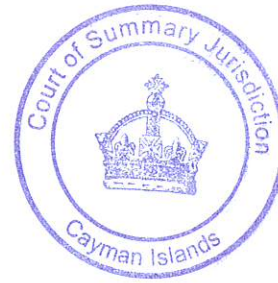


Form No 8

NOTICE of APPEAL

IN THE GRAND COURT OF THE CAYMAN ISLANDS

ON APPEAL FROM THE SUMMARY COURT



Grand Court Cause no- 41 2011

( Cause No. S C- 302 2010  
Appeal # 1 of 2011

BETWEEN CADIAN EBANKS

APPELLANT

CHESTER WATLER

1<sup>ST</sup> RESPONDENT

AND SAGICOR GENERAL

2<sup>ND</sup> RESPONDENT

NOTICE OF APPEAL

TAKE NOTICE that CADIAN EBANKS intend to appeal against the order of

The summary Court made on 21<sup>ST</sup> January .2011

The grounds of my appeal is as follow.

- 1 The Magistrate erred in ruling of the promissory note that was signed and stated to repair The damage done to the Appellant automobile .
- 2 The Magistrate erred in her ruling that the Respondent made no attempt to repair the Damage done after being notified a few weeks later through Sagicor General office.
- 3 The Magistrate erred in her ruling not taking into account the year of the Appellant auto-

- 4 The Magistrate erred in her ruling that Auto parts is basically purchased from the Factory only where some parts can be purchased (dealers items) in America.
  
- 5 The Copy of the Summary Court File I could not Obtain from the Courts office Before preparing for this appeal 14 days later.

DATED this 4 day off January 2011

APPELLANT Cedric Eberts