## Sample 4: Form 28 - Notice of application for extension of time within which to appeal

	Practice Rules 1999
	n 28 (Version 7) tension of time within which to appeal
	(rule 65(3))
In the Court of Assert Court	, , , , ,
In the Court of Appeal, Supreme Court	of Queensland
The Queen against Jason Matthews	
YOU MUST TICK ONE OF EACH O	F THE FOLLOWING:  \[ \sum \] 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]
В.	
	I pleaded Guilty in the primary court.  Itick if guilty plea entered in primary court]  In of Appeal against for an extension of the time ppeal (or notice of application for leave to appeal).
The details of my convi Court: Supreme Court of	
Judge: Judge Jamieson	
Date convicted: 3/03/20	18
Date sentence passed: 3/	
Offence(s) of which com	
Sentence: 12 years' impr	risonment
Form 28 (Version 7), approved 10 September (Rule 65(3))	r 2018

## 2. The grounds of my application are-

- The learned trial judge erred in admitting the evidence said to demonstrate a lie.
- В. 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.
- 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.

The reason for my appeal being out of time is:

My lawyers failed to file the notice in time. I thought that my lawyers had filed the notice in time but I found out on 20 June 2018 that no appeal had been started. I immediately asked a guard at the prison how I could appeal and they told me I should contact Legal Aid or my lawyer. I put my name on the list to see Legal Aid and they sent me the forms. As soon as I received the forms I have filled them out.

Details of the Applicant: Address of Applicant: [if in custody state Correctional/Detention Centre]
Arthur Gorrie Correctional Centre
Telephone number:
Email Address:

Form 28 (Version 7), approved 10 September 2018 (Rule 65(3))

4	The state of the s
	If yes:
	Name of lawyer and/or Law Firm:
	Address for service:
	Telephone number:
	Email address:
	If no:
	Have you applied or are you applying for Legal Aid? Yes No
	Do you intend to represent yourself?  Yes / No
	Do you mend to represent yoursen?
5	. If legally represented, are you applying to be present when the court
	considers your application? Yes No
	(If representing yourself, ordinarily you are entitled to be present at the
	hearing.)
	/Notice to applicant/appellant
	<ol> <li>If you change your address, or place of custody, or your legal representatives, you must notify the registrar in writing.</li> </ol>
4	<ol> <li>This notice must be attached to Form 26 (Notice of appeal or application for leave to appeal against conviction or sentence (rules 65 and 66)]</li> </ol>
-	ason Matthews
l	Signed Appellant or lawyer
Ι	Date: 25 June 2018
F	lace: Brisbane
N	otice of application for extension of time within which to appeal
F	filed on behalf of: Jason Matthews
A	Address for service: Arthur Gorrie Correctional Centre
Т	elephone:
F	ax:
г	orm 28 (Version 7), approved 10 September 2018
	Rule (5(3))