



IN THE STATE COURT OF CHATHAM COUNTY

State of Georgia

Case Number _____

_____, Defendant

RULE NISI ON BOND CALL FORFEITURE

This day comes Hon. Larry Chisolm, District Attorney for the Eastern Judicial Circuit who prosecutes for the State of Georgia, and shows that on _____, said Principal and Surety entered into a binding obligation before a Notary Public, by which they acknowledged themselves to owe and be justly indebted to the Governor for the State of Georgia and any successors in office in the sum of \$ _____, to be void on the condition the Principal should be and personally appear before the State Court of Chatham County, from Term to Term to answer the above cited accusation(s) and not to depart there from without leave of the Court

Now, the Principal having been solemnly called to come to court to answer the accusation(s), and the above named Surety, his bail, having been warned to present the body of the Principal, whom the Surety was responsible to engage to be present on _____, and the parties having respectively and wholly made default, it is hereby resolved by this Court that the said obligors forfeit their obligation, and that the Governor of this State and any successors in office recover from these said obligors the amount of the obligation so forfeited, unless said surety and principal be present before the State Court of Chatham County:

ON: _____ AT: _____ IN COURTROOM: _____

and there to show sufficient cause why this order should not be made final.

So Ordered today, _____

Judge, State Court of Chatham County

I certify that I provided service upon surety on _____. The type of service was: Personal Registered US Mail

Deputy Court Clerk