3/24 2136

# State of Maryland,

md

City of Baltimore, to mit:

The Jurors of th	e State of Maryland, for the bo	dy of the City of Baltimore	do on their
oath present that HERMAN	AN DOUGLAS RICHARDS the	y ounger, PHILLIP HEZ L DEESE	EKIAH SAVAGE,
	twentieth day of		the year of
our Lord nineteen hundred entered upon the	dand sixty and privat land and premises/of The	e property, at the Cit Hecht May Company,	ty aforesaid a corporation
after having beer	a duly notified by The H	echt-May Company, a	corporation,
and its agents not	t to do so; contrary to	the form of the act	of assembly,
크 로포 드	and provided, and again	st the peace, govern	ment and dig-
nity of the State.		200 E 1 1 1 1 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1	
AAM TO ST AEG WATSIAR AEG STOUDG AER STOUDG AER AER AEG	TRUE BILL BILL BILL BILL BILL BILL BEEF ILL BEEF ILL BEEF ILL BEEF ILL BEEF ILL BILL BILL BILL BILL BILL BILL BILL	Mew tanner of the control of the con	
TVALIYAAM  TVALIYAAM  S. S	Tour Market	ach ach	

Montrary to the form of the Act of Assembly in such case made and provided, and against the peace, X government and against the Estate X

Sauce A Harris

The State's Attorney for the City of Baltimore

BE IT REMEMBERED, That on the 26 day of MARC
in the year of our Lord, one thousand nine hundred and, before the Subscriber,
a Police Justice of the State of Maryland, in and for the City of Baltimore, personally appeared  HERMAN DY BOIS RICHARDS JR. Residence MORGAN STATE COLLEGE  and JAKAN DY YON JA. Residence 1416 DEWNO. CARE.
and Residence
and acknowledge themselves each and severally, to owe and stand justly indebted to the State of Mary- land, in the sum of dollars current money of the United States.
the said sum of money to be paid and levied of their bodies, goods and chattels, lands and tenements,
respectively, to and for the use of the State of Maryland.
THE CONDITION of the above RECOGNIZANCE is such that if the above bound
do and shall well and truly make h 15 personal appearance before the Criminal Court of Baltimore,
held, at the Court House in the City of Baltimore, when Summonsed
then and there to answer unto all such things as shall be alleged against h / M and particularly for Tresspassing by unlawfully entering upon premises Hecht, s May Co. Roof
Top Resturant owened by The May Department Stores after having been duly
notified by the oweners agent, not to do so in Baltimore, City, State
of Maryland on March-20-1960 on or about the day of, 19, in Baltimore City.
State of Maryland, and attend the said Court from day to day, and not depart thence without leave there-
of; and in the meantime keep the peace, and be of good behavior; then the above Recognizance to be viod,
or otherwise to remain in full force and virtue in law.
In Testimony Whereof, I hereunto subscribe my name on the day and year aforesaid.  (Seal)
- TEIAL PRAYED Police Justice for the NOCHEASTERN District

State of Maryland, City of Baltimore, to wit: THE SUMMIT FIGELITY and SURETY CO.

hereby apply to become recognizer for\_\_\_\_ HTRMAN PUBOIS WICHARDS DR.

I own and offer as security the following No. Hower 39419 property:

It is in fee - leasehold, being subject to the annual ground rent of \_\_\_\_\_ dollars. My interest therein is absolute and undivided, or is/

the value of which is \$\_\_\_\_\_ and is subject to the following mortgages, incumbrances and other recognizances:

The taxes are paid up to and including those for the year 19\_

THE SUMMIT PROPERTY and SURETY CO.

Address \_/H

Sworn to this \_ \_\_ day of 19/60, before me.

J. P. [Seal] Police Justice for the XXI District.

Morgan State College

Charge TRESSPASSING

Set. Micheal J. McKew

Walter Fadrowski Edmund Huppman

5 Centre Road Towson Md. Mr. Alfred Greenfeld

5201 Roland Ave. Mr. Marshall Myer 5201 Roland Ave.

8739 Summit Ave. #34 Md. Mr. Arnold Bronfin

Mr. William Cahill Jr. 10 Light Street

Filed \_\_

1	STATE OF MARYLAND :	IN THE
2	:	CRIMINAL COURT
3	vs-	OF
4	WALTER R. DEAN,	BALTIMORE CITY
5	MANUEL DEESE, HERMAN S. RICHARDS, JR. : PHILLIP H. SAVAGE	PART III
6	Indictment #1248	
7.	:	
8	:	
9		•
10		Baltimore, Maryland
11		April 13, 1960 10:00 a.m.
12		
13	Before Honorable Joseph	R. Byrnes, J.
14	Appearances:	
15	Messrs. Russell White a	nd Charles M. Moýlan, Jr. on
16	behalf of the State.	
17	Robert B. Watts, Esq, a	s to all defendants.
18	,	gp Wh no 109
19	THE CLERK: Walter R. De	an, Jr. Manuel Deese, Herman
20	D. Richards, jr, Phillip H.	Savage Mr. Watts, you are
21	representing all defendants	ere vou not?

