

COVID-19 GUIDANCE FOR COURTS

BAIL APPLICATIONS - CROWN COURT

6 November 2020

Legal representatives should provide through their motion or separate skeleton arguments the full basis for their application. This should be served by the legal representatives on the Court Office who will notify the PPS of the application and when a response is due. Applications should be made using form [BAIL1](#).

The PPS will have 24 hours to provide a written response to the Court Office, which they should copy to the applicant's legal representatives at time of lodgement with the Court Office. The PPS response should suggest potential bail conditions and the parties if possible should liaise to seek agreement.

A judge may deal with the case on the papers or direct a hearing.

Where a hearing is required the parties will be notified accordingly and arrangements made as to the nature of that hearing. Where a judge decides to refuse an application on the papers the reasons for refusal should be set out. If the applicant wishes to pursue a review of the refusal the legal representatives should advise the Court Office and PPS as soon as possible and where appropriate provide supporting reasons. A remote hearing should then be convened.

Generally hearings will be listed on such days as the Crown Court judge deems appropriate.

Emergency courts during working and non-working hours, for example for compassionate bail, will be facilitated. Where a request is to be made out of hours legal contact should be made through the normal out of hours court arrangements.

Legal aid arrangements, including certification, will apply as usual.