

# BAIL ACT 1976 - RECORD OF DECISION TO GRANT OR REFUSE BAIL

THE MAGISTRATES' / YOUTH COURT SITTING AT STOCKPORT ON 20-07-09

ACCUSED Michael Parnell Date of birth 20-05-55 OIC.....

ALLEGED OFFENCES Breach of ASPO x 2

### BAIL

You are remanded on bail to surrender to the court on the date and time below.

#### BEFORE BEING RELEASED ON BAIL YOU MUST:

- provide security/surety(ies) in the sum of £..... (each)
- other:

#### REASONS FOR CONDITIONS: TO ENSURE THAT YOU

- come to court on time  avoid offending
- avoid interfering with witnesses
- avoid obstructing the course of justice
- make yourself available for enquiries or reports

#### AFTER RELEASE ON BAIL/ON REMAND TO LOCAL AUTHORITY ACCOMMODATION YOU MUST:

- live (and sleep) at .....
- be indoors at ..... between ..... and ..... (and present yourself to a police officer on request)
- report to ..... Police Station on Mon/Tue/Wed/Thur/Fri/Sat/Sun between ..... and .....
- not contact or attempt to contact, directly, indirectly or through another, prosecution witnesses/ these people .....
- not go within 1 mile of Stockport Town Hall other than to attend
- abide by the rules of the hostel for your court appearance or to attend your
- to attend at ..... on Solicitors, Magistrates by video
- at ..... am/pm for assessment and to co-operate with and to keep all appointments made by drugs workers.
- to comply with requirements of Probation Service in preparation of reports
- other:

#### THE COURT GAVE BAIL AGAINST THE APPLICATION OF THE PROSECUTION BECAUSE:

- there is no real risk of offending/absconding/interfering with witnesses or justice
- although you might offend/abscond/interfere with witnesses or justice the conditions imposed deal with the risk adequately
- other:

### CUSTODY

YOU ARE REMANDED IN CUSTODY/LOCAL AUTHORITY ACCOMMODATION/COMMITTED/SENT IN CUSTODY TO THE CROWN COURT BECAUSE THERE ARE SUBSTANTIAL GROUNDS FOR BELIEVING THAT, IF BAILED, YOU WOULD:

- fail to come to court  commit offences  interfere with witnesses or obstruct justice

OR THAT IT IS

- impracticable to obtain sufficient information for a bail decision  necessary for your protection or welfare
- impracticable to complete enquiries or make a report unless you are in custody

OR THAT

- you are serving a custodial sentence  you have been arrested for breach of bail conditions

#### REASONS FOR FINDING THE ABOVE:

- the nature and/or seriousness of the offence and the probable sentence for it  your previous record
- your lack of settled address and/or lack of community ties  your bail record or failure to meet court requirements
- you are said to have offended whilst on bail
- other

CERTIFICATE OF HEARING FULL BAIL ARGUMENT: I hereby certify that the court has refused bail having heard full argument

- not having heard such argument previously
- at the first hearing after that at which the court decided not to grant bail
- at a subsequent hearing, having been satisfied as to the following change in circumstances or new considerations:

ING date and time: 14/9/09 at 10-00 am/pm [Signature]  
..... Magistrates'/Youth/Crown Court VIDEO LINK YES/NO Clerk of the Court

WANTED BAIL AND DO NOT ATTEND COURT AS DIRECTED, OR YOU OFFEND, OR YOU DO NOT FOLLOW IS IMPOSED ON YOU, YOU RISK A CUSTODIAL SENTENCE AND/OR BEING REMANDED IN CUSTODY OR LOCAL AUTHORITY ACCOMMODATION UNTIL YOUR CASE IS FINALISED