# CHAPTER P9 - PROBATION OF OFFENDERS LAW

#### ARRANGEMENT OF SECTIONS

#### SECTION

- 1. Short title.
- 2. Interpretation.
- 3. Appointment of principal probation officers and probation officers.
- 4. Probation committees.
- 5. Probation.
- 6. Discharge, amendment and review of probation orders.
- 7. Action on breach of requirements of probation order.
- 8. Absolute and conditional discharge.
- 9. Commission of further offence.
- 10. Supplementary provisions as to probation and discharge.
- 11. Effects of probation and discharge.

#### PROBATION OF OFFENDERS LAW

A Law to provide for the probation of offenders.

[NN 1963, Cap. 101. KWS LN 1 of 1982, No. 4 of 2006.]

[Date of commencement: 3rd October, 1957]

#### 1. Short title

This Law may be cited as the Probation of Offenders Law.

### 2. Interpretation

(1) In this Law—

"Commissioner" means the State Commissioner for the time being responsible

for the probation of offenders;

"court" does not include a court-martial;

"functions" includes powers and duties;

"order for conditional discharge" means an order under the provisions of section 8 discharging a person subject to condition;

"period of conditional discharge" means the period specified in an order for conditional discharge;

"Principal Probation Officer" means the person appointed to be the principal probation officer under section 3;

"probation committee" means a group of persons appointed to carry out the duties prescribed by or under section 4;

"probation officer" means a person appointed to be a probation officer under section 3;

"probation period" means the period for which a probationer is placed under supervision by a probation order;

"probationer" means a person for the time being under supervision by virtue of a probation order.

(2) The powers conferred by this Law upon a court shall not be exercised by an Area Court until the Governor shall, by order made under any legislation relating to Area Courts, have conferred jurisdiction for the purposes of this Law on such an Area Court.

#### [Cap. A9]

(3) Where jurisdiction has been conferred upon an Area Court for the purposes of this Law, such Area Court shall, in respect of persons who are subject to the jurisdiction of an Area Court, have the functions of a magistrate or magistrate's court for the purposes of sections 7 and 9.

## 3. Appointment of principal probation officers and probation officers

(1) The Civil Service Commission may appoint a principal probation officer and such number of probation officers as may be necessary for the purposes of this Law.

#### [KWS LN 1 of 1982.]

- (2) The principal probation officer shall have and shall be entitled to exercise all the powers of a probation officer in addition to the powers vested in him by virtue of this Law or any regulations made under section 12.
- (3) All persons appointed under the provisions of this section shall be deemed to be public servants within the meaning of the Penal Code.

## [Cap. P4.]

#### 4. Probation committees

The Commissioner may appoint a probation committee or committees consisting of such persons as he shall think fit, who shall review the work of probation officers in individual cases, and perform such other duties in connection with probation as may be prescribed by regulations made under section 12.

#### 5. Probation

(1) Where a person is convicted of an offence (not being an offence the sentence for which is fixed by law) and the court by which he is convicted is of the opinion that, having regard to the circumstances including the nature of the offence and the character of the offender, it is expedient to make a probation order, the court may, instead of sentencing such person, make a probation order.

### (2) A probation order—

(a) shall require an offender to be under the supervision of a probation officer for such period, not being less than twelve months nor more than three years, as may be specified in the order; and

(b) may also require the offender to comply during the whole or any part of the probation period with such requirements as the court, having regard to the circumstances of the case, considers necessary for securing the good conduct of the offender or for preventing a repetition by him of the same of-fence or the commission of other offences:

Provided that (without prejudice to the power of the court to make an order under subsection (2) of section 10) the payment of sums by way of damages for injury or compensation for loss shall not be included among the requirements of a probation officer.

(3) Without prejudice to the generality of subsection (2), a probation order may include requirements relating to the residence of the offender.

Provided that before making an order containing any such requirements, the court shall consider the home surroundings of the offender.

