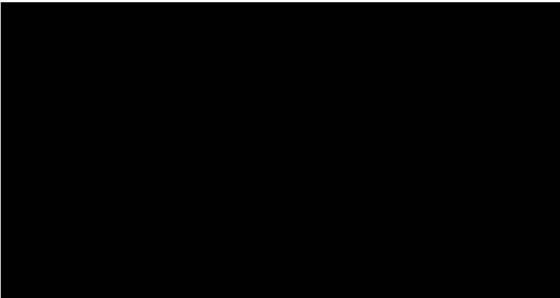


RICHARD MONTEITH, LL.B
SOLICITORS

C.R.P. MONTEITH, LL.B



YOUR REF.

OUR REF.

DATE

- 2 -

given to a High Court Bail Application. I feel that such indication should be given to the Defence as soon as possible in view of the comments of the Lord Chief Justice in the case of [redacted]. In particular it was suggested that a Defendant can bring a High Court Bail Application and on the hearing of such an application Crown Counsel could furnish details of the evidence sufficient to satisfy the Court that there is a prima facie case against the accused. Clearly the question as to whether or not one, two or more witnesses are giving evidence is a matter that would have to be opened in the High Court Bail Application. In an effort to avoid recourse to the High Court and the subsequent taking up of Court time and public expense, I would be obliged for a reply to the points raised above.

Yours faithfully

R Monteith

RECEIVED
INITS. *lw*
27 OCT 1997
OFFICE OF DIRECTOR
OF PUBLIC PROSECUTIONS