1	MR WATTS: Yes, sir
2	THE CLERK: Indictment #1248, 1960, each defendants
3	is charged with trespassing. Dean, have you received a
4	copy of this indictment?
5	MR. WATTS They have all received copies.
6	THE CLERK: Dean, your age?
7	MR DEAN: 25.
8	THE CLERK: Your address?
9	MR. DEAN: 2309 Arunah
10	THE CLERK Deese, how old are you
11	MR DEESE: 18
12	THE CLERK: Your address?
13	MR. DEESE: 4522 Georges Ave.
14	THE CLERK: Richars, your age?
15	MR. RICHARDS: 20
16	THE CLERK: Your address?
17	MR. RICHARDS: Morgan State.
18	THE CLERK Savage, your age?
19	MR. SAVAGE: 27
20	THE CLERK: Your address?
21	MR. SAVAGE: 3226 89888888. Carlyle Ave

1	TEE CLERK: Mr. Watts, you are familiar are you not?
2	MR. WATTS: You are familiar with the indictments are
3	you not?
4	MR. WATTS: I have received copies. There might be
4	some motions filed which of course I couldn't file after
6	making a plea to the indictment, so I'd like to reserve
7	the right. I'd like to make a plea and then reserve the
8	g right to file any motions at a later date.
9	THE COURT: Very well.
10	MR. WATTS: The pleas are not guilty, court trial.
11	
12	
13	
14	
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21	

TEE CLERK: Mr Watts, you are familiar are you not?

MR. WATTS: You are familiar with the indictments and

you not?

WR. ATTS. I have received contes. There might be some of tions filed which of course I couldn't file after a making a plea to the indictment, so I'd like to reserve the tight to file any notions at a later date.

THE COURT: Very well.

MH. WATTS: The pleas are not guilty, court trial.

STATE OF MARYLA	
Welter R. Dec manual Dec Hermen Ric Hermen Ric	Term, 19 60
*	INDICTED for
MR. CLERK:	Enter my appearance for Defendant and summon for defense the
Witnesses whose names as	re endorsed hereon.

Attorney

Criminal Court of Valtimore	STATE OF MARYLAND
Term, 19 60	TIW
Tot GHT	WITNESS
ster my appearance for Delepdant and summon for defense the	<b>V</b> 1

Grand Jury Room, Criminal Court of Baltimore

ROOM NO. 207 CALVERT STREET ENTRANCE

The State of Maryland:

18	Jane 10 63
The State of Maryland:	Daschback Term 19 0
You are hereby summoned to appear before the Graday of	ck A. M.,
	By Order of the Court,
Baltimore, 3-27 1966	JOSEPH C. DEEGAN, Sheriff of Baltimore City
Be punctual in attendance or you will be attached.  TAKE THIS SUMMONS TO CLERK'S OFFICE CRIMINAL COU	(Bring this summons with you.) RT DEPUTY NO

nor chit Notat the May- Height do at Glovard + Lexongton Leberto

DECEMBER 31, 1960

Notary Public.

# POWER-OF-ATTORNEY

The Summit Fidelity and Surety Company

No 39419

Akron, Ohio
KNOW ALL MEN BY THESE PRESENTS: That THE SUMMIT FIDELITY AND SURETY COMPANY, an Ohio Corporation, having its principal office in the City of Akron Country of Summit, State of Ohio, pursuant to the following By-Law which was adopted by the Directors of the Said Company on the 10th day of January 1940, and as am inded on the 1st day of November 1952 to wit:  "Article I, Section 3.—The President, Sec. or Assays Sea Shall have power and authority to appoint agents and attorneys-in-fact, and to authorize them to execute in behalf of the Company and attach the seal of the Company
thereto, bonds and undertakings, recognizances, contracts of indemnity, and other writings obligatory in the nature thereof, and they or either of them may at any time in their judgment remove any such appointees and revoke the
authority given to them."  Has made, constituted and appoirted, and by these presents does make, constitute and appoint ISAIAH DIXON, JR.
its true and lawful attorney-
in-fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf, and as its act and
deed, as surety, a criminal bail bond on behalf of HERMAN DUBOLE Richard F DR.  (Name of defendant must be inserted by attorney-in-fact.)
provided that the liability of the company as surety on any such bail bond executed under this authority shall not in
any event exceed the sum shown on the margin hereof and provided this power-of-attorney is filed with bond and retained as a part of the court records, and the said attorney-in-fact is hereby authorized to insert in line fourteen (14) of this power-of-attorney, the name of the person on whose behalf such bond is given. and the name of the obligee in line (15).
THIS POWER VOID IF ALTERED OR ERASED
And the execution of such bond in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if it were duly executed by the regularly elected officers of said Company.  IN WITNESS WHEREOF, THE SUMMIT FIDELITY AND SURETY COMPANY has caused these presents to be signed by its duly authorized officer, and its corporate seal to be hereunto affixed,  THE SUMMIT FIDELITY AND SURETY COMPANY
this day of February 26, 1960
STATE OF OHIO, COUNTY OF SUMMIT SS:  By:  Asst. Secretary
On this day of February 26, 1960 before the subscriber, a Notary Public of the
State of Ohio, in and for the County of Summit, duly commissioned and qualified, came A. J. Harrison, Asst. Secretary of the Summit Fidelity and Surety Company, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same and being by me duly sworn, deposed and said that he is the officer of the said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation, and that Article I, Section 3, of the By-Laws of said Company, referred to in the preceding instrument, is now in force.  IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my Official Seal at the City of Akron, the day and year first above written.
My commission expires SEPTEMBER 3, 1962
THIS POWER-OF-ATTORNEY SHALL NOT BE VALID UNLESS COUNTERSIGNED BY  Jerry Wohlmuth Special Agent, and if so countersigned, The Summit Fidelity and Surety Company waives the requirement of such Special Agent appearing in person before the Clerk or Court to personally acknowledge his countersignature.  Countersigned  Countersigned
STATE OF Maryland COUNTY OF SS:
On this day of Jeffice un 38 1960 personally appeared before me
Jerry Wohlmuth , Special Agent of The Summit Fidelity and Surety Company, and acknowledged his signature on the foregoing power-of-attorney.
In the lands

ONLY ONE POWER-OF-ATTORNEY MUST BE ATTACHED TO EACH BOND EXECUTED.

