-BICO -

Circuit Criminal Court Overton County Livingston, TN	CAPIAS page 1 of 1	Case Number 2025-CR-8
State of Tennessee, Ove vs.	rton County	
Defendant Samantha Gay	e Stephens	
Address DOB		
Bond Amount: \$2,500 Initial Appearance Date:		
To Any Lawful Officer of Said	County:	
You are commanded to take the bod	ly of Samantha Gaye Stephens if to b	e found in your County, and
keep him/her safely, so that you hav	e him/her before the Judge of Circuit Criminal Court for the Co	ounty of Overton, at the
Justice Center in the town of Living	ston, in state of Tennessee, enter, and then and there to answer to the	charge(s) of:
Theft of Property \$2,500	- \$10,000	
Issued: 1-28-75	Circuit Clerk/ Judicial Commis	sioner/ Circuit Judge
OFFICER'S RETURN: Came h	and this date and executed by:	
☐ I Hereby Certify and Re	eturn that on the Below Date I Executed this Warrant by the Arrest of	f:
☐ Not to be found:		
Date:		

ADA: If you need assistance or accommodations, please call, Dorothy Stanton, ADA Coordinator, at (931)823-2536.

Rev 7/23

If the defendat's charge is dismissed, a no true bill is returned by a grand jury, the defendant is arrested and released without being charged with an offense, or the court enters a nolle prosequi in the defendant's case, the defendant is entiled, upon petition by the defendant to the court having jurisdiction over the action, to the removal and destruction of all public records relating to the case without cost to the defendant.

- BTCO -

		11100
Circuit Criminal Court Overton County Livingston, TN	CAPIAS page 1 of 1	Case Number 2025-CR-8
State of Tennessee, Over vs.	ton County	
Defendant <u>Deborah Keisli</u>	ng Roddy	
Address		
DOB _		
Bond Amount: \$5,000 Initial Appearance Date:		
To Any Lawful Officer of Said	County:	
You are commanded to take the body	of Deborah Keisling Roddy if to	be found in your County, and
keep him/her safely, so that you have	him/her before the Judge of Circuit Criminal Court for the	County of Overton, at the
	ton, in state of Tennessee, enter, and then and there to answer to t	he charge(s) of:
Theft of Property \$10,000	- \$60,000	
Issued: 1-28-25	Circuit Clerk/ Judicial Comm	Jacker Lissioner/ Circuit Judge
OFFICER'S RETURN: Came ha	nd this date and executed by:	
☐ I Hereby Certify and Ret	urn that on the Below Date I Executed this Warrant by the Arrest	of:
☐ Not to be found:		
Date:	By: Officer, Title	

ADA: If you need assistance or accommodations, please call, Dorothy Stanton, ADA Coordinator, at (931)823-2536.

Rev 7/23

If the defendat's charge is dismissed, a no true bill is returned by a grand jury, the defendant is arrested and released without being charged with an offense, or the court enters a nolle prosequi in the defendant's case, the defendant is entiled, upon petition by the defendant to the court having jurisdiction over the action, to the removal and destruction of all public records relating to the case without cost to the defendant.

INDICTMENT

PICK UP

No. 2025 - CR-8

STATE OF TENNESSEE

DEBORAH KEISLING RODDY SAMANTHA GAYE STEPHENS

Charge(s):

THEFT OF PROPERTY-\$10,000.00 - \$60,000.00 THEFT OF PROPERTY \$2,500.00-\$10,000.00

Date Presented: January 28th, 2025

TRUE BILL NO TRUE BILL

Foreperson, Grand Jury

Prosecutor |

WITNESSES

Investigator

Here duly summoned as witnesses and sworn by me, and testified before the Grand Jury on this indictment.

Foreman, Grand Jury

THE CLERK will issue summons for the following State

Investigator

Overton County School System 302 Zachary Street Livingston, TN 38570

> BRYANT C. DUNAWAY DISTRICT ATTORNEY GENERAL

STATE OF TENNESSEE, OVERTON COUNTY JANUARY TERM OF THE CRIMINAL COURT, 2025

Count 1:

THE GRAND JURORS of Overton County, Tennessee, duly empaneled and sworn upon their oath present that Deborah Keisling Roddy between the dates of the 20th day of March 2020 and the 30th day of January 2023 in Overton County, Tennessee and before the finding of this indictment did unlawfully and knowingly obtain or exercise control over property, to-wit: currency in the amount \$13,610.00, owned by the Overton County School System, and valued at more than ten thousand dollars (\$10,000.00) but less than sixty thousand dollars (\$60,000.00) with intent to deprive the property owner and without the property owner's effective consent in violation of T.C.A. §39-14-103, and against the peace and dignity of the State of Tennessee.

