



How to Appeal a Decision of a Municipal Court

Who Should Use This Packet?

If you have been found guilty and have been sentenced by a Municipal Court judge and you want to appeal, then this packet will show you how. Some reasons to file an appeal are:

- You believe the facts do not support the judge's decision; or
- You believe the judge's decision does not follow the law.

Important Points to Remember:

The Municipal Court must **receive** your Notice of Municipal Court Appeal form within 20 days (including weekends and holidays) from the date you were found guilty (see Steps 1 and 3 on page 3).

There is a **\$100 filing fee plus a transcript fee** which you must pay in advance. Both of these fees are non-refundable (see Steps 2 and 6).

If you were represented by a court appointed attorney in your Municipal Court proceeding, please consult with that person prior to filing your appeal. The assigned counsel can help you file your appeal.

Note: These materials have been prepared by the New Jersey Administrative Office of the Courts for use by self-represented litigants. The guides, instructions, and forms will be periodically updated as necessary to reflect current New Jersey statutes and court rules. The most recent version of the [forms](#) will be available at the county courthouse, your local Municipal Court or on the Judiciary's Internet site njcourts.gov. However, you are ultimately responsible for the content of your appeal.

Things to Think About Before You Represent Yourself in Court

Decide Whether to Get a Lawyer

The court system is often complicated and confusing. As a result, you may wish to consult with a lawyer before deciding whether to represent yourself in court. If you cannot afford a lawyer or do not know how to go about finding a lawyer, you can:

- Call the New Jersey Attorney Referral Office in your county; or
- Ask any of the State or County Bar Associations for the names of lawyers who may be able to represent you at a reduced price.

Note: If you believe you qualify for a court-appointed lawyer, ask the court staff at either the Municipal or Superior Court for more information. The court staff can give you the forms needed to apply for a court-appointed lawyer.

What You Should Expect If You Represent Yourself

While you have the right to represent yourself in court, you should not expect special treatment, help or attention from the court. The following is a list of some things court staff can and cannot do for you. Please read it carefully before asking court staff for help.

We *can* explain and answer questions about how the court works.

- We *can* tell you what the requirements are to have your case considered by the court.
- We *can* give you some information from your case file.
- We *can* provide you with samples of court forms that are available.
- We *can* usually answer general questions about court deadlines.
- We *cannot* give you legal advice. Only your lawyer can give you legal advice.
- We *cannot* tell you whether or not you should bring your case to court.
- We *cannot* give you an opinion about what will happen if you bring your case to court.
- We *cannot* recommend a lawyer, but we can provide you with the telephone number of a local lawyer referral service.
- We *cannot* talk to the judge for you about what will happen in your case.
- We *cannot* let you talk to the judge outside of court.
- We *cannot* change an order issued by a judge.

Court Rules About Municipal Court Appeals

You can get additional information on how to file a Municipal Court appeal by looking up *Rule 3:23* in the *Rules Governing the Courts of the State of New Jersey*. Although this packet will walk you through the appeal process, you should consider reading this rule if you decide to file your own Municipal Court appeal. A copy of the rule book is available at the State Library in Trenton, law libraries, and at many of the county and municipal public libraries located throughout the State.

Checklist

Please feel free to use this Checklist as you complete each of the six steps discussed in the following section. Please pay close attention to the time frames indicated in each Step.

- _____ Complete Form A (*Notice of Municipal Court Appeal*) – See STEP 1
- _____ Complete Form B (*Transcript Request – Municipal Court*) – See STEP 2
- _____ Contact the Municipal Court to determine what the estimated cost of the Transcript will be – See STEP 2
- _____ After completing Form B (*Transcript Request – Municipal Court*), take it to the Municipal Court to order the correct number of transcripts. Please remember to bring/enclose a check to pay for the transcript – See STEP 2
- _____ Mail or deliver Form A (*Notice of Municipal Court Appeal*) to the Municipal Court – See STEP 3
- _____ Mail or deliver a copy of Form A (*Notice of Municipal Court Appeal*) to the Prosecuting Attorney(s) – See STEP 4
- _____ Complete Form C (*Certification of Timely Filing*) – See STEP 5
- _____ Mail or deliver a copy of Form A and the completed Form C, along with the \$100 filing fee, to the Criminal Division Manager at the Superior Court – See STEP 6

6 Steps for Filing an Appeal

STEP 1: Fill out Form A - *Notice of Municipal Court Appeal*

STEP 2: Fill out Form B - *Transcript Request Municipal Court*

As part of the appeal process, you must order an original and a copy of the written record, also called a *transcript*, of your Municipal Court hearing. To order these transcripts, you must fill out Form B - *Transcript Request-Municipal Court* and mail or deliver it to the Municipal Court where your hearing took place.

