

"LK7"

New South Wales Police Service
 BAIL ACT 1978, FORM 5, CLAUSE 13

BAIL UNDERTAKING

Charge Ref Num : H 45781736
 Name of Accused : LORD, Jonathan Luke
 Address of Accused :
 Court Name : SUTHERLAND Local Court
 Court Date : 10th November, 2011

<u>Seq. No.</u>	<u>Offence (s)</u>	<u>Act and Section</u>
1	Agg indecent assault victim under authority of offender T1	Crimes Act 1900 61M(1)
2	Agg indecent assault victim under authority of offender T1	Crimes Act 1900 61M(1)
3	Agg indecent assault victim under authority of offender T1	Crimes Act 1900 61M(1)
4	Agg indecent assault victim under authority of offender T1	Crimes Act 1900 61M(1)

UNDERTAKING

- (1) I undertake to appear in respect of the above offences at the SUTHERLAND, Local Court at 9:30 am on the 10th day of November, 2011 (and before such court on such day at such time and place as is from time to time specified in a notice to be given or sent to me).
- (2) This undertaking includes an undertaking pursuant to Section 34 (3) of the Bail Act, 1978, that if bail is continued I shall appear at any time and place to which the proceeding in respect of the offences may be continued whether upon an adjournment or otherwise.
- (3) I further undertake to notify the court referred to above of any change in my residential address, and to do so on each occasion on which any such change occurs.

I hereby acknowledge receipt of a copy of this charge and facts against me and a Form 1, Form 1A or a Form 2.

BAIL CONDITIONS

- (4) The grant of bail is subject to the following conditions:-
 - (a) that I enter into an agreement to observe specified requirements as to my conduct while at liberty on bail as set out hereunder;

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- (5) I agree to observe as a condition of my bail the following requirements as to my conduct while at liberty on bail:-

Report to the O.I.C. Police at MIRANDA
 From 14/10/2011 every MONDAY ,
 WEDNESDAY and FRIDAY
 between 08:00 and 20:00 ONCE a day

The accused must surrender his passport to
 Miranda Police Station.

The accused is not to contact any victims or
 family members of the victims by any means
 whatsoever

The accused is not approach or contact any former
 places of employment involving children.

The accused is not to engage or seek employment
 that involves contact with children.

The accused is not to access internet sites which
 may be accessed by children.

NO FEE IS CHARGEABLE FOR THE ISSUE OF THIS BAIL UNDERTAKING.

Accused: Jonathan Luke LORD

___ / ___ / ____ : ____
 Date and Time

CERTIFICATE

I certify that the document contained herein is a copy of the notice given to the accused for the purposes of Section 34 (1) of the Bail Act, 1978, and that I did give the notice to the accused person by delivering it to him or her personally.

Dated this 9th day of October, 2013 at MIRANDA Police Station.

 LSCON SHARON GOCHER
 Authorised Officer and Prescribed Officer

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A copy of the undertaking is to be given to the accused person, a surety or person who has made an acknowledgement under Section 36 (2) (b) of the Bail Act, 1978

NOTE- Section 51 of the Bail Act, 1978, provides that a person who fails without reasonable excuse (proof of which lies upon him) to appear before a court in accordance with his bail undertaking is guilty of an offence. A person convicted of such an offence is liable to the same penalties as are by law provided for the offence in respect of which he failed to appear but no sentence of imprisonment shall exceed 3 years and no fine shall exceed \$3,000. A sentence so imposed may be directed to be served cumulatively upon any other sentence of imprisonment or penal servitude then imposed or then being served.

Where an amount of bail money, not exceeding \$300, deposited pursuant to a bail agreement, is forfeited by reason of non-compliance with a bail undertaking entered into for the appearance of a person, the person by whom the amount was deposited may, within 21 days from the date of forfeiture, lodge with the court of summary jurisdiction at or nearest the place at which the bail money was forfeited an application in or to the effect of the form prescribed under the Fines and Forfeited Recognizances Act, 1954, for the discharge of the forfeited bail money.

If the accused person changes his address, he shall give notice in writing of his new address to the clerk of the court at which he is to appear.