- (4) Before making a probation order, the court shall explain to the offender in ordinary language—
  - (a) the effect of the order (including any additional requirements proposed to be inserted therein under subsection (2) or (3)); and
  - (b) that if he fails to comply therewith or commits another offence he will be liable to be sentenced for the original offence.
- (5) If the offender is not less than fourteen years of age the court shall not make a probation order unless he expresses his willingness to comply with the requirements thereof.
- (6) The probation officer who is to be responsible for the supervision of any probationer shall be selected by the court which makes the probation order, and if the

probation officer so selected dies or is unable for any reason to carry out his duties or if the probation committee dealing with the case considers it desirable that another officer shall take his place, another probation officer shall be selected by the court.

- (7) Where a woman or girl is placed under the supervision of a probation officer, the probation officer shall be a woman.
- (8) The court by which a probation order is made shall forthwith transmit a sufficient number of copies of the order to the principal probation officer, who shall transmit a copy to—
  - (a) the probationer; and
  - (b) the probation officer responsible for the supervision of the offender.

# 6. Discharge, amendment and review of probation orders

- (1) The court by which a probation order was made may upon the application of the probation officer or the probationer discharge the order.
- (2) A court may, upon the application of the probation officer or the probationer, by order amend a probation order—
  - (a) by cancelling any of the requirements thereof; or
  - (b) by inserting therein (either in addition to or in substitution for any original requirement) any requirement which could be included in the order if it were then being made by that court in accordance with the provisions of section 5:

Provided that the court shall not amend a probation order by reducing the probation period, or by extending that period beyond the end of three years from the date of the original order.

(3) Where the court proposes to amend a probation order under this section, otherwise than on the application of the probationer, it shall summon him to appear before

the court, and if the probationer is not less than fourteen years of age, the court shall not amend a probation order unless the probationer expresses his willingness to comply with the requirements of the order so amended.

Provided that this subsection shall not apply to an order cancelling a requirement of the probation order or reducing the period of any requirement.

- (4) On the making of an order discharging or amending a probation order, the court shall forthwith transmit a sufficient number of copies of the discharging or amending order to the principal probation officer who shall transmit a copy to—
  - (a) the probationer; and
  - (b) the probation officer responsible for the supervision of the probationer.
- (5) Where a probation order, whether as originally made or as amended under subsection (2) includes requirements relating to the residence of the probationer for a period extending beyond six months from the date of the order as originally made or of the amending order, as the case may be, the probation officer shall, as soon as may be after the expiration of six months from the date of such order, make a report to the court on the case.
  - (6) On receipt of any such report, the court—
    - (a) shall review the probation order for the purpose of considering whether the requirement as to residence should be revoked or the period thereof reduced; and
    - (b) may, if it thinks fit, amend the order accordingly without the necessity for any application in that behalf.
- (7) Where under the provisions of this Law a probationer is sentenced for the offence for which he was previously placed on probation, the probation order shall cease to have effect.

### 7. Action on breach of requirements of probation order

- (1) If at any time during the probation period it appears to a magistrate that a probationer has failed to comply with any of the requirements of a probation order the magistrate may issue a summons requiring the probationer to appear before a magistrate's court.
- (2) If it is proved to the satisfaction of the magistrate's court before which a probationer appears or is brought under the provisions of this section that the probationer has failed to comply with any requirement of the probation order by which he is affected the court may, without prejudice to the continuance of the probation order, impose on him a fine not exceeding two thousand naira, or may—
  - (a) if the probation order was made by a magistrate's court, deal with the probationer for the offence in respect of which the probation order was made in any manner in which the court could deal with him if it had just convicted him of the offence;
  - (b) if the probation order was made by the high court, commit him to custody or release on bail (with or without sureties) until he can be brought or appear before the high court.

### [No. 4 of 2006.]

- (3) Where the magistrate's court deals with the case as provided in paragraph (b) of subsection (2) then—
  - (a) the court shall send to the high court a certificate signed by the magistrate certifying that the probationer has failed to comply with such of the requirements of the probation order as may be specified in the certificate, together with such other particulars of the case as may be desirable; and a certificate purporting to be so signed shall be

- admissible as evidence of the failure before the high court; and
- (b) where the probationer is brought or appears before the high court, and it is proved to the satisfaction of that court that he has failed to comply with any of the requirements of the probation order, that court may deal with him for the offence in respect of which the probation order was made, in any manner in which the court could deal with him if he had just been convicted before that court of that offence.