POWERS-OF-ATTORNEY MUST NOT BE RETURNED TO ATTORNEY-IN-FACT BUT SHOULD REMAIN A PERMANENT PART OF COURT RECORDS.

NOT VALID UNLESS USED BEFORE DECEMBER 31,

Q

Tesmoral Consultation 9 The Summit Fidelity and Surety Company Akron, Ohio

KNOW ALL MEN BY THESE PRESENTS. That THE SUMMIT FIDELITY AND SURETY COMPANY, an Onio Corporation, having its principal office in the City of Akron, County of Summit, State of Ohio, pursuant to the following By-Law which was adopted by the Directors of the Said Company on the 10th day of January, 1940, and as

amended on the 1st day of November 1952 to wit: "Article I, Section 3.—The President, Sec. or Asst. Sea. Shall have power and authority to appoint agents and attorneys-in-fact, and to authorize them to execute a behalf of the Company and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity, and other writings obligatory in the nature thereof, and they or either of them may at any time in their judgment remove any such appointees and revoke the authority given to them." Has made, constituted and appointed, and by these presents does make, constitute and appoint ISAIAH DIXON, JR. in-fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf, and as its act and deed, as surety, a criminal bail bond on behalf of HERMAN DUBELL RICHARDS DR (Name of defendant must be inserted by attorney-in-fact.) to be given to..... provided that the liability of the company as surety on any such bail bond executed under this authority shall not in any event exceed the sum shown on the margin hereof and provided this power-of-attorney is filed with bond and retained as a part of the court records, and the said attorney-in-fact is hereby authorized to insert in line fourteen (14) of this power-of-attorney, the name of the person on whose behalf such bond is given. and the name of the obligee WER VOID IF ALTERED And the execution of such bond in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if it were duly executed by the regularly elected officers of said Company. IN WITNESS WHEREOF, THE SUMMIT FIDELITY AND SURETY COMPANY has caused these presents to be signed by its duly authorized officer, and its corporate seal to be hereunto affixed, THE SUMMIT FIDELITY AND SURETY COMPANY this day of February 26, 1960 STATE OF OHIO, COUNTY OF SUMMIT Asst. Secretary On this day of February 26, 1960 ....., before the subscriber, a Notary Public of the State of Ohio, in and for the County of Summit, duly commissioned and qualified, came A. J. Harrison, Asst. Secretary of the Summit Fidelity and Surety Company, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same and being by me duly sworn, deposed and said that he is the officer of the said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation, and that Article I. Section 3, of the By-Laws of said Company, referred to in the preceding instrument, is now in force. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my Official Seal at the City of Akron, the day and year first above written. My commission expires SEPTEMBER 3, 1962 Notary Public. THIS POWER-OF-ATTORNEY SHALL NOT BE VALID UNLESS COUNTERSIGNED BY Jerry Wohlmuth . Special Agent, and if so countersigned. The Summit Fidelity and Surety Company waives the requirement of such Special Agent appearing in person before the Clerk or Court to personally acknowledge his countersignature. Countersigned. Special Agent. ..... COUNTY OF On this day of ....., personally appeared before me Jerry Wohlmuth .. Special Agent of The Summit Fidelity and Surety Company, and acknowledged his signature on the foregoing power-of-attorney.

My commission expires Man Motary Public.

 ONLY ONE POWER-OF-ATTORNEY MUST BE ATTACHED TO EACH BOND EXECUTED. POWERS-OF-ATTORNEY MUST NOT BE RETURNED TO ATTORNEY-IN-FACT BUT

SHOULD REMAIN A PERMANENT PART OF COURT RECORDS.

## POLICE DEPARTMENT CITY OF BALTIMORE

northeastern District March 1960
Received from The Wiyou
the amount of \$ as collateral for the
appearance of Merman Richards
at this Police Station on March 21 1960
at m. It being understood that the total amount will be forfeited if appearance is not made.
Desk Lieutenant.

Received from

the amount of \$

If this Police Station on

at \_\_\_\_\_\_ m. It beak understood the mount will be forfeiled if appearance is not made.

Desk

as collateral for the

being understood that the total

Desk Lieutenant.

## POWER-OF-ATTORNEY

The Summit Fidelity and Surety Company

A Nº 39422

Notary Public.

THIS POWER NOT VALID UNLESS USED BEFORE. DECEMBER 31,

ABILITY OF THE COMPANY SHALL NOT EXCREB

Akron, Ohio KNOW ALL MEN BY THESE PRESENTS: That THE SUMMIT FIDELITY AND SURETY COMPANY, an Ohio Corporation, having its principal office in the City of Akron, County of Summit, State of Ohio, pursuant to the following By-Law which was adopted by the Directors of the Said Company on the 10th day of January, 1940, and as amended on the 1st day of November 1952 to wit:

