

You need only request permission in this notice if:-

- you did not ask for permission to appeal at the hearing at which the decision you are appealing against was made; or
- you asked for permission, but it was refused, and you wish the appeal court to reconsider your request.

The court when giving permission to appeal may, **exceptionally**, direct that your appeal be referred to the Court of Appeal if it considers that it raises an important point of principle or practice or there is some other important reason for the Court of Appeal to hear it. Where the court gives this direction, it will be shown on form **N460 Reasons for allowing or refusing permission to appeal (including referral to the Court of Appeal)** which the court will send you.

If you need more time than is allowed for filing your appellant's notice, you must make an application in the notice itself. (See the notes to Section 8).

Section 5: Other information required for the appeal

You are required to state the order you wish to appeal. If you are appealing only part of an order or tribunal decision, you must write out that part (or parts) of the order in the box provided.

You should also indicate whether your appeal includes any Human Rights Act issues and whether you are asking the appeal court to issue a stay on enforcing the order which you are appealing. (You do not need to do this if you have already obtained a stay from the lower court or your appeal is from the Immigration Appeal Tribunal). If you are asking for a stay, extension of time or other order you will also need to complete the relevant part of Section 8.