### 8. Absolute and conditional discharge

- (1) Where a person is convicted of an offence (not being an offence the sentence for which is fixed by law) and the court by which he is convicted is of the opinion that, having regard to the circumstances including the nature of the offence and the character of the offender, it is inexpedient to inflict punishment or to make a probation order, the court may make an order discharging the offender absolutely, or, if the court thinks fit, discharging him subject to the condition that he commits no offence during such period not exceeding twelve months from the date of the order as may be specified therein.
- (2) Before making an order for conditional discharge the court shall explain to the offender in ordinary language that if he commits another offence during the period of conditional discharge he will be liable to be sentenced for the original offence.
- (3) Where under the provisions of this Law a person conditionally discharged under this section is sentenced for the offence in respect of which the order for conditional discharge was made, that order shall cease to have effect.

#### 9. Commission of further offence

(1) If it appears to a judge or magistrate having jurisdiction under the provisions of subsection (3) that a probationer or a person in respect of whom an order for conditional

discharge has been made has been convicted by any court in Nigeria of an offence committed during the probation period or during the period of conditional discharge and has been dealt with in respect of that offence the judge or magistrate, as the case may be, may issue a summons requiring that person to appear at the place and time specified therein, or may issue a warrant for his arrest:

Provided that a magistrate shall not issue such a warrant except on information in writing and on oath.

- (2) A summons or warrant issued under subsection (1) shall direct the person so convicted to appear or be brought before the court by which the probation order was made.
- (3) The following persons shall have jurisdiction for the purposes of subsection (1)—
  - (a) if the probation order or the order for conditional discharge was made by the high court, a judge of the high court; and
  - (b) if such order was made by a magistrate's court, a magistrate.
- (4) If a person in respect of whom a probation order or an order for conditional discharge has been made by the high court is convicted and dealt with by any magistrate's court or area court in respect of an offence committed during the probation period or during the period of conditional discharge the magistrate's court or area court may commit him to custody or release him on bail (with or without sureties) until he can be brought or appear before the high court, and if it does so the magistrate's or area court shall send to the high court a copy of the minute or memorandum of the conviction entered in the records duly signed by the magistrate or area court judge.
- (5) Where it is proved to the satisfaction of the court by which a probation order or an order for conditional discharge was made that the person in respect of whom such order was made has been convicted and dealt with in respect of an offence committed

during the probation period or during the period of conditional discharge, as the case may be, that court may deal with him for the offence for which such order was made in any matter in which that court could deal with him if he had just been convicted by or before that court of that offence.

(6) If a person in respect of whom a probation order or an order for conditional discharge has been made by a magistrate's court is convicted before the high court or another magistrate's court or an area court of an offence committed during the probation period or during the period of conditional discharge, the high court or such other magistrate's court or area court may deal with him for the offence for which the order was made in any manner in which the magistrate's court by which the order was made could deal with him if it had just convicted him of that offence.

#### 10. Supplementary provisions as to probation and discharge

- (1) Any court may, on making a probation order or an order for conditional discharge under this Law if it thinks it expedient for the purpose of the reformation of the offender, allow any person who consents to do so to give security for the good behaviour of the offender.
- (2) A court, on making a probation order or an order for conditional discharge or on discharging an offender absolutely under this Law may, within the limits of its civil jurisdiction, order the offender to pay such damages for injury or compensation for loss as the court thinks reasonable.
- (3) An order for damages or compensation under subsection (2) may be made without prejudice to the power of the court to award costs against an offender and may be enforced in like manner as an order for the payment of costs by the offender, and where the court, in addition to making such an order for the payment of damages or compensation to any person, orders the offender to pay to that person any costs, the orders for the payment

of damages or compensation and for the payment of costs may be enforced as if they constituted a single order for the payment of costs.

