Form 6

APPLICATION FOR REVIEW OF BAIL BY MAGISTRATE Bail Act 1985 (sections 14(2)(b) and 15)

Note—If the Supreme Court is to review the decision of the bail authority, the appropriate application form under the rules of the Supreme Court must be completed and not this form.

Part A: Application

(Insert full name of	person applying for relea	se on bail)

of (insert address)

is Charged with / has been convicted of

I, (insert name of applicant) of (insert address)

apply to (insert name of court)

to review a decision of a bail authority, namely

(insert name of bail authority and brief description of decision)

made at

at

(insert location where decision being reviewed was made)

on / /

Applicant's	signature:
Date:	

Part B: Review of bail by Magistrate by	telephone under section 15
Name of magistrate contacted:	
Date contact made:	
Time of contact:	
Result of review:	Refused / Granted
Signature of member of police force or justice who contacted the magistrate:	

Note: Strike out Part B if the review of bail is to be heard in court.

Part C: Notice of Court hearing of review of bail

To –

- The person applying for release on bail The police prosecutor at
- The Director of Public Prosecutions
-] The guarantor of bail

The application for review of a bail authority, the details of which are set out in Part A, has been listed for hearing at the Magistrates Court / Youth Court sitting at

on (<i>insert day and date</i>)		
at	am / pm	

All parties to the application must attend the hearing.

Court officer's signature:	
Date:	

Note: Strike out Part C if the review of the bail is to be heard by telephone.