

**PLAINTIFF'S BOND FOR LEVY OR SEIZURE**

CASE NO. ....

Va. Code § 8.01-537.1

.....  
COURT NAME

.....  
PLAINTIFF(S)

V.

.....  
PRINCIPAL DEFENDANT(S)

BOND AMOUNT \$	RECEIPT NO. (IF CASH BOND)
DATE RECEIVED	DATE DISBURSED

**OTHER PRINCIPAL:**

Giving bond as possessor of attached property:

.....  
NAME

.....  
ADDRESS

.....  
ADDRESS of Property Posted as Security:

.....  
SURETY: (Names and Addresses)

The undersigned each hereby acknowledges himself, his heirs, and his assigns indebted jointly and severally to any person who sustains damages because of the suing out of the attachment in this case in the sum of

\$..... that is secured by  Cash [OR]  Surety [OR]  Property

(and if secured by property, the undersigned, having demonstrated the nature of their interest in the property also make oath that the equity of the undersigned in the property equals or exceeds the amount of this bond).

The undersigned each waives all benefit of the homestead exemptions as to the debt of this bond.

The conditions of this obligation are that:

1. If any property is seized to process for seizure issued on the petition of Plaintiff(s), and the right of possession is adjudged against Plaintiff(s), then such property shall be redelivered by Plaintiff(s) to Defendant(s) or to the person from whose possession it was taken; and
2. Plaintiff(s) shall pay all costs and damages awarded against Plaintiff(s) in this case or sustained by any person as a result of an unlawful levy or seizure.

If Plaintiff(s) faithfully fulfill these conditions, this debt will become void; otherwise this debt shall remain in full force and effect until satisfied, declared void or released by a Court of competent jurisdiction, or released by Defendant(s).

..... (SEAL)

SURETY

..... (SEAL)

PLAINTIFF  OTHER PRINCIPAL

..... (SEAL)

SURETY

Subscribed and sworn to before me this day.

.....  
DATE

.....  
 CLERK  MAGISTRATE  JUDGE

NOTARY PUBLIC: My commission expires.....

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