

NOTES

1. An application for bail will be considered in the light of the grounds of appeal or application for leave to appeal. Accordingly it is usual for the application for bail to be submitted to the Court or Judge together with other applications and the transcript of the proceedings at the trial. This imposes some delay. Generally strong grounds of appeal or application for leave to appeal have to be shown before bail is granted. An application for bail cannot stand alone; it must be supported by Notice of Application for leave to appeal or Notice of Appeal (Form NG).
2. Do not repeat the grounds of appeal or application for leave to appeal as the grounds for bail. Mention any other special grounds which the Judge or Court might consider, e.g. medical grounds.
3. Time spent on bail does not count towards sentence.
4. Notice in writing of intention to make an application relating to bail must be served on the prosecutor at least 24 hours before the application is made, unless the Court or a Judge otherwise directs.