(4) In any proceedings before the high court under the foregoing provisions of this Law, any question whether a probationer has failed to comply with the requirements of the probation order or has been convicted of an offence committed during the probation period and any question whether any person in whose case an order for conditional discharge has been made has been convicted of an offence committed during the period of conditional discharge, shall be determined by the Court.

#### [No. 4 of 2006.]

- (5) When a court makes any order under the provisions of this section, then if the offender—
  - (a) is under fourteen years of age, such order shall be enforced against the parent or guardian of the offender;
  - (b) is under sixteen years of age, such order may be enforced either against the parent or guardian of the offender or against the offender as to the court may seem just in any particular case,

unless the parent or guardian of the offender satisfies the court that he has not conduced to the commission of the offence by neglecting to exercise due care of the offender.

#### 11. Effects of probation and discharge

(1) Subject as hereinafter provided, a conviction of an offence for which an order is made under this Law placing the offender on probation or discharging him absolutely or conditionally shall be deemed not to be a conviction for any purpose other than the purposes of the proceedings in which the order is made and of any subsequent proceedings which may be taken against the offender under the provisions of this Law:

Provided that where an offender, being not less than sixteen years of age at the time

of his conviction of an offence for which he is placed on probation or conditionally discharged as aforesaid, is subsequently sentenced under this Law for that offence, the provisions of this subsection shall cease to apply to the conviction.

- (2) Without prejudice to the provisions of subsection (1), the conviction of an offender who is placed on probation or discharged absolutely or conditionally as aforesaid shall in any event be disregarded for the purposes of any written law which imposes any disqualification or disability upon convicted persons, or authorises or requires the imposition of any such disqualification or disability.
  - (3) The provisions of this section shall not affect—
    - (a) any right of any offender to appeal against his conviction, or to rely thereon in bar of any subsequent proceedings for the same offence;
    - (b) the revesting or restoration of any property in consequence of any order made on the conviction of any offender.

#### CHAPTER P9

#### PROBATION OF OFFENDERS LAW

#### SUBSIDIARY LEGISLATION

List of Subsidiary Legislation

1. Probation of Offenders Regulations.

#### PROBATION OF OFFENDERS REGULATIONS

ARRANGEMENT OF REGULATIONS

**REGULATION** 

- 1. Short title.
- 2. Definitions.
- 3. Duties of principal probation officer.
- 4. Duties of probation officers.
- 5. Constitution of probation committees.
- 6. Secretary of probation committee.
- 7. Chairman of committee and convenor.
- 8. Temporary Chairman of committee.
- 9. Arrangement of business of a committee.
- 10. Conduct of proceedings of a committee.
- 11. Duties of probation committees.
- 12. Records.
- 13. Preservation of records.
- 14. Forms.

## **SCHEDULE**

#### PROBATION OF OFFENDERS REGULATIONS

[Section 12.]

[NR LN 53 of 1958, NN LN 26 of 1962, 186 of 1963.]

[Date of commencement: 17<sup>th</sup> July, 1958]

#### 1. Short title

These regulations may be cited as the Probation of Offenders Regulations.

## 2. Definitions

In these regulations—

"the Commissioner" means the Commissioner charged with the responsibility for social welfare.

"the Law" means the Probation of Offenders Law;

### 3. Duties of principal probation officer

It shall be the duty of the principal probation officer—

- (a) to advise the Commissioner on all matters relating to the probation of offenders;
- (b) to advise native authorities on all matters relating to the probation of offenders;
  - (c) to supervise the work of probation officers whether in the service of the Government or a native authority.

