

STATE OF MAINE

_____ COUNTY PROBATE COURT

DOCKET NO. _____

In Re: _____
Incapacitated Person/Protected Person

BOND FOR CONSERVATOR

Know All Persons By These Presents

THAT WE, _____ of _____, as principal and _____ of _____ and _____ of _____ as sureties, are holden and stand firmly bound and obliged unto _____, Judge of Probate in and for the County of _____, in the penal sum of \$ _____ dollars, to be paid to the said Judge of Probate or said Judge of Probate's successors in office for the benefit of the protected person or the protected person's estate, to the true payment whereof we bind ourselves, our heirs and personal representatives, jointly and severally by these presents.

Signed with our seals. Dated the _____ day of _____, 20____.

The condition of this obligation is such, that if the above bounden _____ as conservator of the Estate of _____ a protected person, shall faithfully discharge according to law all duties of the trust imposed by law upon ~~the principal~~ as conservator, then this obligation shall be void-otherwise to remain in full force.

To secure the faithful performance of this bond the following securities have been pledged or land mortgaged or other security accepted as specified. (Give description and value of property pledged, name and capacity of person making pledge and any other details of security arrangement.)

Unless otherwise specifically limited, personal sureties enter this bond on a general pledge of their personal assets.

By executing this bond, each surety consents to the jurisdiction of the court which issued letters to the primary obligor in any proceeding pertaining to the fiduciary duties of the conservator and naming the surety as a party defendant.

This bond is not void after the first recovery, but may be proceeded against from time to time until the whole penalty is exhausted.

Signed, sealed and delivered
in presence of

Signature of principal
and sureties

_____(L.S.)
_____(L.S.)
_____(L.S.)

AFFIDAVIT OF PERSONAL SURETY

I _____ a surety named above, state and affirm under penalty of perjury that the property described in the foregoing bond and pledged by me has the value stated over and above any encumbrances having precedence over this bond, or, if this is a bond without pledge of property, that I have a personal net worth in excess of the penal sum of the foregoing bond.

Signature of Surety

STATE OF MAINE

_____ COUNTY

Dated: _____

Personally appeared before me this day the above named _____ who affirmed under penalty of perjury that the facts in the foregoing statement are true and acknowledged that his signature thereon is genuine and that he has executed it as his free act and deed.

Notary Public/Register of Probate/Attorney at Law

Typed or printed name of officer taking oath

AFFIDAVIT OF PERSONAL SURETY

I _____ a surety named above, state and affirm under penalty of perjury that the property described in the foregoing bond and pledged by me has the value stated over and above any encumbrances having precedence over this bond, or, if this is a bond without pledge of property, that I have a personal net worth in excess of the penal sum of the foregoing bond.

Signature of Surety

STATE OF MAINE

_____ COUNTY

Dated: _____

Personally appeared before me this day the above named _____ who affirmed under penalty of perjury that the facts in the foregoing statement are true and acknowledged that his signature thereon is genuine and that he has executed it as his free act and deed.

Notary Public/Register of Probate/Attorney at Law

Typed or printed name of officer taking oath

If this bond is used by a corporate surety, endorse here, giving the name of the corporate surety and the name and authority of the officer executing this bond.

This bond is duly executed and approved. It is, unless otherwise directed in writing by this Court, in the amount of the aggregated capital value of the property of the estate in the conservator's control plus one year's estimated income less the value of securities deposited under arrangements requiring an order of the Court for their removal and the value of any land which the conservator, by express limitation of power, lacks power to sell or convey without Court authorization.

Dated: _____

Judge of Probate

NOTE: Full names of principal and sureties and their residences should be inserted, and full names should be used in the signature, using initials for only one name unless signer customarily signs less than full name.

See 18-A M.R.S. §§ 5-411; 5-412.

MARP