IN THE GENERAL SESSIONS COURT OF				COUNTY, TENNESSEE			
	Plaintiff vs Defendant))))	No			
EXI	DIAGNO	OSIS, EV	ALUATIO	FENDANT F ON, AND TRI E ANN. §33-	EATMENT		
		,	chief officer	r of		,	
			, at	a.m./p	.m. based on t	facility on the certificates of completed under	
	e Ann. §§33-6-4					1	
1.	the defenda	nt has menta	al illness or s	erious emotiona	l disturbance,	and	
2.	the defendant poses an immediate substantial likelihood of serious harm because of the mental illness or serious emotional disturbance, and						
3.	the defendant needs care, training, or treatment because of the mental illness or serious emotional disturbance, and						
4.	4. all available less drastic alternatives to placement in a hospital or treatment resource are unsuitable to meet the needs of the defendant.						
Based on th	ne certificates an	nd the follow	wing other ev	ridence, if any:			
						,	

the court concludes that there is probable cause to believe that the defendant is subject to admission under Tenn. Code Ann. § 33-6-403.

The c	court bases its conclusions or	n the following fi	ndings of fact: [Enter facts as to al	oove.]			
							
Γhere	efore it is ORDERED:						
	The defendant is ordere	d to be admitte	nd for emergency diagnosis eva	luation and			
	The defendant is ordered to be admitted for emergency diagnosis, evaluation, and treatment at (hospital or treatment						
			ng on, _				
			, <u> </u>				
				ut			
			<u></u> -				
	If the defendant does	not employ co	servator, spouse or nearest adult no bunsel,				
	attorney, is hereby appoin	nted to represent	the defendant in these proceeding	gs beginning			
	on	_,, under	Γenn. Code Ann. § 33-6-419.				
inter t	this day of	,	JUDGE				
SIGNATURE NAME of ATTORNEY for PLAINTIFF			SIGNATURE NAME of ATTORNEY for DEFENDANT				
							ADDRESS
	PHONE NUMBER	BPR	PHONE NUMBER	 BPR			