"Article I, Section 3.—The President, Sec. or Asst. Sec. shall have power and authority to appoint agents and attorneys-in-fact, and to authorize them to execute on behalf of the Company and attach the seal of the Company amended on the 1st day of November 1952 to wit: thereto, bonds and undertakings, recognizances, contracts of indemnity, and other writings obligatory in the nature thereof, and they or either of them may at any time in their judgment remove any such appointees and revoke the authority given to them." Has made, constituted and appointed, and by these presents does make, constitute ISAIAH DIXON, JR. its true and lawful attorneyin-fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf, and as its act and deed, as surety, a criminal bail bond on behalf of MANUCL (Name of defendant must be inserted by attorney-in-fact.) to be given to .... provided that the liability of the company as surety on any such bail bond executed under this authority shall not in any event exceed the sum shown on the margin hereof and provided this power-of-attorney is filed with bond and retained as a part of the court records, and the said attorney-in-fact is hereby authorized to insert in line fourteen (14) of this power-of-attorney, the name of the person on whose behalf such bond is given. and the name of the obligee And the execution of such bond in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if it were duly executed by the regularly elected officers of said Company. IN WITNESS WHEREOF, THE SUMMIT FIDELITY AND SURETY COMPANY has caused these presents to be signed by its duly authorized officer, and its corporate seal to be hereunto affixed, THE SUMMIT FIDELITY AND SURETY COMPANY this day of ... STATE OF OHIO COUNTY OF SUMMIT Asst. Secretary February 26 ., before the subscriber, a Notary Public of the State of Ohio, in and for the County of Summit, duly commissioned and qualified, came A. J. Harrison, Asst. Secretary of the Summit Fidelity and Surety Company, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same and being by me duly sworn, deposed and said that he is the officer of the said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation, and that Article I, Section 3, of the By-Laws of said Company, referred to in the preceding instrument, is now in force. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my Official Seal at the City of Akron, the day and year first above written. My commission expires SEPTEMBER 3, 1962 Notary Public. THIS POWER-OF-ATTORNEY SHALL NOT BE VALID UNLESS COUNTERSIGNED BY Special Agent, and if so countersigned. The Summit Fidelity and Surety Company waives the requirement of such Special Agent appearing in person before the Clerk or Court to personally acknowledge his countersignature. Countersigned. Special Agent. STATE OF ..., personally appeared before me ., Special Agent of The Summit Fidelity and Surety Company, and acknowledged his signature on the foregoing power-of-attorney. My commission expires \_

1. ONLY ONE POWER-OF-ATTORNEY MUST BE ATTACHED TO EACH BOND EXECUTED.
2. POWERS-OF-ATTORNEY MUST NOT BE RETURNED TO ATTORNEY-IN-FACT BUT

SHOULD REMAIN A PERMANENT PART OF COURT RECORDS.

## POLICE DEPARTMENT CITY OF BALTIMORE

Northeastern District March Received from Joe Wiyon	20 1960
the amount of \$ as col	llateral for the
at this Police Station on March 21	1960
atm. It being understood amount will be forfeited if appearance is not mad	that the total
Desk Lieutenant	· raca

#### POLICE DEPARTMENT CITY OF BALTIMORE

rict - 2000 - 1900	to Daniel March 1
	Received from
as collateral for the	the amount of \$
$\sim$	appearance of That C
200	at this Police Station on
being unctiond that the total	at amount will be forfeited if appe
William Start	Apla
Desk Lieutenant.	a land

## POWER-OF-ATTORNEY

## The Summit Fidelity and Surety Company

A Nº 39420

AND CAN BE USED ONLY ONCE IN THE STATE OF

THIS POWER NOT VALID UNLESS USED BEFORE.

MENER 31, 1960

Akron, Ohio
KNOW ALL MEN BY THESE PRESENTS: That THE SUMMIT FIDELITY AND SURETY COMPANY, an Ohio Corporation, having its principal office in the City of Airon. Sunty of Summit, State of Ohio, pursuant to the following By-Law which was adopted by the Directors of the said Company on the 10th day of January, 1940, and as amended on the 1st day of November 1952 to wit:  "Article I, Section 3.—The President, Sec. or Asst. Sec. small have power and authority to appoint agents and attorneys-in-fact, and to authorize them to execute on behalf of the Company and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity, and other writings obligatory in the nature thereof, and they or either of them may at any time in their judgment remove any such appointees and revoke the authority given to them."
Has made, constituted and appointed, and by these presents does make, constitute and appoint ISAIAH DIXON, JR
BRIAL DIAGN, JR
its true and lawful attorney-in-fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf, and as its act and deed, as surety, a criminal bail bond on behalf of WA TER ROLLING (Name of defendant must be inserted by attorney-in-fact.)  to be given to Walter and lawful attorney-in-fact.)  provided that the liability of the company as surety on any such bail bond executed under this authority shall not in
any event exceed the sum shown on the margin hereof and provided this power-of-attorney is filed with bond and retained as a part of the court records, and the said attorney-in-fact is hereby authorized to insert in line fourteen (14) of this power-of-attorney, the name of the person on whose behalf such bond is given. and the name of the obligee in line (15).
THIS POWER VOID IF ALTERED OR ERASED
And the execution of such bond in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if it were duly executed by the regularly elected officers of said Company.  IN WITNESS WHEREOF, THE SUMMIT FIDELITY AND SURETY COMPANY has caused these presents to be signed by its duly authorized officer, and its corporate seal to be hereunto affixed,  THE SUMMIT FIDELITY AND SURETY COMPANY
this day of February 26, 1960
STATE OF OHIO, COUNTY OF SUMMIT SS:
On this day of
My commission expires SEPTEMBER 3, 1962
THIS POWER-OF-ATTORNEY SHALL NOT BE VALID UNLESS COUNTERSIGNED BY  Jerry Wohlmuth Special Agent, and if so countersigned. The Summit Fidelity and Surety Company waives the requirement of such Special Agent appearing in person before the Clerk or Court to personally acknowledge his countersignature.  Countersigned Countersi
STATE OF Maryland COUNTY OF SS:
On this day of Femuary 28 1960 personally appeared before me
Jerry Wohlmuth Special Agent of The Summit Fidelity and Surety Company, and acknowledged his signature on the foregoing power-of-attorney.

