

# FUSCO & MACALUSO

## CRIMINAL LAW

### Bail & Release



If, as a suspect, you are booked into jail, the Sheriff 's Office or a judge will set a condition for your release. This is bail. This is the way to guarantee a suspect's appearance to the court hearing scheduled. The amount of bail is based upon a bail schedule devised by the court.

Usually Bail is met with a Bail Bondsman. Because a suspect wants to be released before the first court date, engaging a bail bondsman directly or with **Fusco and Macaluso**, who will help you with experienced information regarding your arrest and bail information.

When obtaining a bail bondsman, a bonafied bondsman typically charges up to 10% of the total amount of the bail. There is a bail bondsman's fee for taking the risk that a suspect will not make his required appearances in court.

It is highly recommended by **Fusco and Macaluso** and considered always better to use a bail bondsman to post bail.

Sometimes there may be 10% cash alternatives or property bond alternatives. Consult with the team of Fusco and Macaluso for recent information regarding bail posting procedures.

With over 35 years of experience, devoted exclusively to the practice of criminal law; I (Anthony J. Fusco, Jr, Attorney at Law) has successfully defended hundreds of people in all areas of criminal law.

Call the Firm of Fusco and Macaluso  
at 973-779-1163 for immediate help in all Arrest and Bail matters.