IN THE CIRCUIT COURT FOR THE 19TH JUDICIAL DISTRICT MONTGOMERY COUNTY, TENNESSEE

STAT	TE OF TENNESSEE	§	§		
v.		<i></i>	DOCKET #		
		PROBATING	SENTENCE CASES ONLY)		
house	The defendant is hereby entiolence against the victim, ehold members. After considers of the victim's family or he	ering the safet	y and protection of the vice	or other ctim and other	
<u>Chec</u>	k if applicable:				
	The Defendant is hereby prohibited from harassing, annoying, telephoning, e-mailing, text messaging otherwise communicating, either directly or indirectly, with the victim, unless allowed to do so by a valid order of protection.				
	The Defendant is hereby required at all times to stay away from the victim's residence, school, place of employment, or any other place frequented by the victim or, a family or household member. Those addresses are as follows:				
	The Defendant is ordered to other individual.	refrain from s	talking	or any	
	The Defendant is required to wear an ankle bracelet system, similar to Accutrate to enforce the above condition(s), specifically,				
	The Defendant is hereby ordered to enter and successfully complete a battere intervention program, to-wit:				
	The Defendant is hereby ordered to enter and successfully complete an angemanagement program, to-wit:				
	The Defendant is hereby ordered to enter and successfully complete an alcoholabuse treatment program, to-wit:				
	The Defendant is prohibite schedule or legend drugs, u				

he/she is also ordered to su	rrender any firearm currently possessed, to the ncy during the entire period of probation/diversion.				
treatment, specifically	The Defendant is hereby ordered to undergo outpatient medical or psychiatric treatment, specifically until release is recommended by competent medical or psychiatric authorities.				
medical or psychiatric institu admission to said institution po	The Defendant is hereby ordered to enter and remain in the following inpatient medical or psychiatric institution by voluntary self-admission to said institution pursuant to TCA §33-6-201, and to remain therein until release is recommended by medical or psychiatric authorities.				
	tution payable toinin at the rate of \$ per month, to Restitution is to be				
	submit to an evaluation to determine the need, if gical or social counseling and is also ordered to atment.				
In order to otherwise effect a ch	nange in the behavior of the Defendant,				
ENTERED , this the day of	, 20				
	JUDGE				
APPROVED FOR ENTRY:					
	DEFENDANT				
ASSISTANT DISTRICT ATTORNEY	ATTORNEY FOR DEFENDANT				