Court County Tennessee	INITIAL APPEARANCE page 1 of 2	Case Number
	•	<del></del>
	VS	
was advised of the following facts and rig indictment or presentment; (3) to be tried remain silent and give no statement; (7) an which the defendant may obtain pretrial re	od cause having been shown, defendant's bond is hereby set at the sum of	prosecuted only upon an counsel if indigent; (6) to he general circumstances in
Judge/Judicial Commissioner	Date	
PLEA AND WAIVER OF RI	GHTS:	
Having been fully advised of m		
penalty provided by law; (3) if applicable, may be established in the present action at consideration in determining punishment; to be represented by an attorney at every spersist in that plea if it has already been mexamine witnesses against me; (f) not to be to have a jury set any fine greater than \$50 I understand that if I plead guilty kind. Pursuant to the terms of my plea ag questions about the offense(s) to which I have a provided the stable of the stab	y I waive all of these rights, including my right to a trial. I understand that reement, there \( \pi \) will \( \pi \) will not be a sentencing hearing. I understand that have pleaded, and if I answer these questions under oath, on the record, and prosecution for perjury or aggravated perjury. After carefully considering	viction(s) or other factors which esented to the Court for its indictment or presentment; (b) (c) to plead not guilty or to rial; (e) to confront and crosse basis of my conviction; and (h) there will not be a trial of any if I plead guilty I may be asked in the presence of counsel, my
Attorney for Defendant	Date Defendant	
consequences of entering a guilty plea, an that the plea is voluntary and not the resul that the defendant's willingness to plead g defendant's attorney. I find that the plea c and sentence shall reflect the disposition p		ant understands his/her rights, s a factual basis for the plea, and and the defendant or the
Judge  DDELIMINADV HEADING	Date	
10/30 days;  The right to counsel a	at the preliminary hearing;	
Defendant's Attorney:	Judge:	
ORDER:		
BOUND OVER to the Grand J  The Court having found probal	Tury of said County ble cause that an offense occurred and that Defendant committed the offense	se herein
Defendant having waived the r	ight to a preliminary hearing.	
☐ DISMISSED with cost taxed to	o the State, the Court finding that the State has failed to show probable cause	se in this matter.

Defendant is hereby ordered to appear in the General Sessions/Criminal Court for this County on

Bond is hereby set at \$ \_\_\_\_\_\_.

Judge:

Date: \_\_

Court
County
_ Tennessee

## INITIAL APPEARANCE

Case Number

Tennessee	page 2	of 2		
	VS			
FAILURE TO APPEAR  Defendant having failed to appear as \$\text{Conditional forfe}\$	ordered, issuance of an Attachm	ent, Arrest Warrant, or Capias	is hereby ordered. Bo	nd is set at
□ Upon motion of  to the Court, the Defendant s bond is hereb has been secured or Defendant is released as  Final forfeiture of bond taken on notice.	, Surety for the Defendant revoked and the Defendant shotherwise by Order of this Coue to sureties.	all be arrested and held in the C	Defendant; and for goo County jail until substit	d cause shown ute bond
Date:	Judge:			
JUDGMENT  Upon TRIAL/PLEA, the court finds Defe		TY of the offense charged o	r	
Retired for a period of				
Costs taxed to:  Cash bond forfeited to payment of fine a Separate orders attached				
SENTENCE				
Fined \$ and cost; and/or				
Sentenced to serve months a at AM/PM. Sentence is	and days in the suspended except for	County jail, beginning da da	ys; and/or	<u>.</u>
☐ Defendant s driving privilege is suspend	ed for:		and/or	
Defendant is placed on probation through and the Defendant is probation/suspende	ll sentence is conditioned un	for a perio	od of	
		and paying fines/cost/restitu	tion and complying	with all laws.
Other:				
If Defendant is in violation of Defendant s as a		n, Defendant shall serve	% of the ser	tence herein
Date:	j	udge:		
POST JUDGMENT ORDERS				
☐ The Court hereby finds that the Defenda and is h	nt has violated the condition/ereby ordered to serve			
the County jail.				
☐ The Court hereby finds that the Defenda and Defendant shall serve out the balanc days. Defendant may pos		t the rate of \$5.00 per day in		

Judge:\_\_\_