

NOTES OF EVIDENCE TO BE WRITTEN

NEATLY, LEGIBLY AND BETWEEN THE  
LINES IN WRITING.

140

Bil: (140)dlm.RSC.No.39/54.

Jabatan Kehakiman,  
Mahkamah Tinggi,  
Kuala Lumpur.

7hb. Ogos, 1972.

Kapada Semua -

Penolong Kanan Pendaftar/Penolong Pendaftar, Mahkamah2 Tinggi.  
Pendaftar Kanan/Pendaftar, Mahkamah2 Seshen.  
Yang di-Pertua Khas/Yang di-Pertua Kanan/Yang di-Pertua  
Mahkamah2 Seshen.  
Mejisteret2, Mahkamah Mejisteret.

PEKELILING PENDAFTAR NO: 2/1972

I am directed by the Hon'ble the Chief Justice to draw the attention of all Magistrates to the instructions given in Registrar's Circular No. 2 of 1969 dated March 1, 1969 and Registrar's Circular No. 9 of 1971 dated 30th July, 1971.

2. When records are called for by Judges to see whether there should be revision - or by Deputy Public Prosecutors to consider whether or not to file notice of appeal - it is almost invariably the case that the writing is illegible or even indecipherable. Presidents of Sessions Courts, however, with few exceptions, are not offenders in this respect.

3. It is hereby ordered that notes of evidence be written neatly, legibly and between the lines in writing which can be read without difficulty. All Judges have been requested to admonish any Magistrate continuing to ignore these instructions.

  
(MOKHTAR BIN HAJI SIDIN)  
PETI: PENDAFTAR.

s.k.

110 AUG 1972