

VIRGINIA:

IN THE CIRCUIT COURT OF FAIRFAX

In Re: Fiduciary Bonds Set by Court Order

CM2010 - 48700

ORDER

It appears to the Court that the provisions of §§31-6.1 and 64.1-120 do not provide for fiduciary bonds set by court order be re-determined by the Clerk of Court or his deputies;

If further appears to the Court that the best use of judicial resources would be to allow the Clerk of Court or his deputies to re-determine and decrease the amount of fiduciary bonds set by court order;

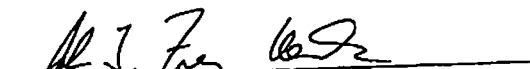
It is therefore **ADJUDGED and ORDERED** that Clerk of Court and/or his Deputies are granted the authority to re-determine and decrease the penalty of bonds set by court order, without further order of the Court, provided there is an Inventory or Accounting approved by the Commissioner of Accounts on record in the Will Book that reflects the estate value.

Entered: June 14, 2010



Judge Dennis J. Smith, Chief Judge

I ask for this:

  
John T. Frey, Clerk of Court