Form 69

CHILDRENS COURT ACT 1992

YOUTH JUSTICE ACT 1992

(Section 59)

**CHILDRENS COURT OF QUEENSLAND**

**APPLICATION BY THE DIRECTOR OF PUBLIC PROSECUTIONS TO REVOKE OR VARY BAIL**

|  |  |
| --- | --- |
| **Number:** |  |
| **Court location:** |  |

**DETAILS OF CHILD:**

|  |  |  |  |
| --- | --- | --- | --- |
| Last name: |  | First name/s: |  |
| Date of Birth: |  |
| Address: |  |

**RE: AN APPLICATION TO \*REVOKE \*VARY BAIL BY DIRECTOR OF PUBLIC PROSECUTIONS**

The Director of Public Prosecutions of 50 Ann Street, Brisbane QLD 4000, applies to the Childrens Court of Queensland at [*place*] for an order *[\*revoking \*varying*] the bail granted to [*insert name of person given bail*].

**Details of bail order to be \*revoked \*varied**

1. Date when the bail order was made

[*insert date*]

1. Court that made the bail order

[*name the court and place where the order was made*]

1. Offences to which bail order relates

[*insert details of offences or annex schedule of offences*]

1. Conditions of bail

[*set out the conditions on which bail was given*]

1. \*Surety

\*[*set out the name and details of surety*]

**\*Grounds for application to revoke bail**

\*The grounds for the application are:

1. [*precisely and succinctly state the reasons*]

**\*Details of condition/s to be varied**

\*[*specify what condition/s the applicant is asking the court to vary and how the applicant wants the conditions varied*]

The application will be heard at [*time*] on [*date*] in the Childrens Court of Queensland at [*place*].

\* delete if not applicable

|  |  |
| --- | --- |
| Signed: | ……………………………………………………Applicant / Lawyer |
| Date: |  |

|  |  |
| --- | --- |
| This application is to be served on: | [*name and address of accused*] |
|  | [*name and address of surety (if applicable*] |
|  |  |

***Notice to applicant:***

1. ***You must also attach to this application any supporting affidavits or other documents that you will be relying on.***
2. ***Except where the application is made ex parte under section 30(2) of the Bail Act 1980, a copy of this application and the supporting affidavits or other documents must be served on the accused child and any surety (if applicable) at least 2 clear business days before the day on which the application is to be heard, unless the accused child and surety agree to receive them later.***