or online at www.courts.ca.gov /forms. The court will review this form to decide if you are eligible for a free copy of the official electronic recording.)	



Trial Court Case Name:			Thai oddit dase Namber.				
(5) (continued)	(continued)  OR						
made a your ca determi	Reporter's Transcript. This option is available only if there was a court reporter in the trial court who made a record of what was said in court. Check with the trial court to see if there was a court reporter in your case before choosing this option. Some courts also have local rules that establish procedures for determining whether only a portion of the reporter's transcript or a different form of the record will be sufficient for an effective appeal. Check with the trial court to see if it has such a local rule.						
	Within 10 days of receiving the court reporter's estimate of the cost of preparing the reporter's transcrip will (check and complete one of the following):						
(1)	File with the trial court a certified 8.918.	d transcript of all the pr	oceedings required by rule				
(2)	Pay for the transcript myself by c estimated cost of the transcript.	depositing with the trial	court an amount equal to the				
(3)	Pay the reporter directly and file that is signed by the reporter.	with the trial court a wi	ritten waiver of the deposit				
(4)	Request a reporter's transcript at at no cost to me because I cannot attached <i>Defendant's Financial S</i> and Reimbursement and Record can get form MC-210 at any counwww.courts.ca.gov/forms. The celigible for a reporter's transcrip	afford to pay this cost. Statement on Eligibility on Appeal at Public Exprthouse or county law life our twill review this for	I have completed and for Appointment of Counsel pense (form MC-210). (You ibrary or online at				
I understand that if I do not pay for this transcript and I am not eligible for a reporter's transcript at no the reporter's transcript will not be prepared and provided to the appellate division.							
Date:							
Type or	print your name	Signature of a	ppellant or attorney				