

Criminal Court Rowbotham Applications for a Court Appointed Lawyer

If you can't get a lawyer for your criminal trial:

How to make an application to have a lawyer appointed (*Rowbotham* Application) if you have been denied representation through Legal Aid Alberta and cannot afford a lawyer.

The purpose of this document is to explain the law in general. It is not intended to give you legal advice on your particular problem. Because each person's case is different, you need to get legal help. See page 9 for further information.

Steps:

Read this package
Complete the Notice of Application and Affidavit of the Applicant
Get supporting documents
Make 3 copies of the application and supporting documents
Bring to court to sign with the clerks
File 1 copy with the court, serve 1 copy to the Crown, keep 1 copy (details starting on page 6)
At Court if Crown agreeing then Judge will make order. If Crown not agreeing, then a hearing will be booked.

When can I ask a judge to appoint a lawyer for me?

The Court has the power, in limited circumstances, to require that a lawyer be appointed for you. This is called a "Rowbotham Application" and is named after an important Ontario case about the right to a government-funded lawyer.



IF YOU:

- have been denied legal aid,
- want a lawyer but cannot afford one, and
- are facing a serious criminal charge, and
- this serious criminal charge is too complex for you to run your own trial

you can ask a judge to appoint a lawyer for you.

Reading this document will help you to understand:

- why a judge can appoint a lawyer for you;
- what you have to prove to the judge;
- when and how to ask the judge to appoint a lawyer for you;
- how to prepare for court; and
- what happens in court.

Why can a judge appoint a lawyer for me?

The Canadian Constitution (*Charter of Rights and Freedoms*) says you have the right to a fair trial.

Judges have a duty to protect your right to a fair trial. The courts have decided that sometimes a person can't have a fair trial without a lawyer.

If you want a lawyer and you have been denied legal aid, you can ask the judge to appoint a lawyer for you. You need to prove four things to the judge:

- 1. You have been denied legal aid.
- 2. You can't afford a lawyer.
- 3. You face a serious charge.
- 4. You can't defend yourself because the charge is too complex for you.

If the judge decides that you need a lawyer to get a fair trial, the judge can order a delay of your case, which is called a "stay." If the judge orders a stay, Alberta Justice may have Legal Aid Alberta appoint a lawyer for you.



What do I have to prove to the judge?

You have to convince the judge of 4 things.

1. You have been denied legal aid

You need to show the judge proof that you have been denied legal aid and that your appeal has been denied.

The judge will want to know why Legal Aid Alberta denied your application, and that you have appealed that decision to the Legal Aid Appeals Committee and that your appeal has been denied. To do this you need to provide the letter you received from Legal Aid to prove this.

If you do not have the documents from Legal Aid, contact Legal Aid Alberta at 1.866.845.3425 and ask for them.

2. You can't afford a lawyer

You have to show the judge that you can't afford a lawyer. Give the judge a clear picture of your finances. Be prepared to tell the judge about such things as:

- your job situation;
- your monthly income and expenses;
- your assets and debts, if any; and
- your dependents (for example, a spouse or children that you support).

It helps if you have some documents to support what you tell the judge. For example, if you are on *Alberta Works* (welfare) or *Assured Income for the Severely Handicapped* (AISH), bring yourrecent payment stubs. You could also bring a personal financial statement along with income taxreturns, payroll records, bank records, or the receipts for support payments.

If you don't provide enough information, it may affect the ability of the judge to order the appointment of a lawyer for you.



You will also have to estimate what it will cost to have a lawyer defend you. This will depend onhow long your trial is expected to last and the type of charge. To help you figure this out, ask 3 lawyers for an estimate of time and fees for a case like yours (to find lawyers who can answer this question, see "Where can I get legal help?" on page 9).

3. You face a serious charge

You have to show the judge that you are charged with a serious offence. Usually "serious" means you will probably go to jail if convicted. If the prosecutor will be seeking a jail sentence ifyou are convicted, you are facing a serious charge.

Ask the prosecutor to give you (in writing if possible) the prosecutor's position on sentencing if you are convicted *after a trial*. This may be different from what is written on prosecutor's **initial sentencing position**, which may only state the prosecutor's position if you plead guilty to the charge. You may also ask Legal Aid Alberta Duty Counsel to obtain this information and to giveyou a *Referral to Legal Aid Alberta*. This form will indicate why Duty Counsel felt your case was serious and whether Duty Counsel believes that the prosecutor will be seeking a jail sentence.

