Sample 3: Form 26 — Notice of Appeal for conviction and sentence

	Criminal Practice Rules 1999 Form 26 (Version 8) f Appeal or application for leave to appeal against conviction or sentence (for ppeals other than under the District Court of Queensland Act 1967, s118)
	(rules 65 and 66)
In the Court	of Appeal, Supreme Court of Queensland
The Queen	against Jason Matthews
YOU MUST A.	TTICK ONE OF EACH OF THE FOLLOWING: I was dealt with as an Adult in the primary court. OR
	☐ I was dealt with as a Child in the primary court. [tick if Youth Justice Act 1992 applicable]
B.	 ☑ I was found Guilty after a trial in the primary court. [tick if not guilty plea entered in primary court] OR ☑ I pleaded Guilty in the primary court.
	Itick if guilty plea entered in primary court! Matthews
*[cross	out the paragraphs that do not apply].
1.	The details of my conviction are- Court: Supreme Court
	Judge: Judge Jamieson
	Date convicted: 3/03/2018
	Date sentence passed: 3/03/2018

Offence(s) of which convicted: Manslaughter

Sentence: 12 years' imprisonment; serious violent offender declaration made; 430

days pre-sentence custody declared.

The grounds of my appeal/application are-

- The learned trial judge erred in admitting the evidence said to demonstrate a lie.
- B. The learned trial judge erred in failing to direct the jury as to the use they could make of the appellant's lies.
- C. The learned trial judge erred in admitting evidence of other acts of violence against the child not the subject of the charge (propensity evidence).
- D. If the propensity evidence was admissible then it was only admissible to demonstrate the context/relationship in which the relevant assault occurred.
- E. If the learned trial judge was right in admitting the propensity evidence, on either basis he erred in failing to properly direct the jury as to its permissible use.
- F. The appellant did not receive a fair trial because the trial judge failed to adequately sum up the defence case.
- G. The sentence is manifestly excessive.

Address of Appellant/Applicant: [if in custody state Correctional/Detention Centre	1
Arthur Gorrie Correctional Centre	
Telephone number:	
Email Address:	
Have you engaged a lawyer to act for you this appeal/application: Yo	

If yes:

3.

Telephone number:	
Email address:	

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	If no:
	Have you applied or are you applying for Legal Aid? (Yes? No
	If no:
	Do you intend to represent yourself? Yes / No
4.	If legally represented, are you applying to be present when the court
	considers your appeal/application? (Yes) No
	(If representing yourself, ordinarily you are entitled to be present at the hearing.)
/N	otice to applicant/appellant
Ι.	Unless special grounds are shown in form 38 (Application for leave to adduce evidence (rule 108) and are made out the application or appeal will be decided on the same material that was before the trial or sentencing judge.
2.	If you change your address, or place of custody, or your legal representatives, you must notify the registrar in writing.
3.	If this notice is not filed with the Registrar or given to the General Manager of the prison or person in charge of any other place in which the person is held in custody within 1 calendar month after the judgment appealed against, you must also complete form 28 (notice of application for extension of time within which to appeal) and attach it to this notice (rule 65 and 66)].
/Signe	al Jason Matthews
	25 June 2018
	Brisbane
	e of appeal or application for leave to appeal against conviction or sentence
	ppeals other than under the District Court of Queensland Act 1967, s 118)
	on behalf of: Jason Matthews
	ss for service: c/o Arthur Gorrie Correctional Centre
	hone:
Fax: .	
Form ?	26 (Version 8) approved 10 September 2018
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(Rules 65 and 66)