rate of South Carolina	Court of COMMON PLEAS
County of Greenville	.)
Northwestern Bank,	·
. Plain Agoinst	AFFIDAYIT
Wallace W. Brawley, Jr.,	}
Defend	ont
C. Victor	Pyle, Jr., on information and belief who
ooth says:	
That Wallace W. Brawley, Jr. Northwestern Bank	is justly and truly indebted
hirteen Hundred Three and 59/100 plus	in the sum of 1303.59 Dollars
plus interest d that Northwestern Bank	(\$) Dollars
	he state with intent to defraud his
that the Defendant has departed from t creditors or to avoid service of a sum	he state with intent to defraud his mons or keep himself consealed therein
Sworn to before me, this the 14th September76	11/462.1
	C. Victor Pyle, Jr. Attoriey for
Notary Replic. S. C.	Northwestern Bank
Notory Roblic S.C. My Commission Expires: 11/18/80. late of South Caroling	1
County of Greenville	Court of Common Pleas
County Oi	- ' - 1
Northwestern Bank.	•
***************************************	-
• •	
· -	-
Plaintiff	·
Plaintiff Against	BOND
Agoinst Wallace W. Brawley, Jr.,	
Agoinst	
Agoinst	
Agoinst	BOND
Agoinst Wallace W. Brawley, Jr., Defendant	BOND
Agoinst Wallace W. Brawley, Jr.,	BOND
Agoinst Wallace W. Brawley, Jr., Defendant We Cash Bond - \$250.00 arety, ocknowledge ourselves bound unto the defendant	BOND t, Principal, and
Mallace W. Brawley, Jr., Defendant We Cash Bond - \$250.00 arety, acknowledge ourselves bound unto the defendant, subject to the following conditions: That and and which is now about to be sued out, returnable and all damages that the defendant may sustain, an equence of the suing out such attachment, in the	ndant in the sum of Two Hundred Fifty and not the Plaintiff is seeking an attachment against the deat to the Court above named; Now if the plaintiff shall and also all costs that may be incurred by him in con-
Mallace W. Brawley, Jr., Defendant We Cash Bond - \$250.00 arety, acknowledge ourselves bound unto the defendants, subject to the following conditions: That and ant which is now about to be sued out, returnable by all damages that the defendant may sustain, or equence of the suing out such attachment, in the asse, then this bond to be void.	principal, and , Principal
Mallace W. Brawley, Jr., Defendant WeCash Bond - \$250.00 Trety, acknowledge ourselves bound unto the defendant which is now about to be sued out, returnable and all damages that the defendant may sustain, or equence of the suing out such attachment, in the case, then this bond to be void. Done this	ndant in the sum of Two Hundred Fifty and not the Plaintiff is seeking an attachment against the dest to the Court obove named; Now if the plaintiff shall and also all costs that may be incurred by him in conevent, that the plaintiff shall fail to recover in said September 76
Mallace W. Brawley, Jr., Defendant We Cash Bond - \$250.00 arety, acknowledge ourselves bound unto the defendants, subject to the following conditions: That and ant which is now about to be sued out, returnable by all damages that the defendant may sustain, or equence of the suing out such attachment, in the asse, then this bond to be void.	Principal, and and ant in the sum of Two Hundred Fifty and not the Plaintiff is seeking an attachment against the dest to the Court obove named; Now if the plaintiff shall and also all costs that may be incurred by him in conevent, that the plaintiff shall fail to recover in said September 76
Mallace W. Brawley, Jr., Defendant WeCash Bond - \$250.00 Trety, acknowledge ourselves bound unto the defendant which is now about to be sued out, returnable and all damages that the defendant may sustain, or equence of the suing out such attachment, in the case, then this bond to be void. Done this	ndant in the sum of Two Hundred Fifty and not the Plaintiff is seeking an attachment against the dest to the Court obove named; Now if the plaintiff shall also all costs that may be incurred by him in conevent, that the plaintiff shall fail to recover in said September 76

4328 W.2