Case No. 10 0 7 7	Bonding, II	THEY SMIT	GG- 02 501-366 501-37 9277	0-8134 0-250 COU
offense(s) of MULLI CONCELLY X	been admitted to bail in the	5-10) 10	C COO	with the
Now Bryce's Bail Bonding. Inc., does hereby undertake that the Defendant we all times render himself amenable to the orders and process of said court thereof. If the Defendant falls to perform any of these conditions, we will thereof. The Defendant falls to perform of \$ 00.000.	in prosecution of charges, and			``
(City or County) In witness Whereof I have hereunto set my hand end seal this	<u> </u>	<u>. </u>	<u>v</u> .	.1 <u>8</u>
Defendant to appear in: Labour Spring	Address S/O	Closo Lingon	. Wath adwai	5449 40048
District County of County Circuit Court County Circuit Court Surety 1	Phon DOI-LO	7.7	COUNTY Syney in Fact (Agent	<u> </u>
On NOTICE TERM	KIS Was			
Power o	f Attorney	Itam 4	Power	
To Act as Attorney-In-Fact-State of Arkansas Titem 2 Not Valid for bond in excess of Unlimited	Not Valid if used after	Date Issued 2,18	19277	7
Item 5 - Defendant BOOKICK GIONT	1 leathir	25	Insert Bond Am Void If Not Com	1
Social Security Number	Date of Birth	1,60.10	00,000	<u>&</u>
Know All Men By These Presents				

Section 1. That Surety <u>Bryce's Bail Bonding. Inc.</u> does hereby make, constitute and appoint the party as set forth in Item One (1) above as its true and lawful Attorney-in-Fact with full power and authority hereby confirmed to execute on behalf of the said Company, as sole surety only subject to the limitations as herein set forth. Bail Bonds, in Judicial Proceedings, whether criminal or civil: appeal bonds or any other kind of appearance bond in any State Court, County Court or Municipal Court and in all U.S. Federal Courts on behalf of the aboved named Defendant.

Section 2. That the authority of such Attorney-in-Fact to bind the company shall not in any event exceed the amount set forth in Item Two (2) above on any one bond and the said Attorney-in-Fact is hereby authorized to insert in Item Five (5) the name of the person on whose behalf this bond is given.

Section 3. This power is not valid unless used on or before the date set forth in Item Three (3) above and can only be used once.

Section 4. The authority of such Attorney-in-Fact is limited to appearance bonds and cannot be construed to guarantee failure to provide payments, back alimony payments, child support payments, fines or wage law claims.

Section 5. Bryce's Bail Bonding, Inc. does make, constitute and appoint the above named agent 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 bail bond only. Authority of such Attorney-in-Fact is limited to appearance bonds and cannot be construed to guarantee failure to provide payments, fines, or wage law claims on behalf of above named Defendant.

Section 6. IN WITNESS WHEREOF, <u>Bryce's Bail Bonding</u>, Inc. has caused these presents to be signed by its Owner and its corporate seal to be hereunto affixed (if applicable) on the date set forth in Item Four (4) above.

Section 7. DO NOT ACCEPT A POWER OF ATTORNEY WHICH BEARS ANY ALTERATIONS, ERASURES OF INTERLINEATION.

(A) Bail Bond Form with Incorporated Power of Attorney should remain a permanent part of Court Records.

Bryce's Bail Bonding, Inc.