sixteenth section of the said statute, chapter thirteen, the security shall be personal and by bond, and the condition shall be made suitable to the circumstances, and shall, as well as the bond and the recitals and condition required under the Rules numbered four and five, contain such further and other conditions as shall be directed by any special order in that behalf made by the Court appealed from, or by a Judge thereof.

VII. The bond may be in the following form, to be varied as occasion may require under any of the foregoing rules:—

Know all men by these presents that we, (naming all the obligors, with their places of residences and additions.) are jointly and severally held and firmly bound unto (naming the obligees, with their places of residence and additions.) in the penal sum of dollars, for which payment, well and truly to be made, we bind ourselves, and each of us by himself, our, and each of our heirs, executors and administrators, respectively, firmly by these presents.

Witness our respective hands and seals, the day of in the year of our Lord, 18

Whereas the (appellant) complains, that in the giving of judgment in a certain suit in her Majesty's Court of Queen's Bench, (or of Common Pleas, as the case may be,) in the Province of Ontario, between (naming the parties to the cause) in a plea of , manifest error hath intervened; wherefore the (appellant) desires to appeal from the said judgment to the Court of Error and Appeal.

Now the condition of this obligation is such, that if the (appellant) do and shall effectually prosecute such appeal, and pay such costs and damages as shall be awarded, in case the judgment aforesaid to be appealed from shall be affirmed, then this obligation shall be void, otherwise to remain in full force.