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Local Court of New South Wales

Practice Note - Bail Proceedings (Centralised Bail Courts)

Issued: 25 October 2024

Commences: 26 October 2024

Amended: 14 March 2025

Bail Proceedings (Centralised Bail Courts)

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1. Commencement and Application of Practice Note

- 1.1 This Practice Note commences on 26 October 2024.
- 1.2 This Practice Note applies to Centralised Bail Courts hearing adult Bail Application proceedings pursuant to the *Bail Act 2013* ('the Act') in the Local Court and is intended to reflect the legislative objective set out in Section 3 of the Act.

2. Definitions

2.1 In this Practice Note:

AVL means audio visual link.

Bail Application means a detention application, release application, or variation application made under the *Bail Act 2013* (NSW).

Centralised Bail Courts means bail courts presided over by Acting Magistrates during weekends, public holidays, judicial conferences, and the Local Court fixed vacation period.

CESU means Court Escort and Security Unit (Corrective Services New South Wales).

Court participants means Police Prosecutors, Legal Aid Practitioners and Private Legal Practitioners, and Corrective Services New South Wales.

CSNSW means Corrective Services New South Wales.

Relevant Court means the Court at the place where the charging station would ordinarily list the matter.

Regional Hub Grouping means a collection of individual Court locations as determined in the Standard Operating Procedures.

Standard Operating Procedures means the Standard operating procedures for weekend and public holiday Bail Court.

3. Purpose

- 3.1 The purpose of this Practice Note is to outline the practice and procedure to be adopted in bail application proceedings in Centralised Bail Courts.
- 3.2 This Practice Note is to be read in conjunction with Criminal Crim 1 Practice Note.

4. Case Management

- 4.1 Centralised Bail Courts will hear bail applications from across NSW via AVL at the Parramatta Local Court and/or Parramatta Children's Court buildings.
- 4.2 An accused person will be included on the Court bail list for the relevant day if included on a Form 1 (as outlined in the Centralised Bail Courts Standard Operating Procedures) by a custody manager at a regional police station, or a CSNSW officer at a nominated CESU and received by the Court by email **prior to 10 AM.**
- 4.3 An initial list of accused persons is to be emailed by custody managers and CSNSW Officers to the Court, Police Prosecutions Command, and Legal Aid NSW using Form 1 by 7 AM.
- 4.4 An accused person should not be included on a Form 1 unless the charge process is complete, and the accused person is available to provide instructions to their legal practitioners.
- 4.5 Additional accused persons can be added to the list and forwarded through to the Court, Police Prosecutors, and Legal Aid **up until 10 AM** which will be the cut off time.

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4.6 Requests for late admission to the Court's bail list can be made after 10 AM. Custody officers are to complete a *Request for Late Admission – Form 3* (as outlined in the Centralised Bail Courts Standard Operating Procedures).

5. Pre-Determined Courtroom and Time Markings

- 5.1 The allocation of cases to Courtrooms is to be determined by the Standard Operating Procedures in consultation with the Acting Magistrates sitting on the day.
- 5.2 Courtroom allocations are to be reassessed during the day to ensure that all matters are dealt with as expeditiously as is reasonably possible.

6. Bail Hearings

- 6.1 At 9:15 AM, Legal Aid are to provide a running list of matters ready to commence from 9:30 AM to the Court.
- 6.2 The Court will commence sitting at 9:30 AM. Each courtroom will hear the matters in accordance with the running list provided by Legal Aid for each metropolitan CESU or regional hub grouping.
- 6.3 The Court will communicate with Court participants who are directly involved in the proceedings during the day when changes are made, breaks are taken, and where technical or other issues arise.
- 6.4 Paper copies of the police facts, criminal antecedents, and other materials to be relied upon to support the bail application are to be tendered. In the event the prosecutor or legal practitioner is appearing in the bail application via AVL, materials are to be sent via email to the Registry to be printed and made available to the Court Officer to hand up to the Acting Magistrate when tendered.
- 6.5 Private legal practitioners instructed by an accused person are to advise the Court, Legal Aid and Police Prosecutors details of their matter/s as soon as reasonably practical. Private legal practitioners are to advise the Court and Police Prosecutors when they are ready to proceed. Private legal practitioners are to provide their contact details to the Court registry. The Court will advise the private legal practitioner when the Court is ready to proceed.
- 6.6 The Registry will arrange any required appearance of an interpreter via AVL, via telephone, or in person.
- 6.7 Police Prosecutors, Legal Aid practitioners, and private legal practitioners in regional NSW locations have leave to appear via AVL, no application to appear via AVL is required.
- 6.8 Any matters that are not reached by 4 PM are to be listed on the next available court day.

