IN THE CIRCUIT COURT OF THE TWELFTH JUDICIAL CIRCUIT WILL COUNTY, ILLINOIS BAIL BOND DEPOSIT

BAIL BONDS \$10,000 & OVER - NOTICE OF CONFIDENTIAL INFORMATION SHALL BE FILED PURSUANT TO SCR 15, SCR 138

☐ THE PEOPLE OF ILLINOIS ☐ Municipality of:	me		□M ——□F				
Address	City			<u></u>	tate	Zip	
Date of Birth Driver's License Number	State Issued	Race	Eye Color	Hair Color	Height	Weight	
Document Control Number	Case Report Number		☐ ☐ Warrant Issued by above County				
Court Case Number(s) BAIL BOND AMOUNT AND TYI	Offense(s)		STATEMENT	OF THE	DEFEN	DANT:	
Bail Bond amount: \$	ense; :/lected.	hereby of this terms do her for the	ccution hereof and in certify that I have re- form hereof, underst and conditions contain eby acknowledge that I total BAIL BOND AMO as bail is retained by	consideration of this Bail Bontand and agreented herein or all am indebted to UNT. I understar	of being relead including thing to be subject sfurther order the People of the lases,	sed on bond, I do s page and page 2 fully to all of the red by the Court. I the State of Illinois	
COURT APPEARANCE: Defendant named above shall of	appear in the Circ		t of Will County, Illi Courtroom No			_at□am	
THE DEFENDANT IS R	ELEASED O					<u> </u>	
 Standard Conditions A: (725 ILCS 5/110-10 (a)(1-4), (f), & (g)) ☑ Appear in person in court and as further ordered until diorder. ☑ Obey or carry out all court orders and follow all court pr ☑ Do not leave Illinois unless you have permission from th ☑ Report any change of address to the Circuit Clerk of Will 24 hours. ☑ Do not violate any criminal statute. ☑ Surrender to custody if you lose an appeal or the appeal trial. ☑ Upon a guilty plea or a finding of guilty for a felony offens sentencing, surrender your firearms and your FOID card in place designated by the court. Standard Conditions B: (725 ILCS 5/110-10 (a)(5)) ☐ Surrender your firearms and FOID card immediately upon time and place designated by the court. Standard Conditions C: (725 ILCS 5/110-10 (a)(6)) ☐ Submit to a psychological evaluation. Do not enter the psychological evaluation. Do not enter the psychological evaluation. Alleged Victim \ Witness Access Conditions: (725 ILCS 5/110-10 (a)(b)) ☐ Vacate your household immediately. ☐ Do not have any communication with the alleged victim their residence for 72 hours after you from custody. 	ocedures. e court. County within results in a new se, but before at a time and n release at a property of a ny public way O (c), (d) & (b)) ictim or are released	6	Do not have any covictim as ordered. Do not have any cocomplaining witnes as ordered. Do not go to certainal Conditions: (725 line) Report to or appearathe Court may directly be not possess or uprescription drugs. Or missed tests may Submit to a substate abuse to Comply with prescription as ordered Comply with a curfectly with the temportection. You are prohibited equipped with an impermission from the Other conditions as	ntact or comm ses or member or premises or member or premises or member or management of the ct. rearm or other use alcohol or in Comply with or comply with or comply with or comply member of the complete or member of the complete or complete or complete or conditions or member of the complete or complet	unication with sof their imn geographical a) ore such perso dangerous we llegal drugs or drug testing. For cation of bonc chological, dered. Sons of any ore any motor velocets device unless of Bond - comments of Bond - comments of Bond - comments of Bond - comments of their images.	any nediate families reas as ordered. n or agency as eapon. abuse Positive results l. psychiatric psychiatric, or ler of hicle not s you have	
1. The money I have posted is my money and I am posting it as surety. I understand it is for the BAIL DEPOSIT posted for the defendant named on this bond in the above numbered case or cases. 2. I understand my money may be ordered by the Judge to pay for the defendant's attorney's fees, court costs, fines, fees and/or restitution to		Bail Bonds \$10,000 and over a Date of Birth and Social Security Number is necessary. Notice of Confidential Information within Court Filing shall be filed pursuant to SCR 15. These statements are made under oath and under penalty of perjury. Surety's Name (print) Relationship to Defendant (print)					
the victim, child support and/or maintenance arrearage ar lose all or part of my money without further notice. 3. I understand if the defendant fails to comply with the con reflected on this bond, I may lose all or part of my money enter a forfeiture of the BAIL DEPOSIT. 4. I understand in all cases, 10% of any amount posted as BA retained by the Clerk of the Circuit Court by law.	ditions should the Court	City Surety's Signat	ure	State State State	Date) Area Code/Teleph	Zip Code //	

