	CAUSE NO	
STATE OF TEXAS	§	IN THE DISTRICT COURT
VS.	§	87th/278th/369th JUDICIAL DISTRICT
	§	LEON COUNTY, T E X A S

AFFIDAVIT TO RELEASE SURETY
To the Honorable Judge of Said Court:
Comes now, and respectfully shows to the Court that he/she is the surety on the appearance bond of the defendant in the above entitled and numbered cause, wherein the said defendant has been charged with the offense of, a felony and has been released on a bond
Your applicant would further show that said bond was made on the day of, 20, and the defendant has paid a fee of \$ and the reason for the surrender of the defendant is because:
Wherefore applicant prays the Court to direct the Clerk of this Court to prepare a warrant of arrest directing the Sheriff of Leon County, Texas or any other proper officer of this State to re-arrest said defendant and that upon such re-arrest the applicant herein be relieved of all further obligations and responsibility as surety upon said appearance bond.
I hereby certify that a copy of the foregoing Affidavit To Release Surety has been personally served upon the defendant's attorney of record or this day of, 20
(or)
I hereby certify that a true and correct copy of the foregoing Affidavit To Release Surety was mailed, by Certified Mail, Return Receipt Requested, to the defendant's attorney of record,
at

After due inquiry, I certify	that the said de	lendant is not r	epresented by an attorney.
	Surety		
Sworn to and subscribed be	efore me this	day of	,20
	Notary Public,	In and For the	State of Texas
Copy To: District Attorney			
	<u>ORDER</u>		
On thisday of application of herein, and the Court being of the therefore Ordered, Adjudged, and directed to prepare and issue a call hereby relieved of all further respondent herein of and from such warrant herein ordered, and after the	ne opinion that I Decreed by the opias for the re, surety upor onsibilities and out the time as the open consideration.	, surety on such application e Court that the arrest of the dot the bond of obligations as sufferendant shall	the bond of the defendant in should be granted, it is the Clerk be, and is hereby efendant, and further that the defendant, be, and is arety upon said bond of the be re-arrested under the
expenses incurred in re-arresting s	said defendant.		
		Judge Pr	residing
Bond Amount \$			