7. Progression of Matter

- 7.1 Prior to hearing a bail application, if the accused person has been convicted on a finding of guilt or upon entering of a plea of guilty, the Acting Magistrate may:
 - (a) proceed to sentence if the Acting Magistrate determines the Court has capacity to hear the sentence, and a Sentencing Assessment Report is not required; or
 - (b) proceed to hear the application for bail; and/or
 - (c) adjourn the sentencing matter to the criminal list at the relevant Court.

- 7.2 After hearing a bail application, where an accused person enters a plea of not guilty, the Acting Magistrate may:
 - (a) make orders for service of the prosecution brief of evidence upon the accused person or their legal representative within 4 weeks; and adjourn the proceedings for reply in 7 weeks to the criminal list of the relevant Court; or
 - (b) where the accused person is charged with a domestic violence offence, adjourn the proceedings for mention to fix a hearing date to the next criminal list of the Court at the place where the charging station would ordinarily list the matter; or
 - (c) where the accused person is charged with a matter for which a brief of evidence is not required, adjourn the proceedings for mention to fix a hearing date to the next criminal list of the relevant Court.
 - (d) where the accused is charged with a matter which falls under the Early Appropriate Guilty Plea process (EAGP), make orders for service of the prosecution brief of evidence upon the accused person or their legal practitioner within 8 weeks, and adjourn the proceedings for mention in 8 weeks to the criminal list of the relevant Court.
- 7.3 After hearing a bail application, where the accused person has not entered a plea, the Acting Magistrate may adjourn the proceedings for mention at the next criminal list of the relevant Court for a plea to be entered.

8. Orders under the Mental Health Cognitive Impairment Forensic Provisions Act 2020

8.1 When making an order under Section 19(a)-(c) of the *Mental Health Cognitive Impairment Forensic Provisions Act 2020*, no bail determination is required. A bail determination is not to be made unless the accused person is returned to the Court following assessment.

9. Approved Form

9.1 When a bail application is made, the Acting Magistrate will complete a Summary of Reasons for Bail Decision of Court form (Annexure 1).

[

SUMMARY OF REASONS FOR BAIL DECISION OF COURT

Bail Act 2013, Section 38 Version, 14 March 2025

LOCAL COURT AT:	AT: ACCUSED PERSON:					
DATE:	OFFENCES	: H	Seq	H	Seq	
DECISION MAKER:		H	Seq	H	Seq	
		Η	Seq	H	Seq	
[] Bail decision defer	red due to intoxication		[] Show cause	offence	(s 16A/ s 16B)	
[] Exceptional circum	nstances offence (s 22A)				e (s 15AAA, CA 1914)	
[] Unacceptable risk		[] Section 74 applies				
	ASSESSMENT OF E	BAIL	CONCERNS (SECT	10N 18	3)	
s18(1)(a) Criminal histo	ory: [] Lengthy [] Limited [] Nil		s18(1)(i) Custodial sen		. ,	
Personal background			[] Lik	cely	[] Unlikely	
Community ties: [] St			40(4)(4) A			
s18(1)(b) Nature of off [] Violent	ence: [] Serious [] Minor [] Property [] Prevalent	r	si8(i)(ii)Accused pers		icted but not sentenced:	
s18(1)(c) Strength of c		<			reasonably arguable prospect of	
[] Plea of g	guilty/convicted		success:		[]Yes []No	
s18(1)(d) History of vio	lence: []Yes []No		s18(1)(k) Special vulne [] Cognitive or mental			
s18(1)(d1) Behaviour b	y accused that may constitute dome	stic			circumstances: [] Work [] Family	
abuse (s 6A(2), C(D&P	V)A 2007) []Yes []No		[] Medical [] Obtain legal advice [] Prepare for appearance			
s18(1)(e) Previous seri		s18(1)(n) Conduct towards victim or family member of victim: [] No contact [] Threatening or violent				
s18(1)(f) History of co	mpliance or non-compliance				nily member of victim on safety if	
[]Yes []No		released (serious offence or domestic violence offence against				
	court orders:[] No [] Yes – order		an intimate partner):			
type/s:	after failure to comply. Warnings issu	ad by	a10/1\/m\ bail aanditia	+6-+ -	ould reasonably be imposed to	
	horities re non-compliance with bail	led by	address bail concerns		[] Yes [] No	
acknowledgements/co					[] []	
s18(1)(g) Any criminal			s18(1)(q) Any Terrorist			
s18(1)(h) Likely time ii	n custody:				tivities advocating support for	
[]Days[]Weeks	[] Months [] Unknown		terrorist acts/violent of By accused person:	extremis Ye[]		
[] Days[] Weeks	[] Months [] Onknown				affiliated with accused person:	
				[]Ye		
PROS	SECUTION SUBMISSIONS		DE	FENCE	SUBMISSIONS	
Bail Opposed	Bail Not Opposed []				
[]BAIL REFUSED	[] Accused has not established except	tional ci	ircumstances exist to ius	tifv bail (s 22A)	
[] Accused has not shown cause why detention					•	
	tional circumstances exis		nt bail (s 22B)			
	[] Unacceptable risk that the accused if			,		
	[] fail to appear at any proceeding		-] commit	a serious offence	
	[] endanger safety of victims/indi	_	_] interfer	e with witnesses/evidence	
[]BAIL GRANTED	[] Conditional bail granted (see o	ver) [] Bail is dispensed with	[] Bail	is granted without conditions	
Bail concerns identified:	[] fail to appear at any proceeding	gs for th	ne offence [] com	mit a ser	ious offence	
	[] endanger safety of victims/indi	ividuals	/the community [] inte	rfere wit	h witnesses/evidence	
REASONS:						

