RECOGNIZANCE OF ACCUSED

Revised Code, Sec. 2937.29

THE	E STATE OF OHIO						
	VS.	Ubecar	20 11 12	No			
	1				#F	Cour	
THE STATE OF C)HIO	/	at 1.5	¹ & 9			
THE STATE OF C				# # # # # # # # # # # # # # # # # # #	W.:		
	ed, That on the			8		year,	
personally appeared	before me and jointly	and severally ack	nowledged them	nselves to owe	the State of C)hio the sum of	
and tenements, if def			Dollars to b				
The Condition of	this Recognizance is	s such that if the	above bound	76			
hen and there to ans							
	**************************************		8				
and abide the order ar	nd judgment of the Co	ourt, and appear fr	om day to day a	nd not depart	without leave ι	until such case	
s finally disposed of, t	nen uns recognizanç	e shall be void; oth	nerwise it shall b	e and remain	in full force and	d virtue in law.	
2	*						
			10 2 2 10	om or a motification			
a system ("a "B"							
8 4					rib v _e s ^a saw. ^a	1	
Taken and acknow	ledged before me or	n the date first abo	ove written.				
	g (8	2 ⁴ 9					
			Clerk By			***************************************	
ddress of Surety			Deputy	and the second s			
2							

^{*} Insert "unsecured" if applicable.

AFFIDAVIT OF SURETY

VS.		Stranger of the stranger of th	1	No		
						Court
			ch 1998	2		
		,				
THE STATE OF OHIO,	(COUNTY.				
*		-	1 vs			_, residing at
*		0 0		where n	otices may b	e served upon
and who offers self as	surety for				in the	e above action,
		11 ***				W
being first duly sworn, says that of the above named County, State of Ohio, c		own legal	right, real p	property sub	ect to execu	tion, located in
					2 E	
and described as follows, to-wit:			2.8			
* * * * * * * * * * * * * * * * * * * *		-		- W		
		,	12		* **	
		·	*	- PS		
	% W	•2				
		8 A				
		61 m	#2 #0	and the second		
	lit.		*			
4 2 4						
That the title to the same is in	_ own name	, that the valu	ue of same	is not less t	han	
			Dollars	and is su	bject to no	encumbrances
whatsoever except	1		10 20	9 7	. 1	
		m's page 1	ew the t			
That is not surety upon any ur	npaid or forfe	ited recogniza	ance: and the	nat i	s not party to	any unsatisfied
			40	is P	ila.	
judgment upon any recognizance; that	is wort	n not less tha	an			
Dollars over and ab	ove all debts	, liabilities an	nd lawful cl	aims agains		, and all liens,
encumbrances and lawful claims against	P	roperty.			8.50	12
		18		¥		E
			E	CTITUDE CASE CHARTES IN BUILDINGS OF	The second secon	
Sworn to before me and signed in m	y presence, l	tnis	day	of		
				(4	6	
		Clerk	of said Cour	 t		7