Case No.

## Calendar

## Estate of

$\qquad$

## BOND FOR SALE OR MORTGAGE OF REAL ESTATE - SURETY

I, $\qquad$ —, and the undersigned surety company or companies jointly and severally bind ourselves to the People of the State of Illinois that the Representative will properly dispose of the sale or mortgage proceeds of the real estate commonly known as and legally described on Exhibit A. The obligation of this bond is limited to \$ $\qquad$ .

| [signature of representative] |  |
| :---: | :---: |
|  | Signed and sworn to before me by the Representative |
| [address] | on |
| [city/state/zip] | (Clerk of Circuit Court) (Notary Public) |
| SURETY COMPANY OR COMPANIES |  |
| [name of surety company] | [name of surety company] |
| [address] | [address] |
| [city/state/zip] | [city/state/zip] |
| [signature of designated agent of surety company] | [signature of designated agent of surety company] |
| [printed name of designated agent of surety company] | [printed name of designated agent of surety company] |
| To act as a surety in civil cases, the company must (I) be licensed by the Illinois Department of Insurance to act as a civil surety under the Illinois Insurance Code[215 ILCS 5/l] and (2) be authorized by the Chief Judge of the Circuit Court of Cook County (Cook Co. Cir. Ct. R. $9.2(a)$ (i)]. In addition the agent executing the [215 ILCS 5/I] and (2) be authorized by the Chief Judge of the Circuit Court of Cook County [Cook Co. Cir. Ct. R. 9.2(a)(i)]. In addition, the agent executing thebond must be the one of the persons designated on the surety company's Petition for Authorization filed with the Chief Judge. A bond will not be approved if the surety company is not authorized by the Chief Judge or if the agent who signs the bond is not one of the persons designated on the company's Petition. |  |

## APPROVED:

Attorney Number $\qquad$
$\qquad$
Name $\qquad$
Firm Name $\qquad$
$\qquad$
Attorneys for $\qquad$
Address $\qquad$
City/State/Zip $\qquad$
Telephone $\qquad$
Email $\qquad$

