## In the Circuit Court of Davidson County, Tennessee (Probate Division)

## **RESTRAINING / INJUNCTION BOND**

IN RE:

Case No.

Dollars,

We, the restraining parties/principals, and our surety (list names here):

are held and firmly bound unto (list all parties restrained)

in the sum of

for which payment, we bind ourselves, our heirs, our executors or administrators, jointly and severally.

The condition of the above obligation is such, that the above named principals prayed for and obtained from Judge \_\_\_\_\_\_ a Restraining Order or Injunction against the above named parties all as set out in the sworn pleading and order, which are here referred to and

made a part of this Bond.

Now, if the said principals/parties listed above shall prosecute the said Restraining Order or Injunction with effect, or in case of failure shall pay the said restrained parties listed above the amount of the judgment at law with interest, damages, and costs, and all such costs and damages as may be sustained by the wrong-ful suing out of said Restraining Order or Injunction, and shall abide by and perform such orders and decrees as the Court may make in this cause, and shall pay such costs and damages as the Court may order, then the above obligation to be void; otherwise to remain in full force and effect.

Principal	Surety
Address	Address
	APPROVED: RICHARD R. ROOKER, CLERK
	By: Deputy Clerk