Sheriff/Peace Officer

Badge No. Police Department

Circuit Clerk

BBD Rev. PDF 12/01/2016

GCOPY - DEFENDANT

GCOPY - POLICE DEPARTMENT

CONDITIONS OF BAIL BOND ILLINOIS COMPILED STATUTE CITATIONS

FURTHER CONDITIONS OF BAIL BOND

ABSENTIA ADMONITION TO DEFENDANT (725 ILCS 5/109-1(b) (5))

If at any time prior to the final disposition of your charge(s), you escape from custody or are released on bond and fail to appear in Court when required, your failure to appear will constitute a waiver of your right to confront witnesses against you and the trial could proceed in your absence. By signing the reverse side of this form, you certify that the Judge has advised you; you have read and understand the consequences of escaping from custody or failing to appear; and by your signature you acknowledge that this waiver is a condition of your bail.

FORFEITURE OF BOND & WARRANT

Failure to appear in person in court as required will result in a forfeiture of the 10% posted as a BAIL DEPOSIT and judgment for the full BAIL AMOUNT, plus costs. A warrant for the arrest of the Defendant may also be issued. Additional money may be required as a condition of being released from custody again, a \$75 failure to appear fee may be assessed upon being released from custody again, or the Defendant may not be eligible for bail, especially if the Defendant has a felony charge.

DISTRIBUTION OF BOND (725 ILCS 5/110-7 (f) and 725 ILCS 5/110-8(f))

When the Defendant has been discharged from all obligations under this case, the 10% posted as a BAIL DEPOSIT shall be distributed as follows:

- A. 90% of the BAIL DEPOSIT posted will be available for refund to the Defendant or the person who posted the money, or to apply to any fines, costs, fees, penalties or judgments assessed in the case. 10% of the BAIL DEPOSIT, but not less than \$5.00 will be retained as bail bond costs.
- B. Any refund will be made to the Defendant, or to the person who posted the money, unless the Judge orders the money distributed to satisfy outstanding financial obligations of the Defendant (for example, attorney's fees, court costs, fines, fees and/or restitution to victims), or otherwise in compliance with the law, without any further notice to the person who posted the money.
- C. When real estate has been posted as security, the Clerk of the Court shall notify in writing the Recorder of Deeds and the lien of the bail bond on the real estate shall be discharged.

VIOLATION OF BAIL BOND (720 ILCS 5/32-10)

Whoever willfully fails to surrender himself within 30 days following the date of a forfeiture of the 10% posted as a BAIL DEPOSIT may be charged with the criminal offense of violation of bail bond. Nothing in this paragraph shall interfere with or prevent the exercise by any court of its power to punish for contempt of court for a violation of bail bond.

FAILURE TO APPEAR FEE (725 ILCS 5/110-7(i))

If a Defendant is taken into custody based upon a warrant issued for his or her failure to appear in person in court as ordered (for alleged violation(s) of the Criminal Code of 1961, the Illinois Vehicle Code, the Wildlife Code, the Fish and Aquatic Life Code, the Child Passenger Protection Act, or a comparable offense of a unit of local government as specified in Supreme Court Rule 551) and the Defendant is again admitted to bail, a failure to appear fee of \$75 will be assessed. This fee is additional to any BAIL DEPOSIT and may not be used for the payment of court costs or fines assessed for the offense.

Defendant's Signature - Hereby acknowledges receipt of pages 1 and 2 of the Bail Bond Deposit Form

___/___/____

ANDREA LYNN CHASTEEN
CLERK OF THE TWELFTH JUDICIAL CIRCUIT COURT
JOLIET, ILLINOIS 60432-4359