Sometimes penalties other than jail can be serious too. For example, if you need a car to do your work, and a conviction might mean you lose your driver's licence that would be a serious consequence, or a conviction may impact your immigration status.

You have to show the judge that the penalties you face if convicted will have a serious impact onyour life.

4. You can't defend yourself because the charge is too complex for you

You have to show the judge that your case is too complex for you to defend yourself. For example:

- your case may raise technical legal issues;
- the trial procedure may be difficult for you to follow; or
- there may be too much evidence or too many witnesses for you to handle on your own(this may be especially true if you are in jail).



Ask a lawyer to explain what is complex about your case (to find a lawyer who can answer this question, see "Where can I get legal help?" on page 9). Also ask the lawyer to help you identify what defences you plan to use.

If you can, talk to a lawyer *before* you go to court. If you can't talk with a lawyer beforehand, ask the judge to help you identify what is complex about your case.

Let the judge know about your:

- education level;
- language ability; and
- knowledge of the criminal process.

This will help the judge decide if you are able to defend yourself.

When and how do I ask the judge to appoint a lawyer?

To get the judge to order the appointment of a lawyer for you, you have to make a request for an order that you obtain a government-funded lawyer. This request is called a *Rowbotham* application for criminal cases.

Apply to the court where your trial will be heard

Criminal trials in Alberta take place in Provincial Court or the Court of Queen's Bench. Where your trial is heard depends on what kind of offence you are charged with. It may also depend on how you choose to be tried (you can ask Duty Counsel about this).

Do not wait to make an application even if you are not sure which court will hear your trial. Ask a lawyer or Duty Counsel to explain where you should apply (to find a lawyer who can answer this question, see "Where can I get legal help?" on page 9).

Apply as soon as possible

Apply as soon as you know you cannot get legal aid.



How to Make the Application

It is best to make your application well before your trial starts. To make a *Rowbotham Application* you have to complete two forms. A copy of a **Notice of Application** and an **Affidavit of the Applicant.** These forms are available from the Legal Aid website. Read them carefully and fill in the blanks with information about yourself and your case. The forms are:

- Affidavit of the Applicant: This is a sworn, written statement that gives the Court background information about you and your case. Carefully complete this form. Take this form to the court clerk in order to swear that the information is true. You cannot sign the form until you are in front of the clerk.
- **Notice of Application:** This is a document that tells the local prosecutor's office that you're asking for your case to be delayed until a government-funded lawyer is appointed to represent you (you are asking for a **stay of proceedings**, which you may be entitled to have granted under the Constitution). This is a constitutional issue based on your right to a fair trial.

Here's what you need to do:

- 1. Complete the form by filling in the blanks and attaching any documents you have gathered.
- 2. Take the Affidavit the Court Clerks to be sworn and signed.
- 3. Make 3 copies of the signed **Notice of Application** and **Affidavit of the Applicant.**
- 4. Ask the clerk if your matter is prosecuted by the provincial or federal prosecutor. Check the appropriate box on the first page of the **Notice of Application**.

The Clerk will stamp all the documents and keep the originals. Your application is now **filed** with the court. If your case is in Court on the same or a later date, you must go to the Courtroom and adjourn the matter.

You must now serve the application so that the prosecutor knows you are making a Rowbotham Application.

1. If your application is to be heard outside of Calgary or Edmonton, ask the Clerk's



office for the **address** of the prosecutor's office in that location. If the application is to be served in Calgary or Edmonton, you will have already checked off the address on your **Notice of Application**.

Take the **Notice of Application** and **Affidavit of the Applicant** to the prosecutor's office. After you have taken these documents to the office and given them to the receptionist, you have then served the prosecutor.

If your matter is scheduled for Court on the same day you file your forms, you can give your **Notice of Application** and **Affidavit of the Applicant** to the prosecutor in the courtroom where you are scheduled to appear.

In Outside of Calgary or Edmonton ask the Court Clerks or Duty Cousnel how to serve the application.