#### 4. Duties of probation officers

It shall be the duty of probation officers—

- (a) to make such preliminary enquiries, including enquiries into the home surroundings, as the court may direct in respect of an offender in whose case the question of the making of a probation order may arise;
- (b) when selected by a court, to undertake the supervision of a probationer;
- subject to any direction given by the court (whether in the probation order or otherwise) to visit the home of the probationer and make enquiries as to his behaviour, mode of life and employment;
- (d) to keep in close touch with the probationer;
- (e) in the case of a child attending school to make enquiries of the principal of the school concerned as to the child's attendance and

- progress, but the child shall not be visited on the school premises;
- (f) to ensure that the probationer understands the terms and conditions of the probation order and to ensure by warning and persuasion that the probationer observes the same;
- (g) to advise, assist and befriend the probationer and where necessary to endeavour to find him employment;
- (h) if the probationer is under eighteen years of age to endeavour to secure his connection with some suitable youth organisation;
- (i) subject to any directions given by the court (whether in the probation order or otherwise) to make quarterly reports to the court which made the probation order regarding the conduct and progress of every probationer for whom he is responsible;
- (j) if the probationer fails to observe any of the terms or conditions of the probation order, to report such failure forthwith to the principal probation officer and to the court which made the probation order;
- (k) to undertake any duties connected with the probation and rehabilitation of offenders which may be assigned to him by the principal probation officer.

#### 5. Constitution of probation committees

A probation committee shall consist of—

## [NN LN 26 of 1962.)

- (a) a magistrate to be selected by the Chief Judge;
- (b) not less than two and not more than five other persons selected by the Commissioner.

#### 6. Secretary of probation committee

A probation officer appointed by the Commissioner shall act as Secretary to a probation committee.

#### 7. Chairman of committee and convenor

- (1) A probation committee shall appoint one of its members to act as Chairman of such committee.
  - (2) Such Chairman shall act as convenor to such probation committee.

# 8. Temporary Chairman of committee

If the Chairman of a probation committee shall be absent from any meeting of such committee at the time appointed for the holding of such meeting, the members present shall elect one of their number to act as Chairman at the meeting.

### 9. Arrangement of business of a committee

A probation committee shall meet at such times and places and shall make such arrangements as to the transaction and management of its business as, subject to the provisions of these regulations, it may deem proper.

# 10. Conduct of proceedings of a committee

The following provisions shall apply in relation to the conduct of the proceedings of a committee—

- (a) no business shall be transacted at any meeting unless two or more members are present;
- (b) every question at a meeting shall be determined by a majority of the votes of the members present and voting on that question;
- (c) in case of an equal division of votes the Chairman shall have a second or casting vote;
- (d) the proceedings of a probation committee shall not be invalidated by any vacancy or vacancies among its members or any defect in the mode of

appointment of the committee or of any of its members.

11. Duties of probation committees

It shall be the duty of a probation committee to—

(a) receive and consider the written or oral reports of probation officers;

(b) make or direct the making of any communication which may be

found necessary to make to a court;

(c) discuss from time to time with the probation officers concerned the

progress of each of the cases under their supervision and afford them

such help and advice as it can in carrying out their duties.

12. Records

Every probation officer shall keep a record of each case placed under his

supervision.

13. Preservation of records

Records shall be preserved for not less than five years from the expiry of the

probation orders to which they relate.

14. Forms

The forms set out in the Schedule hereto shall, with such variations as the

circumstances of particular cases may require, be used for the purposes of the Law and of

these regulations and shall for such purposes be good and sufficient in law.

[Schedule.]

**SCHEDULE** 

FORM 1

[Section 5.]

# Probation Order

,	Take	notice th	nat you				• • • • • • • • • • • • • • • • • • • •	are
placed	under	the sup	ervision of			a Prol	oation Office	er for
the			period		of			.from
				20to.				
20		•••	by	order	made	this	day	by
the					Court			
of whic	h the	following	are the con	nditions—				
	(1)	That you	ı be of goo	od behaviour	and appear a	t this Court f	or conviction	1 and
		sentence	e when call	ed on.				
	(2)	That you	ı lead an ho	onest and inc	dustrious life.			
	(3)	That	you	be	under	the	superv	vision
		of				hereinafter	called	the
		Probatic	on Officer,	that you ol	bserve such co	onditions as	he, the Prob	ation
		Officer,	may cor	ısider nece	ssary for the	purpose o	f securing	such
		supervis	ion, and th	nat in partic	ular you repor	rt to him as a	and when he	may
		direct.						
	(4)	That yo	u report f	orthwith to	the Probation	Officer any	change of	your
		residenc	e or place	of employme	ent and			
Dated				the				day
of			20	•				
							Magi	istrate

