

Local Rule 9. Release in Criminal Cases

An application pursuant to Rule 9(b) shall contain in the following order:

1. the name of appellant; the District Court docket number of the case; the offense of which appellant was convicted; the date and terms of sentence; and the place where appellant has been ordered confined;
2. the facts with respect to whether application for bail has been made and denied, and the reasons given for the denial, if known; and the facts and reasons why the action by the District Court on the application does not afford the relief to which the applicant considers himself entitled;
3. a concise statement of the questions involved on the appeal, with sufficient facts to give the essential background and a showing that the questions on appeal are not frivolous;
4. such other matters as may be deemed pertinent;
5. a certificate by counsel, or by applicant if acting pro se, that the appeal is not taken for delay.