## **SUPERSEDEAS / APPEAL BOND**

	Bond No	
	In the	
	of the State of	
	In and for	County
	Case or Cause No	
	Plaintiff	
	ì	
Vs.	Defendant	
,	Defendant	
KNOW ALL BY THESE PRESENTS, That we,		
and, a corp	oration organized under the laws	of the State of Texas
and duly authorized to transact business in the State		
(\$	i ), for which sum, we	ell and truly to be paid
we bind ourselves, our and each of our heirs, execut severally, firmly be these presents.		
WHEREAS on the	a judomei	nt was rendered by the
WHEREAS, on the Court	of the State of in a	nd for the County of
, in the above of		
Defendant,	ad	judging and decreeing
that the Plaintiff will have and recover from said De		
rate, until paid, together with the Plaintiff's costs in the		
WHEREAS, said Defendant has appealed, or is about		
Court of the State of, from the above i		nole thereof, and said
Defendant desires to suspend execution of said judgm	nent pending such appeal.	
NOW THEREFORE, the condition of this oblig		
	, shall prosecute	
and shall, if the judgment of the		
or decree of said court, and pay all such damages		
perform such judgment or decree of said court, and		
awarded against him on such appeal, then this obliga	tion shall be void, otherwise to re	emain in full force and
effect.		
PROVIDED, HOWEVER, that in no event shall the	surety's liability exceed the penal	I sum of this bond.
Signed, sealed, and dated this day of		
Attorney of Record	Principal	
	Ву:	
Address		
	Surety	
	Ву:	
Phone	-	<del></del>