THE LIABILITY OF THE COMPANY SHALL NOT EXCEED

 ONLY ONE POWER-OF-ATTORNEY MUST BE ATTACHED TO EACH BOND EXECUTED.
 POWERS-OF-ATTORNEY MUST NOT BE RETURNED TO ATTORNEY-IN-FACT BUT SHOULD REMAIN A PERMANENT PART OF COURT RECORDS.

#### POLICE DEPARTMENT CITY OF BALTIMORE

Tortheast	District M	Jarch 20	1960
Received from	ce Dijo	u	
the amount of \$	/ / //	as collatera	l for the
appearance of	Valter De	an	
at this Police Stat	ion on March	121	1960
at	m. It being un	nderstood that t	the total
	Sof Wie	lleani L	lack
	/ Desk	Lieutenant.	

#### POLICE DEPARTMENT CITY OF BALTIMORE

Filmed Dec 1860	foliatelet	البحقالوي	
10		most be	
as collateral for the	73	ount of \$	the am
1966	10000000000000000000000000000000000000	ance of	appears
ig understood that the total	Zm. It beir	R	ta
nee is not made.	ed if appearan	will be forfeit	mome
Assessment of street			

DECEMBER 31,

USED ONLY ONCE IN THE STATE OF

Notary Public.

## POWER-OF-ATTORNEY

The Summit Fidelity and Surety Company

Akron, Ohio KNOW ALL MEN BY THESE PRESENTS: That THE SUMAIIT FIDELITY AND SURETY COMPANY, an Ohio Corporation, having its principal office in the City of Akron county of Summit, State of Ohio, pursuant to the following By-Law which was adopted by the Directors of the Said Company on the 10th day of January 1940, and as am nded on the 1st day of November 1952 to wit:

"Article I, Section 3.—The President, Sec. or Asst. Sec., shall have power and authority to appoint agents and attorneys-in-fact, and to authorize them to execute on behalf of the Company and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity, and other writings obligatory in the nature. thereof, and they or either of them may at any time in their judgment remove any such appointees and revoke the authority given to them." Has made, constituted and appointed, and by these presents does make, constitute and appoint in-fact for it and in its name, place and stead, to execute, seal and deliver for and on its behalf, and as its act and deed, as surety, a criminal bail bond on behalf of Philip HEZEKIAH SAXAEC (Name of defendant must be inserted by attorney-in-fact.) to be given to..... provided that the liability of the company as surety on any such bail bond executed under this authority shall not in any event exceed the sum shown on the margin hereof and provided this power-of-attorney is filed with bond and retained as a part of the court records, and the said attorney-in-fact is hereby authorized to insert in line fourteen (14) of this power-of-attorney, the name of the person on whose behalf such bond is given, and the name of the obligee in line (15). And the execution of such bond in pursuance of these presents, shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if it were duly executed by the regularly elected officers of said Company. IN WITNESS WHEREOF, THE SUMMIT FIDELITY AND SURETY COMPANY has caused these presents to be signed by its duly authorized officer, and its corporate seel to be hereunto affixed, THE SUMMIT FIDELITY AND SURETY COMPANY this day of February 26 STATE OF OHIO. COUNTY OF SUMMIT Asst. Secretary February 26, 1960 On this day of ..... before the subscriber, a Notary Public of the State of Ohio, in and for the County of Summit, duly commissioned and qualified, came A. J. Harrison, Asst. Secretary of the Summit Fidelity and Surety Company, to me personally known to be the individual and officer described in, and who executed the preceding instrument, and he acknowledged the execution of the same and being by me duly sworn, deposed and said that he is the officer of the said Company aforesaid, and that the seal affixed to the preceding instrument is the Corporate Seal of said Company, and the said Corporate Seal and his signature as officer were duly affixed and subscribed to the said instrument by the authority and direction of the said Corporation, and that Article I. Section 3, of the By-Laws of said Company, referred to in the preceding instrument, is now in force.

IN TESTIMONY WHEREOF, I have hereunto set my hand, and affixed my Official Seal at the City of Akron, the day and year first above written. My commission expires SEPTEMBER 3, 1962 Notary Public. THIS POWER-OF-ATTORNEY SHALL NOT BE VALID UNLESS COUNTERSIGNED BY Company waives the requirement of such Special Agent appearing in person before the Clerk or Court to personally acknowledge his countersignature. Countersigned ...

On this day of ......, personally appeared before me

Jerry Wohlmuth Special Agent of The Summit Fidelity and Surety Company, and acknowledged his signature on the foregoing power-of-attorney.

My commission expires ...

ONLY ONE POWER-OF-ATTORNEY MUST BE ATTACHED TO EACH BOND EXECUTED.

POWERS-OF-ATTORNEY MUST NOT BE RETURNED TO ATTORNEY-IN-FACT BUT SHOULD REMAIN A PERMANENT PART OF COURT RECORDS.