Alkali

# FORM 2

# [Section 5 (6).]

# Notice of Change of Probation Officer

То				•••••	
Take notice that				has	been
substituted by the aforesaid court to perf	form the dut	ies of Prob	ation Offic	cer in your	case in
place					
ofand	that	the	name	of	the
said i	s substitu	ited for	that	of the	said
as f	rom this date	e wherever	r		
the name of the said	occ	urs in the	order mad	le by the af	oresaid
court					
in your case on the day of		• • • • • • • • • • • • • • • • • • • •	,20	and	in the
recognisance entered into by you thereup	oon.				
Dated		the	• • • • • • • • • • • • • • • • • • • •		day
of,20					
		•••••	• • • • • • • • • • • • • • • • • • • •		
				Ma	gistrate
					Alkali
				Court Pr	esident.

# FORM 3

# [Section 5 (6).]

# Order by Endorsement Substituting a New Probation Officer

(as distinct from the Notice to Defendant of Substitution of New Probation Officer)
The above-named
his
duties as Probation Officer (or having died) the aforesaid Court doth hereby
substitute
duties of Probation Officer under the said order.
This
Magistrate Magistrate
Alkali
Court President.
FORM 4
[Section 6 (3).]
Summons to Defendant on Application to Amend Probation Order
То
You are hereby summoned to appear before theCourt
at
onon the hearing of an application byProbation

Officer,

to amend the probation order made in respect of you onday
of
before the said Court under the Probation of Offenders Law.
Dated theday
of,20
Magistrate Magistrate
Alkali
Court President.
FORM 5
[Section 6(1) and (2).]
Order by Endorsement Discharging or Amending Probation Order
Before theCourt
theday of
Upon the application of
Probation
Officer, the
Order
made in respect of the above-named defendant on theday
of
reducing) the duration thereof byand orders that such Probation Order be

		•••		• • • • • • • • • • • • • • • • • • • •	• • • • • •	• • • • • • • • •	•••••	••••
							Magis	trate
							A	lkali
						Сои	rt Presid	dent.
		FORM 6						
	[8]	Section 7.)						
Info	rmation for Breach o	f Requirem	ent of Pro	bation	Orde	r		
The informa	tion of				who	(upor	ı oath	or
affirmation) states—								
	was	on	the.					.day
of20	convicted by	or befo	re) the .			Co	ourt sit	tting
at of	and	on the said	l date the	said C	Court	made	a Proba	ıtion
Order requiring the	said	.for the pe	riod of				then	next
ensuing to be under	the supervision of a	Probation	Officer a	ınd fur	ther 1	requiri	ng the	said
to		• • • • • • • • • • • • • • • • • • • •						
				•••••				
And the	said						did	on
theday of	£, 20	fail to	comply	with	the	last	mentic	oned
requirement	in	as		m	nuch			as

subject to the following conditions, that is to say—

he/she
Taken (and sworn or affirmed) before me.
Magistrate
Alkali
Court President.
Here set out requirement which is contravened.
Here set out particulars of breach.
FORM 7
[Section 7.]
Summons for Breach of Requirement of Probation Order
Toof
Information (on oath or affirmation) has been laid this day
by
were convicted by (or before) theCourt sitting
at of
the
said date the said Court made a Probation Order requiring you for the period
of

then next ensuing to be under the supervision of a Probation Officer and further
requiring
to
and by the said information it is further alleged that you did on
the
day of
with the last mentioned requirement of the said order.
You are therefore summoned to appear on theday
of
before the atto answer to the said information.
Dated theday
of,20
Magistrate
Alkali
Court President.
Here set out requirement which is contravened.
FORM 8
[Section 7.]
Remand of Probationer to the High Court on Breach of Requirement of Probation Order
To the Inspector General of Police and all other Police Officers and the

Superintendent of Prisons.

