

**Using This Revisable PDF Form**

1. Copies
  - a. Original – to court.
  - b. First copy – to surety. If more than one surety, prepare additional copies.
  - c. Second copy – to principal.
2. Prepared by principal or surety; acknowledged by clerk or notary public.
3. Attachment – none.
4. Preparation details
  - a. This bond must be executed before the defendant or other possessor may retain the property after being served with a Detinue Seizure Order, DC-416, a Distress Warrant, DC-424, or an Attachment Summons, DC-446.

DEFENDANT'S BOND FOR LEVY OR SEIZURE

Case No. 1

Commonwealth of Virginia Va. Code §§ 8.01-116, 8.01-526, 8.01-553, 55-232

2 COURT NAME

3 PLAINTIFF(S)

v.

4 PRINCIPAL DEFENDANT(S)

BOND AMOUNT \$ 5	RECEIPT NO. (IF CASH BOND) 6
DATE RECEIVED 7	DATE DISBURSED 8

OTHER PRINCIPAL:

Giving bond as possessor of attached property:

15 NAME

ADDRESS

ADDRESS of Property Posted as Security:

16

SURETY: (Names and Addresses)

17

Property previously attached:

18

[ ] CONTINUED ON BACK

The undersigned each hereby acknowledge himself, his heirs, and his assigns indebted jointly and severally

10

to Plaintiff(s) in the sum of \$ 9 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 to the officer taking this bond, 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 debt shall be that Principal Defendant(s) or Other Principal undersigned

[ ] have forthcoming at

11 [ ] such time and place as the court may direct

[ ] 12 on 13 LOCATION DATE AND TIME

the property described below in substantially the same condition as existed at the time of the levy or seizure (and the undersigned assumes all risk of damages or loss), with such property being retained or returned to the Principal Defendant(s) or other person in whose possession it was until such property is required to be forthcoming, and pay all damages and costs which may be awarded to any person by the Court in this case.

[ ] shall perform the judgment of the Court for the release from the

14 attachment the property described below

If this condition is faithfully fulfilled, this debt is to be void; otherwise it is to remain in full force and effect until satisfied, declared void or released by a court of competent jurisdiction, or release by Plaintiff(s).

19 (SEAL) SURETY

19 (SEAL) SURETY

20 (SEAL)

[ ] PRINCIPAL DEFENDANT [ ] OTHER PRINCIPAL

Subscribed and sworn to before me this day.

21

DATE

22

[ ] CLERK [ ] MAGISTRATE [ ] JUDGE [ ] NOTARY PUBLIC: My Commission Expires: .....

**Data Elements**

1. Court case number.
2. Court name.
3. Name(s) of plaintiff(s).
4. Name(s) of defendant(s).

To be completed by court:

5. Amount of bond posted.
6. Number of receipt given if cash deposit taken. If not a court receipt, indicate whose receipt is given.
7. Date that bond was received in court.
8. Date that bond is released and security (including cash) is returned to its owner or, the date that the bond is forfeited to be applied to the judgment in the case.

9. Amount of bond.
10. Check type of security posted to secure the bond; use reverse side if necessary.
11. Check if bond will serve as a forthcoming bond.
12. If data element no. 4 is checked, show location where the property described in data element no. 8 is to be delivered if the defendant's lose the case.
13. Date and time of delivery of the property to the location described in data element no. 8.
14. Check this item if the bond will function as a performance bond in that the judgment (if any) will be satisfied by this bond's security.
15. If the principal is not the defendant, give name and address of principal.
16. If real estate is pledged as security, give address of property.
17. Name and addresses of surety and its agent, if any.
18. Description of property subject to attachment (levy or seizure); check box and continue on reverse side if necessary.
19. Signature of surety. If corporate surety, have agent sign corporate name and also sign as authorized agent.
20. Signature of bond's principal. Check the appropriate box below the signature line.

To be completed by person acknowledging signature:

21. Date of acknowledgement.
22. Signature of person taking acknowledgement. If a notary public, indicate registration number and place of notarization.