2. Make sure you keep one copy of each document for yourself.

How do I prepare for my Rowbotham Hearing?

If the Crown does not consent to your request the matter will proceed to a hearing. A date for your hearing will be set by the Court. Think about what you are going to tell the judge.

Think about how you can prove the 4 points. Remember, you can use:

- your own testimony (what you say to the judge under oath);
- your Affidavit;
- other documents (letters, forms, bank statements, cheque stubs, etc.); and
- witnesses.

Meet with a lawyer or ask Duty counsel for help

Ask a lawyer to go over the 4 points and what to expect in court (to find a lawyer, see "Where can I get legal help?" on page 9).



If you don't get legal help, you can still make a Rowbotham Application

If you follow the instructions in this document, the judge will know what you are asking for.

What happens in court at a hearing?

Whether you apply before or after your trial starts, at some point the judge will hold a short hearing about your application to have a lawyer appointed for you.

You speak first

You speak first. Call the judge "Your Honour," in Provincial Court, or "My Lord/My Lady," in the Court of Queen's Bench. When you have finished, your witnesses speak.

You want to convince the judge that:

- 1. you have been denied legal aid;
- 2. you cannot afford a lawyer;
- 3. you face a serious charge; and
- 4. you can't defend yourself before the charge is too complex for you.

You need to give evidence on all 4 points. To present your evidence, you can:

- testify under oath;
- use your Affidavit;
- present documents (for example, cheque stubs) during your evidence; and
- call witnesses.

After you or your witnesses testify, the prosecutor may ask you or your witnesses some questionsabout your application to get a lawyer. The judge may have some questions, too. Make sure they are answered truthfully. When you address the judge or the prosecutor, refer to your documents or the other parts of your evidence that support the 4 points that you must convince the judge of.

If the judge says you have made a mistake in the procedure, or that you are missing some documents, *don't give up*. Ask the judge for an adjournment so you can apply again. Also,



ask the judge to explain what you should have done in the first place.

Crown goes next

The Crown will probably try to prove that you can defend yourself because the charge is not serious or complex, or that you can afford a lawyer.

You get the last submission

You get a chance to speak again after the Crown has finished speaking. When you address the judge, refer to the parts of your evidence that support the points you are trying to make.

The judge decides

After you and the Crown have presented evidence, the judge will decide whether to grant your application. Sometimes the court will adjourn before the judge gives the decision.

If the judge decides you should have a government-appointed lawyer, he or she will probably order a conditional stay of proceedings. This effectively means that Alberta Justice will be ordered to provide a lawyer for you. You should contact Legal Aid Alberta at 1.866.845.3425 a few days after the granting of the order to make arrangements for the appointment of counsel.

If the judge denies your application, you cannot appeal it. However, if your circumstances change, you can make another *Rowbotham Application* or reapply to Legal Aid Alberta.

Where can I get legal help?

Even if you cannot afford a lawyer to represent you in court, it is a good idea to talk to a lawyer before your application. Here are some suggestions:

• Speak to a **Duty Counsel lawyer** at the courthouse. *Legal Aid Alberta* has Duty Counsel available at all Provincial Court docket courtrooms in Alberta. If you don't have your own lawyer, Duty Counsel can give you advice about the charges



against you, court procedures, and your legal rights (if time permits). This service is free. If Duty Counsel does not have enough time, ask when a better time would be and come back. Duty Counsel can also speak on your behalf when you appear in court, but Duty Counsel is unable to act as your permanent lawyer.

- You can call the Legal Aid Alberta at 1-866-845-3425.
- You can also hire your own lawyer. Even if you pay for just two meetings to get basic advice about your particular case, it could be worth the cost. Find out at your first meeting what kind of help the lawyer can give you and what it will cost.
- If you don't know a lawyer who handles criminal cases, call the Lawyer Referral Service. You can call a lawyer and receive a free telephone or other half-hour appointment. If you decide you want to hire the lawyer, remember to ask how much you can expect to pay. Call 1-800-661-1095 toll free.
- If you need assistance with making your application and live in Calgary, you may also be able to get help from Student Legal Assistance (SLA) at the University of Calgary or in Edmonton from Student Legal Services (SLS) at the University of Alberta. You don't need to be a student to ask for help.