Office of the District Attorney General

INDICTMENT

STATE OF TENNESSEE, OVERTON COUNTY

Criminal Court of the said County, January Term, 2025

Count 2:

THE GRAND JURORS of Overton County, Tennessee, duly empaneled and sworn upon their oath present that Samantha Gaye Stephens between the dates of the 20th day of March 2020 and the 30th day of January 2023 in Overton County, Tennessee and before the finding of this indictment did unlawfully and knowingly obtain or exercise control over property, to-wit: currency in the amount \$9,010.00, owned by the Overton County School System, and valued at more than two thousand five hundred dollars (\$2,500.00) but less than ten thousand dollars (\$10,000.00) with intent to deprive the property owner and without the property owner's effective consent in violation of T.C.A. §39-14-103, and against the peace and dignity of the State of Tennessee.

Office of the District Attorney General

IN THE CRIMINAL COURT FOR OVERTON COUNTY, TENNESSEE

IN THE CRIMINAL COURT FOR	OVERTON COUNTY, TENNESSEE
STATE OF TENNESSEE	DOCKET NO: <u>2625-CR-</u> 8
VS	
Samarlina Gay Stephens	
	OF JURY TRIAL AND OF APPEAL
I certify the following is true an	
Name: Sama 4ng Gra Stephens	Alias:
Name: Sama 4ng Cray Stephens SS# DOB:	Race: W Sex: F
	ndictment and discussed it with my attorney. My
	charges against me and I understand the nature of
	me as to the minimum and maximum possible
punishment for the crime or crimes. I desire to vo	
	offenses to which I am pleading guilty. I understand
- -	offense charged and that I have a right to a speedy
, –	right to be represented by an attorney in all stages
of the proceedings against me and if I cannot	afford an attorney, an appointed attorney would
•	I that if I went to trial, I or my attorney would have
the right to question and cross-examine any witne	sses that testified against me, that I could subpoena
witnesses to testify for me and that I could not be	e forced to testify at trial and incriminate myself. I
also understand I have the right to have a jury im	pose any fine in excess of \$50.00. I understand that
by pleading guilty I give up or waive my righ	t to a jury trial and all the above rights. I also
understand that I am giving up my right to an app	eal.
By pleading guilty I understand that I m	nay be questioned regarding the offense or offenses
and that I can be punished for perjury if I give fail	se answers under oath.
I understand that any prior convictio	ns I have may be considered by the Court in
sentencing.	
I understand that the conviction or conv	ictions today may be used in a future proceeding to
make my punishment greater should I be sentence	ed in the future for another offense.
	and choice. No force has been exerted on me nor
	e to plead guilty. No promises have been made to
	forth on the back of this form. I am aware of the
	pt my guilty plea. I waive my right to jury trial and
appeal and submit my case to the trial judge for f	
	I am charged in the indictment with the offense(s)
listed below which involve(s) a nossible denris	vation of liberty and understanding my rights to

Waiver of Counsel Understanding that I am charged in the indictment with the ortense(s) listed below which involve(s) a possible deprivation of liberty and understanding my rights to counsel. I hereby voluntarily and knowingly and without force and coercion or promises of any kind, waive my right to counsel, and I do not wish to request court-appointed counsel. Acknowledgement of waiver of counsel: (Signature)