Note: You will have to pay for the transcript in advance. This non-refundable fee depends on the length of your trial. Before you send or deliver the Transcript Request-Municipal Court form to the court, please call the court to get from them 1) the estimated cost of the transcript and 2) who the check should be written to. If you cannot afford to pay for the transcript, ask court staff at either the Municipal or Superior Court how you can apply to have the transcript produced at court expense.

One of the two transcripts you are required to order is for the Prosecutor and the other is for the Criminal Division Manager at the Superior Court (see STEPS 4 and 6). If you want a transcript for yourself, you should order a third copy when you place your original transcript order.

STEP 3: Mail or deliver Form A - *Notice of Municipal Court Appeal to the Municipal Court*

In order to let the Municipal Court Administrator of the Municipal Court in which you were originally found guilty know that you are filing an appeal, you must mail or deliver Form A - *Notice of Municipal Court Appeal* to that court. The Municipal Court must receive this form **no later than 20 calendar days (this includes weekends & holidays)** after the date you were found guilty. **If the Municipal Court does not RECEIVE the appeal form by the 20-day deadline, your appeal will not be heard.**

Note: Before you deliver or mail the original of Form A to the Municipal Court, please make some extra copies. The information contained in STEPS 4 and 6 will let you know how many copies you will need. These additional copies are needed to help you complete the filing of your appeal.

If you mail Form A instead of delivering it in person, you should send it certified mail, return receipt requested. Your post office can tell you how to do this.

STEP 4: Mail or deliver a copy of Form A - *Notice of Municipal Court Appeal to the Prosecutor*

You must send a copy of Form A to the Prosecutor **no later than 5 days** after you mailed or delivered the original copy of Form A to the Municipal Court. If you mail the form, instead of delivering it in person, you should send it certified mail, return receipt requested.

In almost all cases the prosecuting attorney is the County Prosecutor. However, in some cases the prosecuting attorney may be a different person. To determine if the prosecuting attorney for your case may be someone other than the County Prosecutor, please refer to the sheet at the end of this packet labeled *Determining the Prosecuting Attorney*.

STEP 5: Fill out Form C - *Certification of Timely Filing*

Fill out Form C - *Certification of Timely Filing* and attach it to a copy of Form A. Form C is your certification telling the court that you mailed the necessary papers on time and to the correct places.

Note: If you want the court to send you copies of the forms stamped “filed,” include one extra copy of each form along with a self-addressed, stamped envelope.

STEP 6: Mail or deliver a copy of Form A - *Notice of Municipal Court Appeal* and the original of Form C - *Certification of Timely Filing to the Criminal Division Manager at the Superior Court*

You must send a copy of Form A - *Notice of Municipal Court Appeal* and the original of Form C - *Certification of Timely Filing* to the Criminal Division Manager at the Superior Court. The Superior Court must **receive** these forms **no later than 5 days** after the original copy of Form A - *Notice of Municipal Court Appeal* was received by the Municipal Court. If you mail the forms, you should send them in one envelope certified mail, return receipt requested.

The copy of Form A and the original of Form C should be mailed or delivered to the Criminal Division Manager at the County Courthouse in the county where the original Municipal Court case was heard. This address can be found in the Directory of Superior Court Clerk’s Offices-Law Division contained in this packet. If you are not sure which county you should file your appeal in, ask someone at the Municipal Court for assistance.

Note: A filing fee of \$100 is required to file your Notice of Appeal with the Criminal Division Manager. Make the check or money order payable to the **Treasurer, State of New Jersey**. However, if you cannot afford to pay for filing the appeal, ask the court staff at either the Municipal or Superior Court how to apply for the waiver of the filing fee.

Form A
New Jersey Judiciary
Notice of Municipal Court Appeal

v.
(Title of Action)

Superior Court of

Municipal Court Ticket or Complaint Number (refer to ticket or complaint):

Your Name:

Lawyer's Name (if applicable)

Your Address:

Lawyer's Address (if applicable):

Contact Phone:

Lawyer's Phone (if applicable):

If you were represented by a lawyer, was he/she appointed by the court? (check one) Yes No

I, _____, am appealing to the Superior Court from a conviction entered in the _____ Municipal Court on _____.

