

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: VS. Defendant Name

Address City State 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) Offense(s)

BAIL BOND AMOUNT AND TYPE:

Bail Bond amount: \$
Bail Bond Deposit amount: \$
Cash; Credit Card; 10% Deposit; Driver's License;
Personal Recognizance;
Bail set by Rule of the Illinois Supreme Court or by:
Name of Judge Date
\$75 Failure to Appear Fee: \$ Collected.
Agency executing service of Warrant:

STATEMENT OF THE DEFENDANT:

By execution hereof and in consideration of being released on bond, I do hereby certify that I have read this Bail Bond including this page and page 2 of this form hereof, understand and agree to be subject fully to all of the terms and conditions contained herein or as further ordered by the Court. I do hereby acknowledge that I am indebted to the People of the State of Illinois for the total BAIL BOND AMOUNT. I understand in all cases, 10% of any amount posted as bail is retained by the Clerk of Court, by law.

COURT APPEARANCE:

Defendant named above shall appear in the Circuit Court of Will County, Illinois located:
Courtroom No. on Date at am/pm

THE DEFENDANT IS RELEASED ON THE FOLLOWING CONDITIONS:

- Standard Conditions A: (725 ILCS 5/110-10 (a)(1-4), (f), & (g))
Standard Conditions B: (725 ILCS 5/110-10 (a)(5))
Standard Conditions C: (725 ILCS 5/110-10 (a)(6))
Alleged Victim \ Witness Access Conditions: (725 ILCS 5/110-10 (c), (d) & (b))
Additional Conditions: (725 ILCS 5/110-10(b))
Conditions of Bond - continued on page 2.

NOTICE TO PERSON PROVIDING BAIL MONEY OTHER THAN THE DEFENDANT

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 the victim, child support and/or maintenance arrearage and that I may lose all or part of my money without further notice.
3. I understand if the defendant fails to comply with the conditions reflected on this bond, I may lose all or part of my money should the Court enter a forfeiture of the BAIL DEPOSIT.
4. I understand in all cases, 10% of any amount posted as BAIL DEPOSIT is retained by the Clerk of the Circuit Court by law.
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)
Surety's Address (print)
City State Zip Code
Surety's Signature Date
(Date of Birth) (Last 4 digits of Social Security Number) Area Code/Telephone No.

**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

____/____/____
Date

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