Bail condition(s):
[] Residence: You are to live at:
[] Accommodation - Post-release: Upon release to bail, you are to travel directly to
[] Accompaniment - Pre-release: You are to be released into the care/company of
[] Curfew: You are to be at home between PM and AM unless in the company of
[] Reporting: You are to report to police atPolice Station daily or each Mon / Tues / Wed / Thurs / Fri / Sat / Sun between the hours of
[] Place restriction: You are not to enter
[] Non-contact: You are not to go near, contact or try to go near or contact
[] Non-association: You are not to be with or contact
[] Drug/alcohol restriction: You are not to drink alcohol or take any drugs, unless the drugs are prescribed by a doctor.
[] Treatment: You are to attendand accept any treatment reasonably recommended, including attending appointments.
[] Intervention/Diversion program participation: You are to participate in the program and comply with all assessment and program requirements.
[] Passport:
[] If your passport has already been surrendered, you are not to apply for another passport AND
[] You must hand in your passport to the registrar of any Court or a police officer at any Police Station:
[] Pre-release: before being released to bail.
[] Post-release withinhours/days/weeks after being released from custody;
AND you must not apply for another passport.
[] Travel restriction: You must not enter any international airport or other point of departure from Australia.
[] Character acknowledgment - Pre-release: You will not be released to bail until one (or) acceptable person(s) agrees in writing that they know you and think you are a responsible person who is likely to follow your bail.
[] Security Agreement - Accused:
[] Pre-release: You will not be released to bail until you enter into an agreement that if you do not attend when the court tells you to, you agree to forfeit \$
[] without security; [] deposit security in the form of; [] deposit cash.
AND they deposit the specified form of security / amount.
[] Post-release: You are to enter into an agreement that if you do not attend when the court tells you to, you agree to forfeit \$
[] without security; [] deposit security in the form of; [] deposit cash
[] Security Agreement - Acceptable Person:
[] <i>Pre-release</i> : You will not be released to bail until one (or) acceptable person/s is to enter into an agreement that if you do not attend when the court tells you to, they agree to forfeit \$ (each):
[] without security; [] deposit security in the form of; [] deposit cash.
AND they deposit the specified form of security / amount.
[] Electronic Monitoring – Serious DV offences: You are to be subject to electronic monitoring by Corrective Services NSW (s 28B, Ba Act 2013). Before you are released to bail, you must be fitted with an electronic monitoring device. While on bail, you must comply with obligations in relation to electronic monitoring (s 31G(2), Bail Regulation 2021).
[] Electronic Monitoring (Other, by private provider) – You are to be subject to electronic monitoring to be provided byand must be fitted with an electronic monitoring device:
[] Pre-release: before being released to bail. [] Post-release: within hours after being released from custody, and you must attend for that purpose.
Enforcement conditions
[] Curfew: You must present yourself at the front door of your residence for a curfew check if told to do so by a police officer during curfew hours, no more than times per day and / or no more than times per week.
[] Drug or Alcohol testing: You must present yourself at the front door of your residence and provide a
[] Other condition/s:

Magistrate

Office of the Minister for Police SYDNEY, NSW

28 April 2023

SUSPICIOUS DEATH

ONE MILLION DOLLAR (\$1,000,000) REWARD

On the 16 January 1988, Mark Anthony HAINES, aged 17 years, was found lying deceased on railway tracks north of Tamworth, New South Wales. A Coronial Inquest determined that he had died from massive head injuries as a result of being struck by a train.

Notice is hereby given that a reward of up to one million dollars (\$1,000,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the suspicious death of Mark HAINES.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000 or Crime Stoppers on 1800 333 000

The Hon. Yasmin CATLEY, MP
Minister for Police and Counter Terrorism