Form J. Supersedeas bond [Rule 32(c	9)].
	OF THE STATE OF DELAWARE OR [2]COUNTY
[3]	1
Plaintiff,	Civil Action No. [4]
v.	
[5]	
Defendant.	
SUP	ERSEDEAS BOND
KNOW ALL BY THESE PR	RESENTS, that [6], a corp
created, organized and existing ur	nder and by virtue of the laws of the S

KNOW ALL BY THESE PRESENTS, that [6], a corporation	
created, organized and existing under and by virtue of the laws of the State of	
[7], having its principal place of business at [8],	
and duly authorized to execute surety bonds in the amount and subject to conditions	
herein provided, is held and firmly bound as surety unto [9] in the	
full and just sum of [10] Dollars (\$), to be paid to the said	
[11], its administrators, executors, successors, attorneys or assigns,	
to which payment well and truly to be made it binds itself, its successors and assigns	
firmly by these presents. Signed and sealed with the corporate seal of said surety this	
day of	
WHEREAS, in the [1] Court of the State of Delaware, in and	

for[2]	County, between [3], as
plaintiff[s], and[5]	, as defendant[s], Civil Action
No[4], judg	gment was entered in favor of said [12]
and against said [13]	, for [14], from which judgment
said [13]	has appealed to the Supreme Court of the State of
Delaware;	
NOW, THEREFORE	, the condition of this obligation is such that if the said
[13] sha	ll prosecute its appeal to effect and (i) shall satisfy the
judgment in full together wit	th costs, interest and damages for delay if for any reason
the appeal is dismissed or if	the judgment is affirmed or (ii) shall satisfy in full such
judgment as modified and su	ich costs, interest and damages as the Supreme Court or
[1], or both	h, may adjudge and award, then this obligation shall be
void; otherwise, it shall rem	ain in full force and effect.
[6]here	by submits itself to the jurisdiction of the [1]
and irrevocably appoints[15	as its agent upon whom any notice or
papers affecting its liability	on this bond may be served, and agrees that its liability
on this bond may be enforce	ed on motion without the necessity of an independent
action and that such motion	, with such notice thereof as that court may prescribe,
may be served on [15]	, who shall forthwith mail copies to
[6] at [8]	

Attorney-in-Fa	ıct
[6] is hereby approved, pursuant to [1]	
Rule 62 and Supreme Court Rule 32, as surety on this bond, and the for	rm and
sufficiency of the bond are also hereby approved.	
Dated:	
Judge	

## <u>Insertions to Official Form J:</u>

[1]	Lower court.
[2]	County of lower court.
[3]	Plaintiff's name.
[4]	Lower court civil action number.
[5]	Defendant's name.
[6]	Name of surety.
[7]	State in which surety was created.
[8]	Surety's principal place of business.
[9]	Obligee's name.
[10]	Amount of bond.
[11]	Obligee's name.
[12]	Winning party — "Plaintiff" or "Defendant" — as appropriate
[13]	Losing party — "Plaintiff" or "Defendant" — as appropriate.
[14]	Amount of judgment.
[15]	Corporate agent.