APPEAL CHECKLIST for Section 135 Provincial Offences Act Appeals

(Part I or Part II proceedings by Certificate of Offence ["Ticket"])

	Check when you have completed each step
Step 1	IS THE CONVICTION DATE WITHIN 30 DAYS?
	 if YES, go to Step 3
	 if NO, go to Step 2
Step 2	COMPLETE <u>SCHEDULE 2</u> FOR EXTENSION OF TIME TO APPEAL
	 now proceed to step 3
Step 3	HAS THE FINE BEEN PAID IN FULL?
	• if YES, go to step 5
	 if NO, pay the fine or, if can't pay the fine, go to step 4
	·····, ···, ·····, ····, ···, ···, ···
Step 4	COMPLETE SCHEDULE 3 TO FILE APPEAL WITHOUT PAYING THE
	FINE
	 now proceed to step 5
Step 5	COMPLETE THE NOTICE OF APPEAL AND SCHEDULE 1
	 now proceed to step 6
Step 6	WAS THERE A TRIAL?
	 If YES, then transcripts are required. Go to step 7
	 If NO, then transcripts are not required. Go to step 8
0, 7	
Step 7	ORDER TRANSCRIPTS OF PROCEEDINGS THAT RESULTED IN
	CONVICTION (Order form and instructions included in package)
	Now proceed to step 8
Step 8	FILE THE NOTICE OF APPEAL AND/OR APPLICATIONS AND
	TRANSCRIPT ORDER (where applicable). Applications must be filed
	together with proof, or admission, of service. (Note: If the prosecutor was from
	another government agency other than the County of Dufferin or Town of Caledon, you must serve the correct agency or Ministry. <u>It is your obligation to serve the correct</u>
	prosecutor!)
	Ontario Court of Justice, 2 nd Floor, 10 Louisa Street, Orangeville
	L9W 3P9 (519) 941-5802

- If you have not completed steps 1 through 7 as applicable, you might not be permitted to file your Appeal documents until you have done so correctly. <u>The Court staff cannot give you any legal advice</u>. Please contact a lawyer or licensed paralegal for assistance.
- After you have correctly filed your Appeal documents, the Court will send you a Notice of Appeal stating the date and time your Appeal will be heard. This date will be a Status Hearing to determine whether or not the appeal can be resolved, and if not, what other materials or information are needed before setting an actual hearing of the Appeal.