

sample form 7: bail order (in support of variation of bail)

IN THE SUPREME COURT OF QUEENSLAND AT BRISBANE

NUMBER:

RE: AN APPLICATION TO VARY BAIL BY SHANE BALMAIN PLAIN

Before: Frayne J

Date: 20 November 2001

Application filed in the Supreme Court of Queensland at Brisbane on the 15th November 2001.

IT IS ORDERED THAT in relation to the charges:-

- a) 1 x stealing
- b) 1 x assault

the applicant's bail be varied by deleting the requirement of one surety in the sum of \$5000 and that he be admitted to bail upon his own undertaking in respect of those charges, such undertaking being conditioned that:-

1. The applicant appear and surrender himself into custody;
 - a) At the Magistrates Court at Brisbane on the 19th January 2001 and on such other dates and times as the Magistrates Court may determine.
 - b) Before the criminal sittings of the Court to which he may be committed in respect of the offences or any of them at the sittings specified by the Court to which he is so committed at the date, time and place, fixed for the trial, notice of which shall be given to him or his solicitor by the Director of Public Prosecutions or a person authorised by the Director of Public Prosecutions.
 - c) The applicant not depart from either Court without leave of the court and so often as leave is granted, return at the time appointed by the court and again surrender himself into custody.

ORDER

Filed on behalf of: Shane Balmain Plain

Address for service:
Shane Balmain Plain
East Maine Correctional Centre
99 Rain Lane
Maine Q 4444

Form 12
Criminal Practice Rules 1999

practice form 7: bail order (in support of variation of bail)

IN THE SUPREME COURT OF QUEENSLAND AT (PLACE)

NUMBER:

RE: AN APPLICATION TO VARY BAIL BY (YOUR NAME)

Before: (name of Judge if known, otherwise leave blank)

Date: (date of bail application hearing)

Application filed in the Supreme Court of Queensland at (place) on the (date).

IT IS ORDERED THAT in relation to the charges:-

a) (list of all your charges)

the applicant's bail be varied by deleting (list conditions to be changed) and that (he/she) be admitted to bail upon (his/her) own undertaking in respect of those charges, such undertaking being conditioned that:-

1. The applicant appear and surrender (him/her)self into custody;
 - a) At the (name of court) Court at (place) on the (date) and on such other dates and times as the (name of court) Court may determine.
 - b) Before the criminal sittings of the Court to which (he/she) may be committed in respect of the offences or any of them at the sittings specified by the Court to which (he/she) is so committed at the date, time and place, fixed for the trial, notice of which shall be given to (him/her) or (his/her) solicitor by the Director of Public Prosecutions or a person authorised by the Director of Public Prosecutions.
 - c) The applicant not depart from either Court without leave of the court and so often as leave is granted, return at the time appointed by the court and again surrender (him/her)self into custody.

ORDER

Filed on behalf of: (your name)

Address for service:

(your name)

(name and address of Correctional Centre)

Form 12
Criminal Practice Rules 1999

sample form 7: continued

bail order (in support of variation of bail)

.2.

2. The applicant not contact or communicate with or attempt to contact or communicate, either directly or indirectly, with the complainants or any Crown witnesses.
3. The applicant resides at 10 Drain Lane, Maine in the State of Queensland unless he receives the prior written consent of the Director of Public Prosecutions to reside elsewhere.
4. The applicant shall report to the Officer-in-Charge of the Police Station at Maine each Monday, Wednesday and Friday between the hours of 8 a.m. and 4 p.m., or at such other times as the Director of Public Prosecutions consents to in writing.
5. The applicant will submit to random drug/alcohol testing by his nominated medical practitioner, at the request of the Director of Public Prosecutions.
6. The applicant will participate in a drug counselling program with the Maine counselling service

REASONS

Sheriff or Registrar

practice form 7: continued bail order (in support of variation of bail)

.2.

2. The applicant not contact or communicate with or attempt to contact or communicate, either directly or indirectly, with the complainants or any Crown witnesses.
3. The applicant resides at **(name/address of place)** in the State of Queensland unless **(he/she)** receives the prior written consent of the Director of Public Prosecutions to reside elsewhere.
4. **(list any other conditions applicable)**

REASONS

Sheriff or Registrar