#### POLICE DEPARTMENT CITY OF BALTIMORE

intheast	term District M	arch 20 1960
Received from _	The Disau	
the amount of \$_	102.00	_as collateral for the
appearance of	Phillip H	Javage
at this Police Sta	tion on March	29 1960
atamount will be fo	m. It being und	derstood that the total not made.
	Soft Wil	leani Flack
	Desk L	ieutenant.

# CIXY OF BALTIMORE District \_\_

City of Baltimore, to wit:	7h		11
BE IT REMEMBERED, That on the	026	day of	MARCH
in the year of our Lord, one thousand nine hundr	70	60 "	, before the Subscriber,
a Police Justice of the State of Maryland, in and in Phillip HEZEKIAH SAVAGE	Residence _	3226	PAULISIA AVE
and Isamh Dixon Ja.			
and	Residence _		
and acknowledge themselves each and severally, t	o owe and sta	nd justly indebte	d to the State of Mary-
land, in the sum of	d	ollars current mor	ney of the United States.
the said sum of money to be paid and levied of	their bodies,	goods and chatte	ls, lands and tenements.
respectively, to and for the use of the State of Ma	aryland.		y a
THE CONDITION of the above RECOGNIZ.	1 1		re bound
do and shall well and truly make h Is persona	al appearance	before the Crimi	nal Court of Baltimore,
held, at the Court House in the City of Baltimore, $\_$	when Sum	nonsed	
then and there to answer unto all such things as sh TRESSPASING BY UNLAWFULLY ENTERIN			
RESTURANT OWNED BY THE MAY DEPART NOTIFIED BY THE OWNERS AGENT NOT			ING DULY BEEN
on or about theday of	MARCH	, 19	60, in Baltimore City.
State of Maryland, and attend the said Court from	n day to day,	and not depart the	ence without leave there-
of; and in the meantime keep the peace, and be of	good behavior	; then the above	Recognizance to be viod,
or otherwise to remain in full force and virtue in l	aw.		1
In Testimony Whereof, I hereunto subscribe	my name on the	ne day and fear at	foresaid. (Seal)
TEIDI PROVEN	Police Justi	ge for the NORT	HEASTERN District

State of Maryland, 3/00	No. 1964 No. 1248
THE SHAMIT FIGELITY and SURETY CO.  By ATTORNEY IN PACT	STATE  Phillip Hezekiah Savage
Phillip HERE Kinh SHUNGE	Charge TRESSPASSING WITNESS
I own and offer as security the following property: No. Powca 3942(	Sgt. Micheal J. McKew NED. Sgt. Rogert McKay NED.
It is in fee - leasehold, being subject to the	Off's. Dorsey Goins NED. John Papier NED.
annual ground rent of dollars.  My interest therein is absolute and undivided, or is and is subject to the following mortgages, incumbrances and other recognizances:	Mr. Joseph Daschbach 5 Centre Road Towson Md. Mr. William Cahill Jr. 10 Light Street Mr. Alfred Greenfeld 5201 Roland Ave. Mr. Marshall Myer 5201 Roland Ave. Mr. J. Howard Aulbach 8739 Summit Ave. #34Md. Mr. Arnold Bronfin 4706 Wilern Ave.
The taxes are paid up to and including those for the year 19	PRESENTED  MAR/30 1960
Police Justice for the	Filed19

City of Baltimore, to wit:	26th day of Murch
BE IT REMEMBERED, That on the	1.0 - 11
in the year of our Lord, one thousand nine hund	
a Police Justice of the State of Maryland, in and	Residence 4523 St. Congo A
and 134146 DIXON DU.	Residence / HIG PEONO. LE
and	Residence
	to owe and stand justly indebted to the State of Mary dollars current money of the United States
the said sum of money to be paid and levied of	of their bodies, goods and chattels, lands and tenement
respectively, to and for the use of the State of I	Maryland.
	ZANCE is such, that if the above bound
do and shall well and truly make h_IS_ perso	nal appearance before the Criminal Court of Baltimore
held, at the Court House in the City of Baltimore,	when Summonsed
	shall be alleged against h IM , and particularly for MISES HECHTS MAY CO ROOF TOP RESTURANT
OWNED BY THE MAY DEPARTMENT STOR	RES AFTER HAVING DULY BEEN NOTIFIED BY
THE OWNERS AGENT NOT TO DO SO	是 1
on or about the 20th day of _	MARCH , 19 60, in Baltimore City
State of Maryland, and attend the said Court fr	om day to day, and not depart thence without leave there
of; and in the meantime keep the peace, and be	of good behavior; then the above Recognizance to be vioc
or otherwise to remain in full force and virtue in	law.
In Testimony Whereof, I hereunto subscribe	e my name on the day and year aforesaid.  (Seal
TRIAL PRAYED	Police Justice for the NORTHEASTERN Distric

11200	1082
State of Maryland,  City of Baltimore, to wit;	No. 1962 No. 1248
City of Baltimore, to wit:	
TOTAL SUBTY PO	STATE
THE SHAMIT TOPLITY and SURETY CO	/ Manuel Deese / Ws. 4522 St. Georges Ave.
hereby apply to become recognizer for	Charge Tresspassing
MADUEL DEESE	WITNESS
I own and offer as security the following	Sgt. Micheal J. MC Kew NED.
property: No. POWER #39422	Off's. Albert Boram NED.
	Walter Fadrowski NED.
	Edmund Huppman   NED.
It is in fee — leasehold, being subject to the	Mr. Joseph Daschbach
	5 Centre Road Towson Md.
annual ground rent of dollars.	Mr. Alfred Greenfeld
My interest therein is absolute and un-	5201 Roland Ave. Mr. Marshall Myer
divided, or is	5201 Roland Ave.
the value of which is \$ and is subject	Mr. J. Howard Aulbach
to the following mortgages, incumbrances	8739 Summit Ave. #34 Md.
and other recognizances:	Mr. Arnold Bronfin
\	4706 Wilern Ave. Mr. William Cahill Jr.
	10 Light Street
The taxes are paid up to and including	PRESENTED
those for the year 19	CES + 73%
By ATTORNEY IN FACT	MAF 30 2000
Address 1416 PA. ACLE	1 deship
Sworm to this / 2613 day of	. Boreman .
January J. P. [Seal]	
Police Justice for the W.E. District.	Filed19
	MAR 2 8 1960

