

804.25 Bail — discharge.

Any magistrate who receives bail as provided for in [sections 804.21, subsection 2](#), and [804.22, subsection 1](#), paragraph “b”, shall endorse, on the order of commitment or on the warrant, an order for the discharge from custody of the arrested person, who shall forthwith be discharged, and shall transmit by mail, or otherwise, as soon as it can be conveniently done, to the court at which the person is bound to appear, the affidavits, order of commitment or warrant, and discharge, together with the undertaking of bail.

[C51, §2833; R60, §4541, 4570; C73, §4193, 4222; C97, §5189, 5212; C24, 27, 31, 35, 39, §13483, 13493; C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, §757.4, 758.6; C79, 81, §804.25]

[2013 Acts, ch 30, §254](#)

Order for discharge upon bail, see [R.Cr.P. 2.37](#) – Forms 2 and 3