User Confirmation Page 1 of 1

- 1. Order Details
- 2.Delivery Details
- 3. Account
- 4. Billing
- 5. Confirmation

Order Placement Confirmed!

Your order number is **O-643196**

Thanks for placing your order, ODPP.

An email outlining your order details has been sent to your email address. To review it online, click here.

Important

Copyright.

Copyright in this transcript is vested in the State of Queensland (Department of Justice & Attorney-General). Copies thereof must not be made or sold without the written authority of the Director of Reporting, Finance & Community Engagement, Queensland Courts.

Billing.

If your company does not have a trade account with Auscript a member of our Business Services team will be in touch shortly to provide you with an estimate of costs.

Please note: your order will not be placed until payment has been confirmed.

Ordering again? Save time on your next order and

Take me to My Auscript →

© 2012-2013 Auscript Australasia Pty Ltd, a Record Holdings company. All rights reserved.

Defence: Submission

File Number: 086905/PROS/17 Page 6 of 8

Sentence

File Number: 086905/PROS/17 Page 8 of 8



This email and any attachments may contain confidential, private or legally privileged information and may. be protected by copyright. You may only use it if you are the person(s) it was intended to be sent to and if you use it in an authorised way. No one is allowed to use, review, alter, transmit, disclose, distribute, print or copy this email without appropriate authority.

If you are not the intended addressee and this message has been sent to you by mistake, please notify the sender immediately, destroy any hard copies of the email and delete it from your computer system network. Any legal privilege or confidentiality is not waived or destroyed by the mistake.

It is your responsibility to ensure that this email does not contain and is not affected by computer viruses, defects or interferences by third parties or replication problems.

Bail Act 1980 Section 20(4)

Undertaking of surety

First surety:			
Residential address:			
The amount of: \$			
Second surety:	<i>:</i>		
Residential address:	i		
The amount of: \$	<i></i>		
and extent of the obligation defendant's failure to comp Majesty for the amount spect I, the first surety, agree to djournments of the criminate.	ns of the defendant under only with those conditions cified above if this undertant the enlargement of this all proceeding against the control to the enlargement of this	e receipt of a notice in Form 8 the conditions of bail and the I further acknowledge that I aking is forfeited. undertaking without further collefendant as are from time to the undertaking without further collefendant as are from time to the lefendant as are from time to the le	may be liable to Her onsent of me upon any ime directed.
Signature of First Su	rety	Signato	ire of Second Surety
	·	•	
I have satisfied myself that under the conditions of bail	the surety understand the and the consequences of	whom undertaking is made nature and extent of the oblig the defendant's failure to com	ply with them.
Undertaking entered into on ueensland before me.	1: Place: TOWNSVILLE V	VATCHHOUSE Date: 27/09/20	in the State of
Signature Please select the Person who is s	signing the document		
Thousa solder and I droom while is	7-88		
# Delete if not acceptable to su	matu		
# Delete ii not acceptable to su			Page 3 of 3
	\ Form 7 Mon	sion 3 17 December 2007 A5	Page 5 Of 3

RTI File no: 190057

Page 122

Form 8

QUEENSLAND BAIL ACT 1980 Section 20(5)(b)

NOTICE TO DEFENDANT OF UNDERTAKING AS TO BAIL

If you fail to appear and surrender into custody in accordance with the undertaking without reasonable cause or break any other condition of the undertaking you will commit an offence that is punishable by fine or imprisonment [Maximum Penalty \$4000 or imprisonment for 2 years]. A warrant may issue for your apprehension.

Where a Court is satisfied that you failed to appear and surrender into custody before the Court in accordance with the undertaking, the Court may declare the undertaking to be forfeited. If forfeiture is declared, any deposit of money or other security provided by you as stated in the undertaking may be forfeited and paid to Her Majesty. In addition, any deposit of money or other security provided by the surety or sureties as a condition of bail may become forfeited and paid to Her Majesty.

It is lawful for a police officer to arrest you, without warrant, if a police officer reasonably suspects -

- (i) you are likely to contravene, are contravening or have contravened a condition of the undertaking;
- (ii) a surety has given to a police officer written notice stating the surety wishes to be relieved of the obligation of being a surety for you because the surety believes you are likely to contravene the condition for your appearance;
- (iii) you are directly or indirectly harassing or interfering with a person who may be required to give evidence relating to the offence for which you have been released on bail

A surety may, with the assistance of a police officer, at any time before you are required to appear and surrender into custody in accordance with your undertaking apprehend you and bring you before the Court before which you are required to appear if the surety is concerned you may not honour your undertaking as to bail or has become aware of a breach by you of a condition of your undertaking

NOTICE TO SURETY OR SURETIES OF UNDERTAKING AS TO BAIL

[This section only applies to matters involving a surety or sureties.]

The custody of the defendant has been entrusted to you on the essential obligation to produce him/her before the Court to answer the complaint or charge. It is a serious obligation and one that should not be treated lightly. If you fail to take all reasonable steps to secure the attendance of the defendant before the Court, any deposit of money or other security provided by you as a surety may become forfeited and paid to Her Majesty.

Where a Court is satisfied that the defendant has failed to appear and surrender into custody before the Court in accordance with the undertaking, the Court may declare the undertaking to be forfeited. If forfeiture is declared, any deposit of money or other security provided by you as a surety may become forfeited and paid to Her Majesty.

If you are seeking to be discharged from liability with respect to the undertaking you may make application to the Court at any time before a condition of the undertaking is broken by the defendant, or the defendant is arrested pursuant to section 367 of the *Police Powers and Responsibilities Act 2000*.

If you are concerned that the defendant may not honour his/her undertaking as to bail or you become aware of a breach by the defendant of a condition of his/her undertaking you may, at any time before the defendant is required to appear and surrender into custody in accordance with his/her undertaking apprehend the defendant and bring the defendant before the Court before which the defendant is required to appear. A police officer shall, if required by the surety to do so, assist the surety in the apprehension.

Signature of person before whom undertaking is given

Form 8, Version 4, [September 2012]

Page 1 of 1