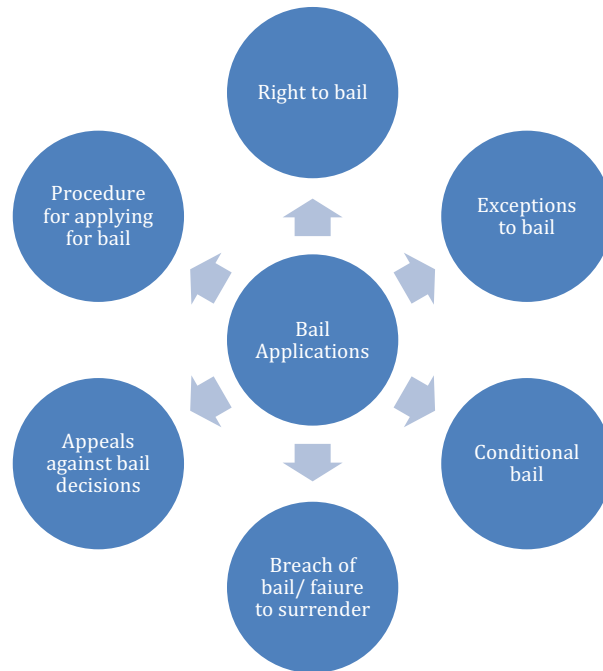


## ADDITIONAL FIGURES – CHAPTER 2

### Overview of bail applications



## Further applications for bail

### First hearing

- At the first hearing after the hearing where the court refused to grant the defendant bail, the defendant is permitted to make a full application for bail and may support an application for bail with any argument as to fact or law that he desires (whether or not he has advanced that argument previously).

### Subsequent hearings

- However, at any subsequent hearings, the court need not hear arguments as to fact or law which it has heard previously. This means that unless there has been a change in circumstances, the court may choose not to entertain an application for bail. A change in circumstances may arise due to the passage of time