On that date, I was convicted of the following offense(s):

The Municipal Court Judge found me guilty and ordered the following:

- Fine (Specify Amount):
- Restitution (Specify Type): Amount:
- Jail Sentence (Length of Sentence):
- Community Service (Describe):
- Probation (Length):
- Driver License Suspension (Length of Suspension):
- Other Penalty (Please Specify):

In connection with this outcome:

- No Fine was Assessed, or
- A Fine was Assessed and:
 - has been paid
 - has not been paid
 - has been stayed pending appeal

In connection with this outcome:

- No Jail Term was Imposed, or
- A Jail Term was Imposed:
 - however, I am not in jail
 - I am in jail confined at the following facility:

A Sound Recording was made in the above matter at the time of the trial, as required by *Rule 7:8-8*.

Docket # _____ (Superior Court Use Only)

Form B
Transcript Request-Municipal Court

Name of Municipal Court:

Title of Action: _____ v. _____

Name of Municipal Court Judge:

Name of County:

Date(s) of Hearing(s):

**Complete This Section Only If You Are Filing an
Appeal of a Municipal Court Judgment**

To file a Municipal Court appeal, you must order and pay in advance for a minimum of two (2) copies of your court case transcript. The Municipal Court Administrator will file the original copy of the transcript with the Criminal Division Manager at the Superior Court and a certified copy with the Prosecuting Attorney. You may also order one or more copies of the transcript for yourself if you choose, at an additional charge.

Number of transcripts requested:

- 1 Copy for the Criminal Division Manager at the Superior Court (**required**)
 Copy or copies for the Prosecuting Attorney or Attorneys (**a minimum of one is required**)
 Additional copies (**optional**)

Total Copies Ordered

Your name:

Address:

Telephone Number:

I agree to pay for the preparation and all copies ordered of the transcript.

(Your Signature)

(Date)

(Type or Print your name)

New Jersey Court Rule 3:23-8(a) requires that when an appeal is filed, the original transcript must be filed with the Criminal Division Manager at the Superior Court and a certified copy with the Prosecuting Attorney.

Note: Before you send or deliver the *Transcript Request-Municipal Court* form to the court, please call the court to get from them 1) the estimated cost of the transcript and 2) who the check should be written to.

Amount of Deposit: \$ _____
(Court Use Only)

Form C
Certification of Timely Filing

I certify that a copy of the Notice of Municipal Court Appeal form (Form A) has been mailed or delivered to the Municipal Court Administrator of the _____ Municipal Court, and also to the Prosecuting Attorney(s), within the deadlines specified by the Rules of Court. In addition, I certify that I have contacted the Municipal Court Administrator of the Municipal Court stated above, before filing my Notice of Municipal Court Appeal, and I have ordered an original and a copy of the transcript of my proceedings.

Additionally, if required, I have paid the transcript deposit specified by the Municipal Court Administrator to have the transcript produced.

(Your Signature) Appellant

(Date)

(Type or Print your name)

List the name(s) and address(es) of the Prosecuting Attorney(s) who has been provided with a copy of Form A (*Notice of Municipal Court Appeal*).

(a) Name:

Address:

(b) Name:

Address:

(c) Name:

Address:

Determining the Prosecuting Attorney

In order for you to file a copy of Form A (*Municipal Court Appeal*) with the Prosecuting Attorney, you must first determine who the Prosecuting Attorney for your case will be when it gets to the Superior Court. It may be an attorney representing the Municipality where your matter was heard, the County Prosecutor or even an attorney from the office of the State Attorney General. Who the Prosecuting Attorney will be is determined by the nature of the case on which you are appealing. For example:

- a) If one or more of the charges on which you were found guilty and are appealing is a municipal ordinance violation, a copy of Form A (*Notice of Municipal Court Appeal*) must be mailed or delivered to the Municipal Attorney for the town where the Municipal Court is located. Staff at the town’s main administrative building can provide you with the name and address of the Municipal Attorney.
- b) If your appeal is based on a claim that a State law, statute, rule, regulation, or an order by the executive branch of government is unconstitutional, then a copy of Form A (*Notice of Municipal Court Appeal*) must be mailed or delivered to the Office of the Attorney General, at the following address:

Office of the Attorney General
 R. J. Hughes Justice Complex
 25 Market Street, P.O. Box 080
 Trenton, NJ 08625

- c) For all other matters, a copy of Form A (*Notice of Municipal Court Appeal*) must be mailed or delivered to the County Prosecutor. This includes most traffic offenses and driving while intoxicated (DWI) violations. Please be aware that your case may require you to send a copy of Form A (*Notice of Municipal Court Appeal*) to more than one Prosecuting Attorney. For example, if one of the charges is a municipal ordinance violation and another a speeding offense, then you will need to send a copy of Form A to both the Municipal Attorney and the County Prosecutor. The Municipal Prosecutor, the local police department or Municipal Court staff can provide you with information on whether a particular charge is a municipal ordinance violation or a State law violation. Finally, if you are still unsure who the Prosecuting Attorney in your case will be, you may want to consider sending a copy of Form A (*Notice of Municipal Court Appeal*) to the County Prosecutor, the Municipal Attorney, and the State Attorney General. Please refer to the Summary Table below for information on determining the Prosecuting Attorney(s).

