

|                                     |                        |
|-------------------------------------|------------------------|
| CASE NAME:<br>Commonwealth v. _____ | COURT NAME AND ADDRESS |
|-------------------------------------|------------------------|

Bail Set at Arraignment    Petition for Review of Bail    Review of Bail Set by Magistrate    Changed Circumstances

After hearing,    The defendant is released on personal recognizance.  
                            Bail is set at \$ \_\_\_\_\_ cash, or \$ \_\_\_\_\_ surety    and with the conditions stated.  
                            The petition for review of bail is denied.  
 This decision is without prejudice to reconsideration on further showing of: \_\_\_\_\_

**Dangerousness**

**58A Motion Filed.** The Commonwealth has moved to detain the defendant as dangerous under G.L. c. 276, § 58A, and after a hearing, I find there are conditions of release, including considerations of bail, that will reasonably assure the safety of other individuals and the community and that will reasonably assure the defendant's appearance at future court proceedings.

**No 58A Motion Filed.** Because the Commonwealth has not moved to detain the defendant as dangerous under G.L. c. 276, § 58A, in setting the amount of bail I have not considered whether release of the defendant will endanger the safety of any other person or the community.

**Ability to Pay (check all that apply)**

The defendant has been found indigent.

The defendant has the ability to post bail of \$ \_\_\_\_\_ cash. This finding is based upon:  
 Probation intake    Representation of: \_\_\_\_\_    Other: \_\_\_\_\_

I have not been presented with sufficient credible information to determine the defendant's ability to post bail.

**Reasons for Setting Bail.** I find that:

The amount of bail that the defendant is able to post is sufficient reasonably to assure the defendant's appearance at future court proceedings on the conditions stated, if any.

An amount of bail greater than the defendant is able to post is necessary reasonably to assure the defendant's appearance at future court proceedings and no alternative, less restrictive financial or nonfinancial conditions will suffice to assure the defendant's presence at future court proceedings.

In setting bail, I have considered the following factors:

The charged offense (strength of case/nature and circumstances/potential penalty).  
 Explain: \_\_\_\_\_

The defendant's background (family ties/residence status/employment/history in community/mental illness/substance abuse). Explain: \_\_\_\_\_

The defendant's criminal history (convictions/crimes while on bail or court supervision/probation violations).  
 Explain: \_\_\_\_\_

Restraining orders (alleged conduct is "abuse" or violates a restraining order/history of restraining orders).  
 Explain: \_\_\_\_\_

The defendant's flight risk (use of an alias/false identification/failure to appear at court proceedings/flight to avoid prosecution). Explain: \_\_\_\_\_

Duration of pretrial incarceration to date. Explain: \_\_\_\_\_

Other. Explain: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

**Additional Conditions**

No additional conditions are required.

If the defendant posts bail, the defendant shall abide by the conditions set forth in the Order of Pretrial Conditions of Release, which are necessary and sufficient reasonably to assure the safety of any other person and the community and the defendant's appearance at future court proceedings.