City of Baltimore, to wit:  BE IT REMEMBERED, That on the	26 Th	day of	Marc	6
in the year of our Lord, one thousand nine hu	undred and	150-11	, before the	
a Police Justice of the State of Maryland, in a	and for the Ciy of	-	1 -	
and Isaigh DIXON Ja.			2000	
and	Residence _		4	
and acknowledge themselves each and several land, in the sum of	ly, to owe and sta			
the said sum of money to be paid and levied	d of their bodies,	goods and cha	attels, lands and	tenements.
respectively, to and for the use of the State of	f Maryland.			
THE CONDITION of the above RECOG				
do and shall well and truly make h_IS per	sonal appearance	before the Cr	riminal Court of	Baltimore,
held, at the Court House in the City of Baltimor				
then and there to answer unto all such things a TRESSPASSING BY UNLAWFULLY ENT	s shall be alleged ERING UPON P	against h IM REMISES HI	, and part	
TOP RESTURANT OWNED BY THE MA	Y DEPARTMENT	STORES AI	FTER HAVING	DULY
BEEN NOTIFIED BY THE OWNERS AG	ENT NOT TO D	0.50		
on or about the day of	MARCH	,	19.60 , in Balt	imore City.
State of Maryland, and attend the said Court	from day to day, a	and not depart	thence without	leave there-
of; and in the meantime keep the peace, and b	e of good behavior	; then the ab	ove Recognizance	to be viod,
or otherwise to remain in full force and virtue	in law.		1	
In Testimony Whereof, I hereunto subscr	ribe my name on the	ne day and year	raforesaid.	(Seal)
er TRIAL PRAYED.	Police Justic	ce for the	NORTHEASTERN	

(D)	1-6-4
State of Maryland,	No. 1961 No. 1248
Com City of Baltimore, to wit:	STATE
1, By Sain Sant	Walter Raleigh Dean Jr./2/25 2309 Arunah Ave.
hereby apply to become recognizer for WATER harigh AFAN FA.	Charge TRESSPASSING
	WITNESS
I own and offer as security the following property: No. Power 39428	Sgt. Micheal J. McKew NED.
property. No. 1	Off's, Albert Boram NED.
	Walter Fadrowski NED.
	Edmund Huppman NED.
It is in fee — leasehold, being subject to the	Mr. Joseph Daschbach 5 Centre Road Towson Md.
annual ground rent of dollars.	Mr. Alfred Greenfeld
My interest therein is absolute and un-	5201 Roland Ave.
divided, or is	Mr. Marshall Myer
the value of which is and is subject	5201 Roland Ave. Mr. J. Howard Aulbach
to the following mortgages, incumbrances	8739 Summit Ave. #34 Md.
	Mr. Arnold Bronfin
and other recognizances:	4706 Wilern Ave.
	Mr. William Cahill Jr.
	10 Dight 001000
The taxes are paid up to and including	PRESENTED
those for the year 19	X 1000
By Seel Troppier in Fact	MAR 20 1960
Address 1416 PM. 4402	Josephy L
Address 7 7 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Foreman
Sworn to this day of	
19/2 , before me.	
J. P. [Seal]	MAR 2 8 1960
Police Justice for theDistrict.	Filed 19

No. 1248 Y

Docket 19...60...

## STATE OF MARYLAND

VS.

PHILLIP HEXEKIAH SAVAGE (C) 27

Received of State's Attorney's Office copy of indictment in the above case this day of 19.60

Witness: Kuluk

Docket 19.60.....

## STATE OF MARYLAND

vs.

WALTER RALEIGH DEAN, JR. (C)25

Received of State's Attorney's Office copy of indictment in the above case this.../.3 day of ................................, 1960

Walte R. Dear h

Witness: Rf While Co

Docket 19.60 .....

## STATE OF MARYLAND

vs.

HERMAN DUBOIS RICHARDS, JR. (C) 20

Received of State's Attorney's Office copy of indictment in the above case this. 13 day of 19.60

Herman M. Richards J.

Witness: Rfulule

No. 1.248
Docket 1960
STATE OF MARYLAND
vs.
20 A #
MANUEL DEESE (C) 18
Received of State's Attorney's Office
copy of indictment in the above case
this 13day of 971, 19.60
Manuel Deese
Witness: Ry While

	rt of Baltimore GNMENT 709 WILLIAM 3
Summet Fedelety Co" St	1416 Penna a
Walter & Deale & 14 19	2309 armal Ge
Herman D. Richards 22 Mg	Margan State College
manuel Deese 11 1	452a St Georges &
Returnable III APR 13	
to testify for TO THE SHERIFF OF BALTIMORE CITY.	LAWRENCE R. MOONEY, Clerk

LAWRENCE R. MOONEY, Clerk

RECEIVED SHERIFF'S OFFICE APR 12 9 34 AM '60 BALTIMORE CITY, MD. 1248

## Criminal Court of Baltimore

m & Howard Coultach Cornold Beorgin	8739 Summet 6 (34) 4706 Willern a 10 Zight M
arnold Bronfin	4706 Willow a
Wow Cakell In	10 Zight Il
Returnable /// 2/	

to testify for Malles Deser Hell TO THE SHERIFF OF BALTIMORE CITY.

