

JUSTICE OF THE PEACE 4-1

STANDING ORDER ON APPEAL BONDS

On this day the Court issues the following order setting appeal bonds in justice court cases, forcible detainer cases, forcible entry and detainer cases, and administrative hearings.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED that the bond for justice cases are set pursuant to Texas Rule of Civil Procedure (TRCP) 506.1. Unless otherwise noted on the judgment, the appeal bond is double the amount of judgment. This number is calculated by adding the amount of the judgment, attorney fees, pre-judgment and then multiplying that number by two. If no judgment is rendered against the appealing party or if the Plaintiff is appealing the appeal bond is set at \$500.00.

IT IS THEREFORE FURTHER ORDERED that the bond for forcible detainer and forcible entry and detainer cases are set pursuant to the TRCP 510.11. Unless otherwise noted on the judgment, the appeal bond is double the amount of judgment plus cost of court and one month's rent. This number is calculated by adding the rental judgment, attorney fees, filing fees and then multiplying that number by two. If no judgment is rendered against the appealing party or the Court fails to award a judgment for rent, attorney fees or cost of court the appeal bond is set at \$500.00. In the case of bank-owned properties and post-foreclosure forcible detainers, the appeal bond is set for both parties at \$500.00.

IT IS THEREFORE FURTHER ORDERED that in an administrative hearing, unless otherwise set by statute, the appeal bond is determined by the Judge.

IT IS THEREFORE I	FURTHER ORDERED that the appealing party must pay county filing fees in the
	made payable to John Warren, County Clerk of Dallas County by cashier's check
•	as the cost of a transcript made payable to the Justice of the Peace 4-1 in the amount f check, cash, money order or cashier's check.
ENTERED this the	day of, 20

CAUSE	E NO. _	
PLAINTIFF	§ §	IN THE JUSTICE COURT
v.	8 8 8 8 8	PRECINCT NO
DEFENDANT	§	DALLAS COUNTY, TEXAS
APPE	AL BO	ND – PLAINTIFF
County, Texas, a judgmed desires to appeal to the County Court of	ent wa	
□ \$ 500.00. (Small Claims of	or Deb , whi	ch is the amount determined by the court including
We acknowledge the bond is conditioned that off and satisfy any judgment determined on a		cause shall be prosecuted through appeal, and shall pay
Surety's Signature	Sure	ety's Signature
States with the Court. Plaintiff acknown of:	owled; , do: , wh	a surety, elects to deposit current money of the United ges himself or herself bound to pay the Defendant the uble the judgment. (Small Claims or Debt Claim) sich is the amount determined by the court including 510.11. (Eviction)
and satisfy any judgment determined on appe	eal. Pla	ise shall be prosecuted through appeal, and shall pay off intiff has deposited this amount with the Court.
WITNESSED this the day of	 , _	Plaintiff's Signature
ISSUED AND SIGNED this the day of	f	Plaintiff's Phone number
ISSUED AND SIGNED this the day of	1	· · · · · · · · · · · · · · · · · · ·

JUSTICE OF THE PEACE, PRECINCT ______
DALLAS COUNTY, TEXAS

OATH OF SURETY

Case Number	(0
0400 114111001		•

THE STATE OF TEXAS

THE COUNTY OF DALLAS

BEFORE ME, the undersigned authority, on this day perso annexed appeal bond, thereon, and after being duly sworr freeholder in the State, that	nally appeareda sure n, did depose and say that he/she is a citizen of the State of Texa is worth the sum of \$ dollars, over and above all just property cannot be part of a homestead), and that his/her property	ety on the as, and a ust debts
of: (Description of PERSONAL or REAL PROPERTY)	property cannot be part of a nomestead), and that his/her property	consists
		•
Where is the property located?		
		•
- Traine of Surety		•
Surety's TEXAS DL#		
Surety's S.S. or BAR #		
If pledged property consists of REAL PROPERTY , surety m	·	
•		
Signature of Surety		
	Subscribed & Sworn to before me this,	
	day of,	
	,,	
	NOTARY PUBLIC in and for the STATE OF TEXAS	

OATH OF SURETY

Case Number	(0
0400 114111001		•

The State of Texas $% \left\{ \mathbf{r}^{\prime}\right\} =\mathbf{r}^{\prime}$

THE COUNTY OF DALLAS

annexed appeal bond, thereon, and after being duly swort	onally appeareda suret n, did depose and say that he/she is a citizen of the State of Texa is worth the sum of \$ dollars, over and above all ju	s, and a
and liabilities, said property subject to execution and sale of: (Description of PERSONAL or REAL PROPERTY)	is worth the sum of \$ dollars, over and above all ju (property cannot be part of a homestead), and that his/her property	consists
Where is the preparty legated?		
Where is the property located?		
PRINT Name of Surety		
Surety's TEXAS DL#		
Surety's S.S. or BAR #		
If pledged property consists of REAL PROPERTY , surety n	nust complete the blanks below.	
Surety's Home Address		
Surety's Home Phone		
Signature of Surety		
	Subscribed & Sworn to before me this,	
	day of,	
	NOTARY PUBLIC in and for the STATE OF TEXAS	