APP	LICATION FOR CERTI	FICATION OF ELIGIBILITY	FOR DIVERSION TO THE PROPERTY OF THE PROPERTY
COUNTY	COURT	DISTRICT	JUDGE
Overton	CRIMINAL	Thirteen	WESLEY BRAY
DEFENDANT'S NAME		DOCKET #	COURT DATE
SAMANTHA GAY STEP	HENS		05/19/2025
DATE OF BIRTH	SEX/RACE F/W	SOCIAL SECURITY NUMBER	TYPE OF DIVERSION Pretrial Judicia
OFFENSES TO BE DIVERTED THEFT - DOA: 01/29/202	5 - Felony	(4)	
NAME AND PHONE NUMBER OF D BRYANT DUNAWAY	ISTRICT ATTORNEY OR ASSISTANT DIS	STILET TTORNEY TO WHOM RESPONSE SHO	OULD BE SENT
FAX NUMBER 9318234303		EMAIL imkeaton41@g tail.com	, Dx
		DATE TO WHOM RESPONSE SHOULD BE SEN	\(\sigma\)
JOHN MARK WINDLE	esavare	.office@gmath.com	<u> </u>
		$\mathcal{N} = \mathcal{N} \times \mathcal{N}$	•
I hereby certify that, pursuant to T		OF ELIGIBLITY FOLDIVERSI of the 181 Ex junged Criminal Of ender and F	ON Pretrial Diversion Database has been conducted
<u> </u>	request, and based upon the result	 + _ \ 	· · · · · · · · · · · · · · · · · · ·
misdemeanor convicti		dingualigyn, elony or Eying chlony or misdemeanor	The defendant has not had a prior disqualifying felony or misdemeanor conviction NO RECORD
[] The defendan been entered.	t has a prior arrest fo	or which o disposition has	
11	nt has not previously b t has been granted dive	peen granted diversion. ersion before.	
11	t has a prior expunction that a prior expunction	on due to a diversion. on due to 40-32-101(g).	
Heather Hurley TBI Criminal Records - Diversions@tbi.tn.gov 61			04/14/2025 Date
TCA 40-15-105. THIS IS ONLY A CE	RTIFICATION THAT A RECORDS CHEC	T THE DEFENDANT IS ELIGIBLE OR INELIGIBLE K OF THE TBI EXPUNGED CRIMINAL OFFENDE	ER AND PRETRIAL DIVERSION DATABASE
HAS REVEALED QUALIFYING OR DI		THE CRITERIA SET OUT IN THE DIVERSION ST	
		RIAL DIVERSION OR JUDICIAL	
Comes now t	<i>f</i>	he State and Defendant with counsel of	record for entry of judgement.
	On the 1940 day of 1	<u> Pay 2</u>	2025
OFFENSE INDICTED The	ft over \$2500.00	39-14-103 OFFE	NSE CLASS D/F
OFFENSE DIVERTED The	tovar \$2500.00	39-14-103 OFFE	NSE CLASS D/F
The defendant is sentenced to	[] pretrial diversion 💥 judicia	diversion for the following period:	
2 years, — m	onths,days. Effective:	5/19/25	
W. Spay		5	19,2025
JUDGE (Printed)	JUDGE (Sig	pature) ENTRY OF	JUDGEMENT DATE
DISTRICT ATTORNEY	ATORNE	Y FOR DEFENDANT	

BI 0200 (REV 1/2023)

