SECURITY BOND FOR REMOVAL OF ATTACHMENT

In the Court ofat	
Suit Noof	
Plaintiff	
Versus	
Defendan	ıt
Amount of suit, Rupees	
, undank di daki, i kapadanini	
WHEREAS in the suit above specified the plaintiff aforesaid has applied said court that the said defendantmay be called upon to furnish sufficient s to fulfill any decree that may be passed against him in the said suit or that on his so to do, certain property of the said defendantmay be attached.	ecurity
AND WHEREAS, on the failure of the said defendantto furnish secure show cause why it should not be furnished, the property aforesaid of the defendanthas been attached by the order of the said court;	rity, or, e said
THEREFORE, Iinhabitant ofhave voluntarily become sure hereby bind myself, my heirs and executors, toas Judge of the said cour his successors in officer that the said defendant, shall produce and place at the did of the said court, when required, the property or refer to an annexed schedule), value of the same, or such portion thereof as may be sufficient to fulfill such decrease shall, when required, pay the costs of the attachment and in default of his so do bind myself, my heirs and executors, to pay toas Judge of the said court a successors in office on its order such sum to the extent of rupees (here enter a sur sum to cover the amount of suit with costs and the costs of the attachment) as the court may adjudge against the said defendant. Witness my hand atthisday of, 2000.	or the ee and doing, I and his officient
Witnesses:	
(Signed) Surety	