#  In the Court of ......................................

 A.B. ......................

 Plaintiff

 against

 C.D ....................

 Defendant

[The Union of Inida or the State of ................. , as the case may be.]

The Advocate General of .................................

The Collector of .....................................

The State of .......................................

The A.B. Company, Limited having its registered office at ..............

A.B., a public officer of the C.D. Company.

A.B, on behalf of himself and all other creditors of C.D. late of (add description and residence).

A.B. ,on behalf of himself and all other holders of debentures issued by the Company .... Limited.

The Official Receiver

A.B., a minor, by C.D. [or by the Court of Wards], his next friend.

A.B, a person of unsound mind [or of weak mind], by C.D. his next friend

A.B., a firm carrying on business in partnership at

A.B., by his constituted attorney C.D. (add description and residence)

A.B., shebait of Thakur ...............

A.B., executor of C.D., deceased. ..........

A.B, heir of C.D., deceased.

ECURITY BOND TO BE GIVEN DURING THE PENDENCY OF APPEAL

(O. 41, r. 6.)

(Title)

To

...................

...................

THIS security bond on stay of execution of decree executed by witnesseth:-

That..................., the plaintiff in Suit No.................of...................20....... having sued.................., defendant,, in this Court and a decree having been passed on the ......................day of ............................20......in favour of the plaintiff, and the defendant having preferred an appeal from the said decree in the................. Court, the said appeal is still pending.

Now the plaintiff decree-holder has applied for execution of the said decree and has been called upon to furnish security. Accordingly I, of my own free will, stand security to the extent of Rs......................, mortgaging the properties specified in the schedule hereunto annexed, and covenant that if the decree of the first Court be reversed or varied by the Appellate Court, the plaintiff shall restore any property which may be or has been taken in execution of the said decree and shall duly act in accordance with the decree of the Appellate Court and shall pay whatever may be payable by him thereunder, and if he should fail therein then any amount so payable shall be realised from the properties hereby mortgaged, and if the proceeds of the sale of the said properties are insufficient to pay the amount due, I and my legal representatives will be personally liable to pay the balance.

To this effect I execute this security bond this...................day of ............20.......

Schedule

(Signed.)

Witnessed by

1.

2.