(hereinafter called the defendant) has this
day appeared (or been brought) before the
atcharged with having failed to comply with the following requirement of a
Probation Order made on theday of
20
at,
namely
And whereas the Court is satisfied of the said failure and it appears necessary to
remand the
defendant until he/she can be brought before theCourt:
You, the said Inspector General of Police and all other Police Officers, are hereby
commanded to convey the defendant to the said prison and there to deliver him/her to the
Superintendent of Prisons, together with this Warrant:
and you, the Superintendent of Prisons to receive him/her into your custody and keep
him/her
until theday
of
Court at the hour of20
in thenoon to be further dealt with according to law.
Dated theday of
20

Court President.

Here set out requirement which is contravened.

# FORM 9

# [Section 7 (3) (a).]

Certificate That Probationer has Failed to Comply with Requirement of Probation Order
To the
(hereinafter called the defendant) has this da
appeared
(or been brought) before theCourt sitting atcharge
with
having failed to comply with the hereinafter mentioned requirement of a Probation Orde
made in his/her case on theda
of20
by theCourt sittin
at
Having heard the evidence relating to the said charge it is this day adjudged an
hereby certified that the defendant has failed to comply with the requirement of the sai
order that he/she should

.....

in as much as						
						•••••
Dated			the		• • • • • • • • • • • • • • • • • • • •	day
of		,20				
						•••••
					M	agistrate
						Alkali
					Court P.	resident.
Here insert requir	rement which	ch is contravened	1.			
Here insert full pa	articulars of	the circumstanc	es.			
		FOR	M 10			
		[Section	on 10.]			
Вог	nd of Securi	ty for Good Beha	viour in R	espect of a Pro	obationer	
Before	the			Cour	t sitting	at
		(hereinafter c	alled the p	probationer) h	aving appeared	d before
the						
		Court	on	the .		day
of	,					
20	.And a Prob	ation Order hav	ing been n	nade by the sa	uid Court requi	ring the

probationer for the period ofto be under the supervision of a
Probation Officer and further requiring the said probationer—
1. That he/she shall lead an honest and industrious life.
2. That he/she shall notify forthwith to the Probation Officer any change of his/her
residence or employment.
3. That he/she shall keep in touch with the Probation Officer in accordance with such
instructions as may from time to time be given by the Probation Officer.
in particular that he/she shall, if the Probation Officer so requires, receive visits from the
Probation Officer at his/her home.
4.
We do hereby severally acknowledge ourselves sureties for the said probationer that he/she
will
comply with the aforesaid requirements and in case of his/her making default therein we
bind ourselves jointly and severally to forfeit to the state the sum of
Dated this
20
Signature.
Here will follow any requirements relating to residence, etc.
FORM 11
[Reg. 12.]
Record of Supervision
NameNo

Address				•••••
••••				
Age	on	•••••	20Ro	eligion
	.Tribe			
Father		.Mother		
Father's				
Address				
Mother's				
Address				
District	H	ead		Ward
Head				
	1.—Orde	r for Supervision		
Court	Date.		Remand:	
Custody/Bail				
Magistrates				
Probation				
Officer				
Offence				or
Complaint				
				· • • • • • • •
••••				
Nature				of
Order				Date

and duration of Order	,20	. to	20	
Special conditions (including name of home, hostel	or lodgings	where ther	e is a condition o	f
residence)				
Sureties:				
Fine or Costs				
Breaches or Variations of the Order:				
Circumstances of the Offence:				
Previous Complaints before the Court and Result:				
2.—School	1			
Name			O	f
SchoolHeadmaster				
Standard		if	stil	1
attending				
3– Employme	ent			
Occupation				
Employer				
Usual Wage				

Previous	Duration	Wages	Reason for Leaving
Employment		N	

# 4- Home Surroundings

# Married/single

Changes of Address:

Family	Name	Age	Employment	Wages

Description of Home and Family attitude towards Defendants

5.-*Personal History* 

Medical Report:
School Report:
Other Personal Information:
Leisure Occupations:
Persons interested and any additional information: