

Bail Act 2013 – Section 66 Bail Regulation 2014

## RELEASE or VARIATION APPLICATION TO THE SUPREME COURT OF NEW SOUTH WALES

(Delete "Release" or "Variation", whichever is not applicable)

Do not lodge a release application if:

- 1 You have not applied for bail (and been refused) in the Local Court, or
- 2 You have an application for release pending before the Local Court.

NAME:								
MIN:								
DATE OF BIRTH:								
DO YOU NEED AN INTER	RPRETER?:	NO	YES	IF YES, WHA	T LANGUAGE/D	IALECT:		
CORRECTIONAL CENTRE:								
H N° OR JUSTICELINK CASE N°	L							
CHARGES:								
LEGAL REPRESENTATION								
(Please tick the box that applies.) You should check your grant of Legal Aid includes BOTH trial and bail applications.								
	<del>-</del>	_	_					
If you have a grant of Legal Aid assigned to a private practitioner for the substantive case, please tick the Legal Aid box.								
LEGAL AID ABORIGINAL LEGAL SERVICE OTHER/PRIVATE (complete below)								
NAME OF SOLICITOR OR FIRM:								
PHONE NO:				FAX NO:				
ANTICIPATED LENGTH	OF HEARING	(only co	mplete if	you are a solic	citor):			
	COURT:							
NEXT APPEARANCE:	PLACE OF APPEARANCE:							
	DATE OF AP	PEAR	ANCE:					
RELEASE APPLICATION - REVIEW OF DETERMINATION IN THE LOCAL COURT TO REFUSE BAIL IMPORTANT: An application for a review will only be heard by the Supreme Court if bail was applied for and formally refused at the Local Court. If not, this application will be referred to your legal representative to lodge with the relevant Local Court. If unsure, consult your legal representative.								
MAGISTRATE:				D	ECISION DATE:			
HAS AN APPLICATION FOR BAIL REVIEW PREVIOUSLY BEEN MADE TO THE SUPREME COURT AND REFUSED? (Please tick the box that applies.)								
□ NO □ YES	If yes, please attach to this form grounds different from those provided in the earlier application.							
COMMENTS:								

APPLICATION TO VARY BAIL CONDITIONS							
CONDITIONAL	BAIL GRANTED BY COURT:						
LOCATION:		DATE:					
ADDITIONAL INFORMATION  If you have been granted bail by the Supreme Court of NSW but remain in custody because you cannot meet your bail conditions, state below which conditions you are unable to meet.							
SPECIAL FACTS  If the bail condition you want varied was imposed by a court other than the Supreme Court and you remain in custody because that bail condition has not been complied with, you MUST make your application to that other court.  If you are making this application to the Supreme Court, and you have made an earlier application to the Supreme Court in respect of the same charge(s), state below the special facts or circumstances that have arisen since your last application was heard.							
		SURETY					
On the previous grant of bail, if there was any Surety(ies) involved, they will be required to attend at the hearing to consent to the variations sought. If they do not attend, you will be required to produce to the Court at the hearing:  (a) evidence of notification of the date of listing of this application and of the nature of the variation sought; AND  (b) the written consent of the Surety to that variation.							
si	gnature	Name (please pri	nt)	Date			

Attendance at the hearing of bail applications before the Supreme Court of New South Wales is via Audio Visual Link.