LAWRENCE R. MOONEY, Clerk

1248

## Criminal Court of Baltimore

Bail NED Returnable to testify for LAWRENCE R. MOONEY, Clerk

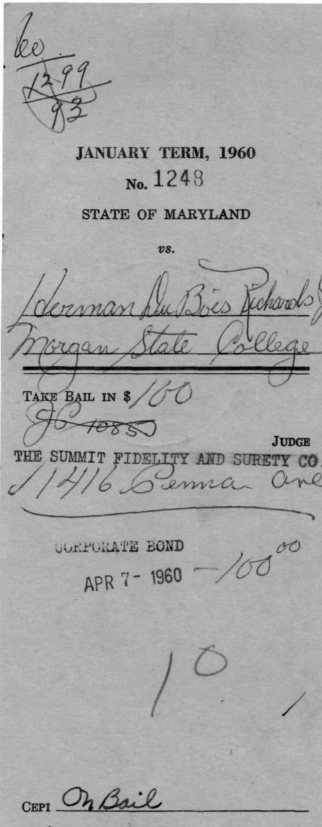
#### CAPIAS

#### CRIMINAL COURT OF BALTIMORE

	JANUARY TERM, 1960
THE STATE OF MARYLAN	
To t	e Sheriff of Baltimore City, Greetings:
We command that you take the	ody of Verman hu Does Stations
	RE ON AL
and immediately have	before the Court to answer a Presentment for // LDS passage
E 2	RR. J 34 RECE
WITNESS the Hon. Emory H	Niles, Chief Judge of the Supreme Bench of Baltimore City, the 11th day of Jan., 1966.

## LAWRENCE R. MOONEY

Clerk, Criminal Court of Baltimore.



Joseph C. Oregan SHERIFF

#### CAPIAS

#### CRIMINAL COURT OF BALTIMORE

THE STATE OF M	IADVI AND		JANUARY TERM, 19	060	
	To the Sheriff of	Baltimore City, Greetings:	9	PR 8	CRIM
	you take the body of			m = 3	ORE.
and immediately have	before the	Court to answer a Presentment for	- Joseph Janes	BONE S	TO TO
WITNESS the Ho Issued this	n. Emory H. Niles, Chief J 3 0 1960ay of	Judge of the Supreme Bench of Bal	timore City, the 11th day of Ja	an., 1960.	

## LAWRENCE R. MOONEY

Clerk, Criminal Court of Baltimore.

1298

## JANUARY TERM, 1960 No. 1248

STATE OF MARYLAND TAKE BAIL IN \$ JUDGE FIDELITY AND SURETY CO GORPORATE BOND APR 7 - 1960 \_\_/OC

CEPI Oh Barl

Joseph C. Ougan

SHERIFF

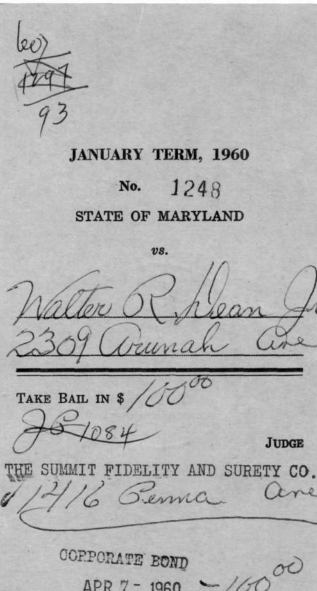
#### CAPIAS

#### CRIMINAL COURT OF BALTIMORE

A service of the second	JANUARI IERM, 1900	
THE STATE OF MARYLAND		
To the	heriff of Baltimore City, Greetings:	
We command that you take the body	of Valler Statergh Nearing	1
	CENT CENT	T)
and immediately have	efore the Court to answer a Presentment for	Z V
DE -		200
WITNESS the Hon. Emory H. Nil Issued this MAR 3 0 1960 day of	s, Chief Judge of the Supreme Bench of Baltimore City, the 11th day of Jan 1966	
issued this day of _	, 1960.	

LAWRENCE R. MOONEY
Clerk, Criminal Court of Baltimore.

TANTIADV TEDM 1060



APR 7-1960 -/60

Jany C. Degon 8

SHERIFF

#### CAPIAS

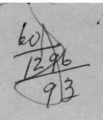
#### CRIMINAL COURT OF BALTIMORE

JANUARY TERM, 1960

oniversity, 1000
LAND
To the Sheriff of Ballimore City, Greetings!
se the body of Shilly / deservato Our-age
before the Court to answer a Presentment for
ory H. Niles, Chief Judge of the Supreme Bench of Baltimore City, the 11th day of Jan., 1960,
k

#### LAWRENCE R. MOONEY

Clerk, Criminal Court of Baltimore.



JANUARY TERM, 1960
No. 1248
STATE OF MARYLAND

STATE OF MARYLAND TAKE BAIL IN \$ JUDGE THE SUMMIT FIDELITY AND SURETY CO. 11416 Germa CORPORATE BOND APR 7- 1960

Joseph C. Dugan

SHERIFF