

---

STATUTORY INSTRUMENTS

---

**2014 No. 2604**

The Tribunal Procedure (First-tier Tribunal)  
(Immigration and Asylum Chamber) Rules 2014

PART 5

Bail

**Decision in bail proceedings**

**41.**—(1) The Tribunal must provide written notice of its decision to—

- (a) the parties; and
- (b) if the bail application is for the bail party to be released on bail, the person having custody of the bail party.

(2) Where bail is granted, varied or continued, the notice must state any bail conditions, including any amounts in which the bail party and any sureties are to be bound.

(3) Where bail is refused or where the Tribunal orders forfeiture of the recognizance, the notice must include reasons for the decision.

(4) Where, instead of granting or refusing bail, the Tribunal fixes the amount and conditions of the bail with a view to the recognizance being taken subsequently by a person specified by the Tribunal, the notice must include the matters stated in paragraph (2) and the name or office of the person so specified.

(5) Paragraph (6) applies where the Tribunal determines that directions for the removal of the bail party from the United Kingdom are for the time being in force and the directions require the bail party to be removed from the United Kingdom within 14 days of the date of the decision to release the bail party on bail or under paragraph (4).

(6) The notice provided under paragraph (1) must state—

- (a) the determination of the Tribunal under paragraph (5);
- (b) whether the Secretary of State has consented to the release of the bail party;
- (c) where the Secretary of State has not consented to that release, that the bail party must therefore not be released on bail.