Form 32

QUEENSLAND

*YOUTH JUSTICE ACT 1992*

(Section 247)

**APPLICATION FOR VARIATION, DISCHARGE, RESENTENCE, OF PROBATION ORDER OR COMMUNITY SERVICE ORDER OR INTENSIVE SUPERVISION ORDER OR CONDITIONAL RELEASE ORDER OR RESTORATIVE JUSTICE ORDER IN THE INTERESTS OF JUSTICE**

**DETAILS OF CHILD**

Last Name:  First Name/s:

Date of Birth: / /

A \* probation order**/**community service order/intensive supervision order/conditional release order/restorative justice order was made against the above named child at:

Court:

Place:

Date: / /

I,

of

apply to the court

to \* vary, discharge, resentence, or revoke

the \* probation order/ community service order/ intensive supervision order/conditional release order / restorative justice order in relation to the above named child.

The reasons for this application are as follows: (List reasons)

Applicants Signature

Date: / /

to be completed by the Court officer

**TAKE NOTICE:**

THIS APPLICATION WILL BE HEARD AT:

**COURT:**

**PLACE:**

**DATE:**

**TIME**:

You are entitled to appear at the time and place abovementioned and to be heard on the application. If you do not attend, the Court may decide the application in your absence.

Proper Officer of the Court

Place:

Date:

**TO:** +

\* Delete whichever is not applicable

+ If the application is made by or on behalf of the child, a copy of the application must be given to the Chief Executive, Department of Justice and Attorney-General. If the application is made by the Chief Executive, a copy must be given to the child.