Summary

If you are appealing:	You must send a notice to:
A Municipal Ordinance violation	The Municipal Attorney for the town where the Municipal Court is located
A violation of State law, (i.e., a traffic violation, assault charge or most other matters)	The County Prosecutor
The Constitutionality of the law, rule, regulation, or an Executive Order	The Office of the Attorney General
If you are not sure who the Prosecuting Attorney will be.	Ask the Municipal Prosecutor or Municipal Court staff for help

Directory of Superior Court Clerk's Offices- Law Division

A copy of the *Notice of Municipal Court Appeal* (Form A) must be sent to the Criminal Division at the Superior Court in the county where you are filing your Appeal.

Atlantic County

Municipal Appeals Clerk
Atlantic County Courts Complex
4997 Unami Boulevard
Mays Landing, NJ 08330
609-402-0100 ext. 47340

Bergen County

Criminal Division Manager
Bergen County Courthouse
10 Main Street, Room 124
Hackensack, NJ 07601
201-221-0700 ext. 25020

Burlington County

Criminal Division Manager
Burlington Courts Facility
50 Rancocas Rd. -1st Fl.
Mount Holly, NJ 08060
609-288-9500 ext. 38125

Camden County

Criminal Division Records
Camden County Hall of Justice
101 So. Fifth St.
Camden, NJ 08103
856-379-2230

Cape May County

Municipal Appeals Clerk
Criminal Division
Cape May County Superior Court
4 Moore Rd.
Cape May Court House, NJ 08210
609-402-0100 ext. 47433

Cumberland County

Criminal Division Records
60 West Broad Street
Bridgeton, N.J. 08302
856-878-5050 ext. 15640

Essex County

Criminal Division Manager
Essex County Veterans Courthouse
50 West Market Street
Newark, NJ 07102
973-776-9300 ext. 55934

Gloucester County

Criminal Division Records
Gloucester County Justice Complex
70 Hunter Street
Woodbury, NJ 08096
856-878-5050 ext. 15430

Hudson County

Criminal Records Office
Hudson County Admin.
Building
595 Newark Ave., Room 101
Jersey City, NJ 07306
201-748-4400 ext. 60138

Hunterdon County

Municipal Appeals Clerk
Hunterdon County Criminal
Division
Hunterdon County Justice
Center
65 Park Avenue
Flemington, NJ 08822
908-824-9750 ext. 13110

Mercer County

Criminal Division Records
Mercer County Courthouse
400 S. Warren St., Room 109
Trenton, NJ 08650
609-571-4200 ext. 74074

Middlesex County

Municipal Appeals Clerk
Middlesex County Courthouse
56 Paterson St.
P.O. Box 964
New Brunswick, NJ 08903
732-645-4300 ext. 88142

Monmouth County

Municipal Appeals Clerk
Monmouth County Courthouse
71 Monument Park
Freehold, NJ 07728
732-358-8700 ext. 87360

Morris County

Criminal Division Manager
Morris County Courthouse
Washington St.
Morristown, NJ 07960
862-397-5700 ext. 75215

Ocean County

Criminal Case Processing
Ocean County Justice
Complex
120 Hooper Ave., Room 221
Toms River, NJ 08753
732-504-0700 ext 64282

Passaic County

Criminal Division Records
Passaic County Courthouse
77 Hamilton Street
Paterson, NJ 07505
973-653-2910 ext. 24397

Salem County

Criminal Division Records
Salem County Court House
92 Market Street
Salem, NJ 08079
856-878-5050 ext. 15780

Somerset County

Criminal Division Records
Somerset County Courthouse - 2nd Fl.
20 North Bridge Street, P.O. Box 3000
Somerville, NJ 08876
908-332-7700 ext. 13720

Sussex County

Municipal Appeals Clerk
Criminal Division
Sussex County Judicial Complex
43-47 High Street
Newton, NJ 07860
862-397-5700 ext. 75316

Union County

Criminal Division Records
Union County Superior Courthouse
2 Broad St., 5th Fl. Tower
Elizabeth, NJ 07207
908-787-1650 ext. 21150

Warren County

Municipal Appeals Clerk
Warren County Criminal Division
P.O. Box 900
Belvidere, NJ 07823
908-750-8100 ext. 13130