	Court County Tennessee	ORDER GRANTING BAIL FOR ABUSE CASES	Case Number
STATE OF TENNESSEE vs.			
		otated, Section 40-11-150, the Court has reviewed the ermines and finds that the defendant: (check where applic	
"victim") or o 2. Is a threat to th 3. Is reasonably 1 4. Has been arres domestic abus	other family or he e public safety. ikely to appear in ted for a crimina e victim as define	al offense defined in title 39, chapter 13, in which the alleged ed in §36-3-601, and that there is probable cause to believe the	l victim of the offense is a e respondent either:
(B) Used 5. Has been arres which the alle cause to believe	or displayed a dested for the offer ged victim of the ethe respondent	r injury, as defined in §39-11-106, to the alleged domestic abute adly weapon, as defined in §39-11-106. The of aggravated assault, under T.C.A. §39-13-102(a)(1)(i), the offense is a domestic abuse victim as defined in §36-3-601, the try, as defined in T.C.A. §39-11-106, to the alleged domestic as	(a)(1)(iii), or (a)(1)(iv), in and that there is probable
(C) Used or di	splayed a deadly	strange the alleged domestic abuse victim; or weapon, as defined in T.C.A. §39-11-106. echecked if the court finds #4 OR #5 above)**	
		NO CONTACT ORDER	
	nt the following	Defendant's release or bail is conditioned on the following NO CONTACT order(s) are entered:	ng and
 □ A. The defendar against the all □ B. The defendar alleged victin messaging, or contact. □ C. The defendant location when 	t is enjoined fro eged victim or of t is prohibited from either directly communicating the is directed to value the victim is li	om threatening to commit or committing specified offenses see other family or household member. From harassing, annoying, telephoning, contacting or otherwise by or indirectly. Contact includes but is not limited to telephoning the use of social media platforms, talking to, or using the cate or stay away from the home of the alleged victim and to kely to be.	e communicating with the lephoning, emailing, text ng third parties to initiate stay away from any other
☐ E. The defendant in alleged victim's minor	s prohibited from is ordered to no r children under r required to pro	tect the safety of the alleged victim and to ensure the appearar	alleged victim and/or the
Ro	egarding the GI	LOBAL MONITORING SYSTEM, the Court finds as fo (Check if applicable):	llows:
to kill, physic □ The defendan if applicable,	ally injure, stalk t □ is able □ is the costs associa	tion in a global monitoring system will deter the defendant from the continuous threaten the alleged victim before trial. In unable to pay for the costs associated with the system in related with providing the victim with an electronic receptor devict and should perform community service in lieu of paying the	ation to the defendant and, ce.

For go	and the clerk shall send notice to appropriate law enforcement agencies.			
For go				
	ood cause, IT IS ORDERED that the defendant is discharged from all conditions of bail set above, except			
Detell	ORDER DISCHARGING DEFENDANT FROM CONDITIONS OF BAIL			
 Defen	dant Date			
I ackn	owledge these conditions:			
Judge	Date			
	FURTHERED ORDERED that a copy of this order be given to the defendant, the victim, and all appropriate forcement agencies.			
If #5 a	bove applies, Twelve (12) Hour Hold Extended Hours (up to 24 Hours after the time of arrest). LVE (12) HOUR HOLD PLUS ADDITIONAL HOUR HOLD EXPIRES: :M.			
BAIL	SET AT: TWELVE (12) HOUR HOLD EXPIRES: :M.			
	The defendant is directed to vacate or stay away from the home of the alleged victim and to stay away from any other location where the victim is likely to be, including these specific locations that the victim has requested the defendant to stay away from:			
	The entity that operates the global position monitoring system shall notify the magistrate and the appropriate local law enforcement agency if a defendant violates a condition of the bond imposed under this section.			
	The defendant is indigent and shall perform community service in lieu of paying the costs associated with the global monitoring system.			
	The defendant shall carry or wear a global positioning monitoring system device. The defendant shall pay the costs associated with operating that device and any electronic receptor device provided to the victim, pursuant to T.C.A. § 40-11-152.			
	(Check all applicable)			
	ORDER REGARDING GLOBAL MONITORING SYSTEM			
	That the court has discussed the global monitoring position with the victim per T.C.A. § 40-11-152(d) and the victim has refused to participate in the system.			
	That the court has discussed the global monitoring position with the victim per T.C.A. § 40-11-152(d) and the victim has consented to participate in the system.			
_	global monitoring system.			

NOTICE TO DEFENDANT

If you violate this order thinking that the other party has given you permission to do so, you are wrong and can be arrested and prosecuted. The terms of this order cannot be changed by agreement of the parties. Only the court can change this order. VIOLATION OF THIS ORDER MAY CONSTITUTE CONTEMPT OF COURT AND/OR A CLASS A MISDEMEANOR PURSUANT TO T.C.A. §39-13-113 AND MAY CAUSE YOUR BAIL TO BE REVOKED.

If you hurt or try to hurt anyone while this Order, probation or diversion is in effect, you may face separate charges for aggravated assault, a Class C felony. (T.C.A. § 39-13-102(c)).