



**THE SUPREME COURT  
FALKLAND ISLANDS**  
Criminal Appellate Jurisdiction

**NOTICE OF APPLICATION FOR BAIL**

<b>The Appellant</b> <i>Give full name</i>  <i>If in custody give address where detained</i>	<b>Surname:</b>	
	<b>Forenames:</b>	
	<b>Proposed address if granted bail:</b>	
	<b>Name of householder:</b>	
	<b>Supreme Court reference number</b>	SC/CRIM/
<b>Proposed sureties</b>	<b>Name:</b>	
	<b>Address:</b>	
	<b>Occupation:</b>	
	<b>£:</b>	
Was bail granted before trial or sentence? If Yes, please attach details		YES / NO
<b>Grounds for bail pending appeal</b>	The appellant applies for bail pending appeal on the following ground(s)	
<b>Certificate of Service</b>	Give details of those on whom this Notice has been served, including the date and method	
<b>Signature</b>	<b>Signed:</b>  Appellant / Legal Rep (delete as appropriate)	Address and status of person signing on appellant's behalf
	<b>Date:</b>	

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## NOTICE OF APPLICATION FOR BAIL

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### NOTES FOR GUIDANCE ON COMPLETION OF THIS FORM

1. An application for bail will be considered in light of the grounds of appeal. Accordingly it is usual for the application for bail to be submitted to the Court at the same time as the Form NG(CrimApp). No application for bail pending appeal will be considered before Form NG(CrimApp) has been submitted.
2. Bail pending appeal may be granted either by the trial / sentencing court or by the Supreme Court. All applications for bail must be made to the trial / sentencing court in the first instance.. An application for bail pending appeal to the Supreme Court should only be made following a refusal of bail by the lower court.
3. Notice in writing of intention to make an application relating to bail must be served on the prosecutor before the application is made, unless the Court otherwise directs.