Bond No.

S 117358

1719

THE STATE OF ALABAMA,	;
Shelby County. Know All Men By These	Presents
· ·	
That we James Smith as principal and:	;
and AMERICAN LIBERTY INSURANCE COMPANY as Surety	-
re held and firmly bound unto the State of Alabama, in the sum of(\$10,000.00	11
Ten Thousand and No/100s Dollars, for the payment of which	
se made and done, we bind ourselves, our heirs, executors, administrators and assigns, firmly by	y these presents,
and we hereby waive our right to claim personal property exempt under the laws of Alabama	
Sealed with our seals, and dated this 29th day of <u>October</u>	, 1987
The condition of the above obligation, That whereas the above bound James Smith	
was duly appointe	ed
Notary Public the office of State-at-Large on the 29th day of October, 1987	for the
term of <u>four</u> years from the <u>29th</u> day of <u>October, 1987</u> in Precinct	No
in and for said County.	
Now, if the said shall faithfully perf	orm and discharge
Now, if the said <u>James Smith</u> shall faithfully perf	
Now, if the said shall faithfully perfall the duties of said office during his continuance therein then the above obligation to be void, of the force and effect.	
Now, if the said shall faithfully perfall the duties of said office during his continuance therein then the above obligation to be void, of in full force and effect.	
Now, if the said <u>James Smith</u> shall faithfully perfall the duties of said office during his continuance therein then the above obligation to be void, of in full force and effect. Aames Ames Ames	
Now, if the said shall faithfully perfact the duties of said office during his continuance therein then the above obligation to be void, of the full force and effect.	therwise to remain
Now, if the said shall faithfully perfall the duties of said office during his continuance therein then the above obligation to be void, of in full force and effect. Aames Ames Ames	therwise to remain(L.S.)
Now, if the said	(L.S.) RANCE CO (L.S.)
Now, if the said	(L.S.) RANCE CO (L.S.)
Now, if the said	(L.S.) RANCE CO (L.S.)
Now, if the said	(L.S.) RANCE CO(L.S.) ttorney-in-F
Now, if the said	(L.S.) RANCE CO(L.S.) ttorney-in-F
Now, if the said	(L.S.) RANCE CO(L.S.) ttorney-in-F
Now, if the said	(L.S.) RANCE CO(L.S.) ttorney-in-F
Now, if the said	therwise to remain (L.S.) (1.S.) RANCE CO (L.S.) ttorney-in-F
Now, if the said	therwise to remain (L.S.) (L.S.) EANCE CO(L.S.) ttorney-in-F ort the constitution on thereof; and that
Now, if the said	therwise to remain (L.S.) (L.S.) EANCE CO(L.S.) ttorney-in-F ort the constitution on thereof; and that
Now, if the said	therwise to remain (L.S.) (L.S.) EANCE CO(L.S.) ttorney-in-F ort the constitution on thereof; and that
Now, if the said	therwise to remain (L.S.) (L.S.) EANCE CO(L.S.) ttorney-in-F ort the constitution on thereof; and that