

This cause came on for further hearing on Motion heretofore filed seeking the recovery of all accrued court costs from $\qquad$ the successful party, pursuant to T.C.A. §20-12-137, it being alleged that such costs cannot be collected from the party adjudged to be liable therefor for the reason:

It appears to the Court that due notice was given to the successful party of the filing of the motion to retax court costs; that the accrued court costs cannot be recovered from the party adjudged liable therefor; and that the motion to re-tax such costs should be sustained.

IT IS, THEREFORE, ORDERED that the accrued court costs, including the costs incident to this hearing, be re-taxed and assessed against $\qquad$ and the surety on the prosecution bond, and for which execution may issue, if necessary.

Issued: $\qquad$
Chancellor/Judge

## OFFICER'S RETURN

$\square$ I hereby certify an exact copy of the above order was served on the defendant by personally reading the order and by leaving a copy of said order with the defendant: $\qquad$

- Not to be found: $\qquad$

Date: $\qquad$ By: $\overline{\text { Please Print: Officer/Title }}$

Agency Address
Signature