IN THE CRIMINAL/CIRCUIT	COURT OF _	Overton	COUN	TY, TENNESSEE
	_Count #: _2_	Counsel for the State:	May born	
Judicial District: 13 Judicial Division:				Windle
State of Tennessee			Private Atty Appt	
vs. Defendant: Samantha Gay Stept	200	Counsel Wa		,
1 1_	_ ,	Alias:		
	 	SSN:	<u> </u>	
Indictment Filing Date:	State Control # _		State ID #	
County Offender ID # (if applicable)	····	_		
ORDER OF DEFERRAL (JUDICIAL DI	VERSION) 🕭 Origin	al	☐ Corrected
On the 199m day of May		- -		
On the day of 11au	20	75, the defendant:		
Pled Guilty Pled Nolo Contendere				Felony Misdemeanor
	1 Amende	Offense Name <u>AND</u> TCA § . Ed Offense Name <u>AND</u> TCA §	•	
Was Found Guilty By: ☐ Jury Verdict	Offense	Date: 120/20 - 1/30/25 d Offense Name <u>AND</u> TCA 5:	County of Off	ense: Dvevton
Bench Trial	Deferre	ed Offense: Class (circle one)	A B C O E	relony Misdemeanor
Upon review of the case, the court finds the facts sta	tad shows as well a	- the fattamina (Francisco	Charl ONE OUT	T Payash
 The defendant is eligible for deferral of the prose The Tennessee Bureau of Investigation has certi 				
conviction;	-	,	_	-
 The defendant was not charged with a violat property of a vulnerable person as defined in T.0 			constitute abuse, neg	ect or misappropriation of the
☐ The defendant agrees without contest or any	further notice or he	earing that the defendant's r	name shall be permane	ntly placed on the registry
governed by 68-11-1004, whereupon a copy of the defendant consents to T.C.A. 40-35-313 de	his order shall be f	orwarded by the clerk to the	e department of health	
5. The defendant should be granted a deferral of ch			ie ociow, Alab	
It is, therefore, ORDERED that the prosecution in t T.C.A. 40-35-303. The terms of both statutes and of addition, the following terms and conditions apply to	fT.C.A. 40-35 -3 04	, -305, and -308 through -3		
	•			
Probation Term: Beginning 5-11-25 Supervising Entity:	Ending 5	-19-27 Supe	rvised Unsupervi	sed
Supervising Entity:				
Conditions of Probation (Deferral) (CHECK AI	LL BOXES WHIC			* *
Submit to supervision by supervising entity Obtain/Maintain gainful employment			eport as directed by su leet defendant's family	pervising entity or court responsibilities
Medical and/or mental health treatment			rug assessment and/or	
Pay expenses for drug or alcohol treatment (T.C.			lcohol assessment and	
Refrain from possessing a firearm or other dang Pay sex offender tax/fine (T.C.A. 39-13-709 / T				f study or vocational training te (T.C.A. 39-17-420)
Notify the court or supervising entity of change	of residential addr	ess or employment U		inity service: hours
Remain within the boundaries of Tennessee unlinearies:	ess supervising ent	ity approves travel beyond		
Other conditions reasonably related to the purpo	se of the defendan	t's sentence and not unduly	restrictive of the defe	ndant's liberty or incompatible
with the defendant's freedom of conscience, as			··	·
Pay restitution: \$ 9, 110. Total (\$ Pay supervision fees (T.C.A. 40-35-313): \$	per month/v Total (\$	veek (circle one)) per month/w	eek (circle one))	
				an \$0 nin no
APay count costs ADDITIONAL CONDITIONS: Unsupprised To DIETO BOOKE OF EAU	Protection	obair bannago	tall 1827 Jan	010° 100° 100° 100° 100° 100° 100° 100°
9 81 1				
Defendant Hephel	<i>N</i>		\hat{a}	A.B.
W.BR		ENTER this the M	day of	2023.
JUDGE'S NAME	_	JUDGE'S SIGNATI	IRE	
Chupsel for the Defendant	-	Coupse for the State	of Tennessee	y
		\mathcal{O}		-

		Sec.	DOCKET N	10: <u>25-CR-8</u>
VS				
Deborah Keisling Roddy DEFENDANT			·	
PLEA OF GUILTY A	AND WAIVERS OF	JURY TRIAL	AND OF AP	PEAL
I certify the following is true and c	orrect:			
Name: Delporah Keisling Ro	ddy Alias	s: <i>\\/A</i>	<u></u>	
SS # DC)B:_	Ra	ce:W_	Sex: F
cannot afford an attorney, an appointed attorney to trial I or my attorney would have against me, that I could subpoen witnesse incriminate myself. I also understand I hav stand that by pleading guilty I give up or withat I am giving up my right to an appeal. By pleading guilty I understand that I punished for perjury if I give false answers I understand that any prior convictions I understand that the conviction or comment greater should I be sentenced in the form I am pleading guilty of my own free with the pleading guilty plea set forth on the back of this form	the right to question as to testify for me and the the right to have a jury may be questioned regular may be questioned regular may be considered to a jury be considered to a jury be to a	and cross-exal that I could not represent the I could not represent th	mine any with not be forced to fine in excess he above rights cense or offense ourt in sentence re proceeding to exerted on me no to me other tha	esses that testificatestify at trial and of \$50.00. I understands. I also understands and that I can be make my punishor have any threat the details of the Court to accept.

		LOWING OFFENSE (S):	_ \$60,000		
POSSIBLE PUNI	SHMENT: 3 - 6	years at Ra	nge I · Ø	10,000 fine	
OFFENSE:					
POSSIBLE PUNI	SHMENT:				
I AM PLEADIN CASE NO.	G GUILTY TO TH COUNT	E FOLLOWING: OFFENSE / TCA CO	IDE	CLASS	DATE OF
					OFFENSE 1/23/
<u> </u>		Thefr \$13,100 - 11/1			3-30-30
Probations	PUNISHMENT:	2 years all su	506066 70	De raitutind	South Control
Restitution	of \$13.610	pervised upon proposed. Subject Tubic	346 DW801	(0)	· · · · · · · · · · · · · · · · · · ·
		OFFENSE / TCA CO			DATE OF OFFENSE
 	PUNISHMENT:				
	secutive Information				
TYPE OF OFFE		Rg.I)(Mitigated)(Multiple Offender)	Offender,Rg.II) (I	Persistent Offender, I	Rg.III)
	`	: upsupervised u	por Payines	T of confirm	Î (v).
•		winty Jail or Department of lays for following dates:	Correction		
THIS_District Attorne	199 DAY Marf 2 y General	OF May	, 20 Z	25. US) Folde	
Bred	1000		APPROVED E	COURT:	Bay
Counsel for Def	endant		Judge		,



