State of Tennessee vs.	Warrant #
	Case #
	JUDGMENT
Count(s)  ( ) Dismissed ( ) Not Guilty ( ) Nolle Prosequi ( ) Dismissed with costs taxed to the Defendant to be p ( ) Dismissed with costs taxed to the Prosecutor ( ) after	( ) Dismissed as corrected paid within days fter preliminary hearing ( ) affiant did not appear ( ) other
Count(s)  ( ) Pretrial Diversion – TCA 40-15-105 – Term  ( ) Judicial Diversion – TCA 40-35-313 - Term	mos. /days mos. /days Fine \$and cost
) report to jail on at a.m. / p.m. ) sentenced to serve consecutive (circle): Weekends Mon	days credit, balance of jail time suspended upon conditions of good behavior & probat  Tues Wed Thurs Fri Sat Sun
) to serve concurrent/consecutive to	Offense: (ClassMisd.) months days in the Montgomery County Jail days credit, balance of jail time suspended upon conditions of good behavior & probation
) to serve concurrent/consecutive to  Count #  Found GUILTY of violation of TCA  Fined \$ , with costs and taxes. Sentenced to serve  ) to serve months _ days with  ) report to jail on at a.m. / p.m.  ) sentenced to serve consecutive (circle): Weekends Mon	Offense: (ClassMisd.) months days in the Montgomery County Jail days credit, balance of jail time suspended upon conditions of good behavior & probatic
) to serve concurrent/consecutive to  Count #  Found GUILTY of violation of TCA  Fined \$, with costs and taxes. Sentenced to serve  ) to serve months days with  ) report to jail on at a.m. / p.m.  ) sentenced to serve consecutive (circle): Weekends Mon	Offense: (ClassMisd.) months days in the Montgomery County Jail days credit, balance of jail time suspended upon conditions of good behavior & probation
) report to jail on at a.m. / p.m. ) sentenced to serve consecutive (circle): Weekends Mon	months days in the Montgomery County Jail days credit, balance of jail time suspended upon conditions of good behavior & probatic Tues Wed Thurs Fri Sat Sun FILED
) to serve concurrent/consecutive to	WENDY J DAVIS, CLERK GENERAL SESSIONS COURT BY:, D.C.
Fine and cost to be paid ( )in full within days/mont	nths ( )\$ per month beginning ( )cash bond applied to fine and cost
Count(s)	y after: ( ) waiving preliminary hearing ( ) preliminary hearing tt \$

Judge

Date

DA Initials \_\_\_

## WAIVER OF RIGHTS / PLEA

The Court has advised me that I have the right to be represented by an attorney and if indigent to have an attorney appointed to represent me. I WAIVE MY RIGHT TO AN ATTORNEY AND WISH TO PROCEED IN THIS CASE WITHOUT AN ATTORNEY. Date Defendant I find the Defendant understands and freely and voluntarily waives the right to an attorney Date Judge ( ) I waive my right to a preliminary examination and agree for my case to be bound over to the Montgomery County Grand Jury. ( ) I waive my right to be tried only after being indicted by the Grand jury and waive my right to a trial by jury and plead NOT GUILTY to violation(s) of: Count (1) TCA\_\_\_\_\_ Count (4) TCA\_\_\_\_\_ Count (2) TCA\_\_\_\_\_\_ Count (5) TCA\_\_\_\_\_ Count (3) TCA \_\_\_\_\_\_ Attorney for Defendant Date Defendant Tenn. R. Crim. P. 44 requires defendants to execute a written waiver of the right to counsel. However, the Court must also orally explain many rights, and the effect of a waiver of those rights, prior to accepting the defendant's waiver. See Tenn. R. Crim. P. 44(a); Smith v. State, 987 S.W.2d 871 (Tenn. Crim. App. 1998). I plead GUILTY to violation(s) of: Count (1) TCA\_\_\_\_\_\_ Count (4) TCA\_\_\_\_\_ Count (2) TCA\_\_\_\_\_\_ Count (5) TCA\_\_\_\_\_ Count (3) TCA I have been advised by the Court of the following: (1) the nature of the charge(s) to which the plea is offered; (2) the mandatory minimum penalty provided by law, if any, and the maximum possible penalty provided by law; (3) if applicable, a different or additional punishment may result by reason of my prior conviction(s) or other factors which may be established in the present action after the entry of my plea; (4) if applicable, any prior convictions may be presented to the Court for its consideration in determining punishment; and (5) that I have the following rights: (a) to be prosecuted only upon an indictment or presentment; (b) to be represented by an attorney at every stage of the proceeding and, if necessary, to the appointment of an attorney; (c) to plead not guilty or to persist in that plea if it has already been made; (d) to be tried by a jury and to the assistance of an attorney at such a trial; (e) to confront and cross-examine witnesses against me; (f) not to be compelled to incriminate myself; (g) to have an appellate court review the basis of my conviction; and (h) to have a jury set any fine greater than \$50.00. I understand that if I plead guilty I waive all of these rights, including my right to a trial. I understand that there will not be a trial of any kind. Pursuant to the terms of my plea agreement, there \( \pi \) will \( \pi \) will not be a sentencing hearing. I understand that if I plead guilty I may be asked questions about the offense(s) to which I have pleaded, and if I answer these questions under oath, on the record, and in the presence of counsel, my answers may later be used against me in a prosecution for perjury or aggravated perjury. After carefully considering all of these matters, I voluntarily waive my rights and request that the Court accept my plea of GUILTY. Defendant Attorney for Defendant Date I addressed the defendant personally in open court, advised him/her of the rights itemized above, inquired into his/her understanding of the consequences of entering a guilty plea, and inquired into the accuracy of the plea. I hereby conclude that the defendant understands his/her rights, that the plea is voluntary and not the result of force or threats or of promises apart from a plea agreement, that there is a factual basis for the plea, and that the defendant's willingness to plead guilty results from prior discussions between the District Attorney General and the defendant or the defendant's attorney. I find that the plea of GUILTY heretofore entered by the defendant is acceptable and, therefore, accept the plea. The judgment and sentence shall reflect the disposition provided for in the plea agreement. Date Judge