Form 21De

To be inserted by Court					
Case Number:					
Date Filed:					
FDN:					
Next box only displayed if Youth Court					
Hearing Date and Time:					
Hearing Location:					

INTERLOCUTORY APPLICATION TO VARY OR REVOKE GUARANTEE OF BAIL Bail Act 1985 s 7(4)

[SUPREME/DISTRICT/MAGISTRATES/YOUTH] Select one COURT OF SOUTH AUSTRALIA CRIMINAL JURISDICTION

[FULL NAME] Informant/R

v

[FULL NAME] Defendant/Youth

Lodging party	Guarantor				
	Party title		Full name of party	Full name of party	
Name of law firm/office					
If applicable	Law firm/office		Responsible Solicitor	Responsible Solicitor	
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type (eg. home; work; mobile) – Number				

Application

The [Defendant/Youth], Select one [name]

- is charged with the [offence/offences] select one set out in the Information dated [date].
- has been convicted of the [offence/offences] select one being count [number(s)] set out in the Information dated [date].

The [Defendant/Youth] was granted bail on [date].

The Guarantor applies to the [name of Court] at [location] to

- \Box vary the terms of the Guarantee of Bail.
- □ revoke the Guarantee of Bail.

The Court case number[s] for any other criminal matters the Defendant has before any Court are:

• [Court case number]

Grounds of Application

This Application is made on the grounds

- set out in the accompanying Affidavit sworn by [*name*] on [*date*].
- □ that
 - grounds in separately numbered paragraphs
 - 1. [grounds]
 - 2. [grounds]

Accompanying Documents

Accompanying this Application is a

- □ Supporting Affidavit optional
- if applicable [identify additional documents]

To Other Parties: WARNING

Next paragraph only relevant to Youth Court

This Application will be considered at the hearing at the date and time set out at the top of this document.

Next paragraph only relevant if not Youth Court

This Application will be considered at a hearing to be convened by the Court. You will receive a notice of hearing with details of the location, date and time of the hearing.

If you wish to oppose the Application or make submissions about it, you must go to the hearing.

If you do not do so, the Court **may proceed in your absence** and orders may be made **finally determining** this application without further warning.

Service

The party filing this document is required to serve it on all other parties in line with the Rules of Court.