

THE PEOPLE OF THE STATE OF NEW YORK

Against

Bail Affidavit
Sect. 520.20-4
Criminal Procedure Code

STATE OF NEW YORK
COUNTY OF _____

Docket #:

_____ being duly sworn, deposes and say, that he resides at _____
_____ and is an attorney in fact and agent of
SENECA INSURANCE COMPANY INC. the surety on the bail bond of the defendant In the above entitled action.

That the consideration or compensation for becoming such surety on said bail bond is:

Company Premium \$ _____

Agent's Service Charge \$ _____

paid by: promised by _____

That said surety, has received- has been promised - from each of the following persons:
residing at

1. _____
2. _____
3. _____
4. _____
5. _____

as security against any loss on said bail bonds, an indemnity agreement and confession of judgment and the following described collateral:

1. _____
2. _____
3. _____
4. _____
5. _____

That the said surety, has received - has been promised - from each of the following persons:
residing at

1. _____
2. _____
3. _____

In a business as _____ at _____

1. _____
2. _____
3. _____

an agreement in writing and confession of judgment duly executed, whereby they have contracted and agree with the said surety to indemnify the said surety against any loss under said bail bond.

That the said surety has not nor has any other person, firm or corporation on its behalf; either directly or indirectly, received nor has been promised any money or other property or thing of value or consideration, nor any security, indemnity or guaranty of any kind whatsoever except as herein set forth, and except that the agent _____ has executed a general indemnity agreement and deposited general collateral for the benefit of the surety only.

That the amount herein set forth as the consideration or compensation received, promised or agreed to be corporation, in writing or otherwise, as the consideration or compensation herein or for any other purpose whatsoever. No previous application for this bail has been made to _____ and denied for the following reasons _____ and except for such application no previous application was made.

That each of the foregoing statements are made by deponent to induce the Court to accept the said surety on the bail bond of the defendant herein, and deponent knows of his own personal knowledge that each of the foregoing statements are true, accurate and complete.

Sworn to before me this _____
day of _____, 2006

X _____

X _____
Hon. Judge of the Criminal Court

Attorney in Fact
SENECA INSURANCE COMPANY INC.