

Dear \_\_\_\_\_ [*<Client>*],

As I explained in an earlier letter, I've been appointed as your appellate attorney. I have finished reviewing the record in your case, and so far I am unable to identify any legally arguable issue to raise in the appeal. I have asked an attorney at Appellate Defenders, Inc., to review the record for possible issues. I certainly hope the attorney will find something, because I would like to help you.

If we cannot find any issue, I will file a *Sade C.* brief. That refers to the California Supreme Court case of *In re Sade C.* (1996) 13 Cal.4th 952, which directed how to deal with appeals in which counsel cannot find any arguable issues.

If you are interested in filing a brief or letter of your own, you should **let me know right away** and **start working on it right away**. The court does not have to accept your brief or letter, but it has the power to do that if it wishes.

The point of your brief or letter would be to persuade the court there is an arguable issue or issues it should consider. If the court agrees there is such an issue, it then should order me, as your attorney, to brief it.

It is best to file any brief or letter of your own at the same time I file my *Sade C.* brief [because the court's general policy is to dismiss the appeal when it receives a *Sade C.* brief *< if applicable >*]. I need to get it by \_\_\_\_\_ *<date a few days in advance of brief date>*.

If you think you are going to need a little more time, let me know as soon as possible and I'll try to get it. But the court is legally required to give top priority to handling cases of this kind, and so it can be difficult to get extra time. [Once the court dismisses the case, it has only 30 days before it loses the power over the case altogether. *<This can be sent at first or later>*]

I have included the record on appeal and a draft of a possible *Sade C.* brief to help you in preparing your letter or brief.