	GENERAL SES	SSIONS COUR	T OF				COUNT	Y TENNESSEE
Stat	e of Tennessee vs							
Stat	e Control #					Count	y Case #	
Attorney	for Defendant			Address				
Court Da	ite							
State, De State, De	eff. toeff.	at at	am/pm am/pm	Phone DOB			DL#SSN#	
State, De State, De	eft. to	at at	am/pm am/pm	Sex Work	Race	Ht	WtHair _	Eyes
AFFID	AVIT OF COMPLAI HLESS CHECK/SIG	INT						
affiant, c	The undersigned affiant ommitted the offense of interest. for the amount of Further, affiant makes of the state of the sta	issuing or passing a v	worthless chec	k, a violation of T.	C.A. § 39-	-14-121, i	in	herwise unknown to the County on or about
his/her in	nformation is believable	concerning said fac	cts are as follo	ows: personal	knowledg	e; or 🗆 1	that he/she has rec	eived information from
similar n	, whom he ature which subsequentl years and month	y had been verified	and/or that sai	d informant had b	een an em	nployee ii	n good standing of	for
	issued or passed a check or similar sight order for the payment of money for the purpose of paying any fee, fine, tax, license or obligation to any governmental entity or for the purpose of obtaining money, services, labor, credit or any article of value, knowing at the time there were not sufficient funds in or on deposit with the bank or other drawee for the payment in full of the check or order, as well as all other checks or orders outstanding at the time of issuance; or							
	stopped payment on a check or similar sight order for the payment of money for the purpose of paying any fine, fee, tax, license or obligation to any governmental entity or for the purpose of obtaining money, services, labor, credit or any article of value; provided, that such money, credit, goods or services were as represented at the time of the issuance of the check or similar sight order;							
_				AND				
	the defendant did not have an account with the bank or other drawee at the time the defendant issued or passed the check or similar sight order; or							
	on presentation within thirty (30) days after issuing or passing the check or similar sight order, payment was refused by the bank or other drawee for lack of funds, insufficient funds or account closed after issuing or passing the check or order, and the defendant failed to make good within ten (10) days after receiving written notice of that refusal if such notice was required. It can be inferred that the defendant received the notice no later than five (5) days after it was mailed if the notice was sent by certified mail with return receipt requested to the defendant at the address shown: \Box on the check or similar sight order; or \Box on the records of the bank or other drawee.							
Affiant'	s Signature:			Sworn	to and su	ıbscribe	d before m me on	
Name (I	Printed):							, 20
Address	(Printed):							
				Judge/	Clerk/Jud	dicial Co	ommissioner	
Phone N	Jumber:							
		PRO	OBABLE CA	AUSE DETERM	IINATIC	ΟN		
County	Based on the affidavi Tennessee the defenda	t of complaint, I fin ant committed the c	nd there is proffense(s) of	obable cause to by violation(s) of To	pelieve the	at on the	e date set forth abo	ove in
() Defer	ndant given citation or an	rested without warra	nt () Arrest warrant s	hall issue	() Criminal summ	ons shall issue