

66. Primary court to be notified and to supply records

- (1) In this rule —
 “primary court case” means the case in the court of summary jurisdiction in which the decision being appealed was made.
- (2) As soon as practicable after an appeal notice is lodged, a registrar must give the primary court concerned —
 - (a) a copy of the appeal notice; and
 - (b) a notice that specifies —
 - (i) the records or things held by the primary court in relation to the primary court case that the primary court must give to the Court for the purposes of the appeal; and
 - (ii) the date by which the primary court must provide the records or things.
- (3) Any copy of a document given by the primary court to the Court need not be certified by the primary court.
- (4) If any record given to the Court contains information to which access by any person is or should be restricted, the primary court must advise the Court.