CourtCountyTennessee	MITTIMUS Page 1 of 1	Case Number
ON ARREST: The Defendant having been arrested and brought before me on the offense of and Defendant having failed to give bail as required, YOU ARE COMMANDED to receive the Defendant into custody and detain him/her to appear in General Sessions Court of said county on at Bond is set at		
fine and/or restitution of \$	Defendant having been convicted of the offense herein on, and cost of suit totaling \$, and sentenced to in the county jail: IT IS THEREFORE ORDERED that khouse) until legally discharged. If not paid 45 days from date of judges.	serve t the Defendant be confined
suspended sentence/probation and o	ROBATION: The Court having found that the Defendant has vio ordered to serve months days in the Defendant be confined in said County jail (workhouse) until legally d	County jail: IT IS
probable cause that the Defendant cocharge in the General Sessions/Crim	RAND JURY: It having been found by the General Sessions Counommitted the offense set forth: YOU ARE COMMANDED to hold the innal Court of said county on at or at the unty. Bond is hereby set at \$	ne Defendant to answer said
\$, and cost of suit, and he/she be confined in the county jail according to law. You are, THEREF	efendant having been convicted of the offense herein and was ordered he/she having failed to pay the same as required by law, IT IS THEF I (workhouse) until said fines/costs are paid/secured/worked out (or pFORE, COMMANDED to receive the Defendant into said jail until leay be released upon a cash bond of \$	REFORE ORDERED that roper pauper oath taken)
□ OTHER:		

Date:_____

Judge/Clerk/Deputy Clerk: