STATE OF INDIANA,
COUNTY OF SS:
STATE OF INDIANA
and zeal ten the valve has again to with their sides lie woods to me and come has attack to the come of
May Dilvers
We May Dilvers and Wilah Silvers
and how definite with derland hobble Crown Court
jointly and severally acknowledge ourselves bound to the State of Indiana in the sum of 1000 00
One Thousand after cook dollar
If May Dilvery (the prisoner) shall appear on the 9th day of
September , 1946, in the Noble Circuit Court, to answer a charge of
Control of the second of the s
and from day to day and from term to term thereof, and abide the order of the court until said cause is determine and not depart therefrom without leave, then this recognizance shall be void, else to remain in full force.
If the above named defendant shall not appear at any time fixed in his bond, the court shall thereupon declar
this bond to be forfeited and notice of such forfeiture shall be mailed to Wilsh Silvers at
the surety, at Red Key, Indiana and in 1 ary
County and State of Indiana. And if the surety hereon shall not produce said defendant within ten days after the
mailing of such notice, pay all costs and satisfy the court that the defendant's absence was not with his connivance or consent, then and in that event the court shall enter judgment against such surety and certify said judgment to
the clerk for record. Such forfeiture shall be without pleadings and without change of judge or change of venue
The obligors on such bond may except to the ruling of the court and appeal to the appellate court as in other civicases, and on appeal the evidence may be reviewed. Execution shall issue forthwith to the sheriff against the
properties of each of us to be levied as other executions are levied.
Witness our hands and seals this 12 th day of August , 19 46
(SEAL) - May Sievers (SEAL
(SEAL) - Melah Silvers (SEAL)
Taken and approved this 13 H day of Cugar , 19/6
Fild Backer, til.
(Officer taking surety.)
STATE OF INDIANA,
COUNTY OF
AFFIDAVIT OF PERSONAL SURETY
I, being duly sworn, on oath say, that I am worth in my personal rights and name, over and above all debts and liabilities of any and every kind, not less than
dollars, and that I possess real estate in my own name, located in the above
named county, which is worth over and above all incumbrances and liens, more than
dollars; that I am surety on the following recognizance bonds and none other, aggregating the total amount o
to-wit:
And that I am not surety on any recognizance bond of any kind in any court which bond has been forfeited and which forfeiture remains unpaid.
(SEAL)
Subscribed and sworn to before me, thisday of, 19

(Officer Administering Oath)

AFFIDAVIT OF PERSONAL SURETY			
State of Indiana, County of	, ss:	COUNTY OF	
I,	, being duly s		
in my personal rights and name, over an	nd above all debts and liabilities	of any and every kind, not less	
than			
county, which is worth over and above all incumbrances and liens, more than			
	Dollars;	that I am surety on the following	
recognizance bonds and none other, aggre	gating the total amount of	Dollars,	
to wit:			
	finds (someony sult)		
Bond of	off ni .	0)	
And that I am not surety on any recogniz			
		of spodson accionant magel don has	
states a supersult that a runs and think aid an	half not appear at any time fixed	tashmatah benian aroda adi 11 (Seal)	
Subscribed and sworn to before me, t	of such forfeiture shall be mailed	aniton how be forfeited and moderate	
		the smety at the control of the third and the	
	s and satisfy the enter that the elet-	(Officer administering oath)	
thous change of padice or change of comes	is the applicable together ad Harle a	the clerk for record. Such fortaitur	
and tamings Riccols will be diswifted assai the		cases, and on appeal the evidence properties of each of us to be levied	
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3	MARK I	R.F.	
A. CO.	TARREL I	RECOGNIZANCE PRISON	
	Letter of the same server	NIZA	
T. WATEL IND.	X sg	7693  IZANCE FOR APPEARA  PRISONER ON APPEAL	
FILED  FILED  GLERK NOBLE CIRCUIT COURT	SURETY FOR	AMARGINI DE MOOR	
	Y FC	ON AI	
1 200	TO SEE TO THE TENTO	APPEARANCE APPEAL	
REPORT IS FAMILY COMMING THE PROPERTY OF THE PARTY OF THE	Defendant de la	RAIL BALL	
Form C62	Defendant		
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