ADDITION FOR CERTIFICATION OF FLIGHRILITY FOR DIVERSION



AFFCI		ON OF ELIGIBIETT	TOR DIVERSION
COUNTY	COURT	DISTRICT	JUDGE
Overton	CRIMINAL	Thirteen	Wesley Brau
DEFENDANT'S NAME		DOCKET#	COURT DATE
DEBORAH RODDY			05/19/2025
DATE OF BIRTH	SEX/RACE	SOCIAL SECURITY NUMB	ER TYPE OF DIVERSION
	F/W		Judicial
OFFENSES TO BE DIVERTED			
theft of property 10,000 - 8	0,000 - DOA: 01/30/2025 - 🛍	boy A	
NAME AND PHONE NUMBER OF DISTR	CICT ATTORNEY OR ASSISTANT DISTRICTAT	FORNEY-TO WHOM RESPONSE SH	HOULD BE SENT
FAX NUMBER 9318234303 93 :	L5265441 EMAIL	egalassistant@brettkni	ghtlawicam
NAME AND PHONE NUMBER OF DEFE BRETT KNIGHT	nse attorney of prosedefendan to		ENT
· · · · · · · · · · · · · · · · · · ·			O
		·	SION 5 Pretrial Diversion Database has been conducted
misdemeanor conviction [] The defendant leading conviction.	has not had a prior disqual nas a prior disqualifying nas a prior arrest for which	lony or misdemeand	NO RECORD
[] The defendant 1 3. [] The defendant 1	has not previously been gras been granted diversion has a prior expunction due	before. to a diversion.	
	nas a prior expunction due	to 40-32-101(g).	
Heather Hurley			03/24/2025
TBI Criminal Records - Diversions TBI.Diversions@tbi.tn.gov 615-74			Date
PLEASE NOTE THAT THIS DOES NOT CO TCA 40-15-105. THIS IS ONLY A CERTI		TBI EXPUNGED CRIMINAL OFFEN	
J	UDGEMENT OF PRETRIAL DI	VERSION OR JUDICIA	L DIVERSION
Comes now the	District Attorney General for the State	and Defendant with counsel	of record for entry of judgement.
On t	he 19 hay of Mar		2625
OFFENSE INDICTED Thefr	\$10,000-\$60,000	OF	FENSE CLASS
OFFENSE DIVERTED TherT	512,500 - \$10,000	OF	FENSE CLASS D
] pretrial diversion 🏋 judicial diversi	on for the following period	•
2	ths,days. Effective:	19/25	
years,mon	uns,ays. Effective	5	, 19 , 2025
JUDGF (Printed)	JUDGE (Signature) ENTRY (OF JUDGEMENT DATE
DISTALCT ATTORNEY	ATTORNEY FOR I	DEFENDANT	

BI-0200 (REV 1/2023)

IN THE CRIMINAL/CIRCUIT COU	RT OF	0000000	. J	COUNTY, TENNESSEE
Case Number: $\frac{67cc1-3035-c2-8}{coun}$ Coun		Counsel for the S	tate: Mark	PMA
Judicial District: 13 Judicial Division:		Counsel for the D	efendant: 3	77 Kalight
State of Tennessee				y Appt 🗌 Pub Def Appt
		□ Caaa	at Waisend Dec	
Defendant: Deborah Keisting Rodey Date of Birth: Sex: F Race	رس 	Alias:~		The state of the s
				10.4
Indictment Filing Date: State	Control #			rate ID #
County Offender ID # (if applicable)				
ORDER OF DEFERRAL (JUDI	CIAL DIV	ERSION) A	Original LA	mended Corrected
On the 1974 day of 1211+	20_ <i>_∂ រ</i>	the defenda	unt:	
Pled Guilty Pled Nola Contendere	Indictmen	at: Class (circle one)	1° A B C	D E A Felony Misdemeanor 37-14-103 110,000 - \$10,000
W 7 10 7 P	Amended	Offense Name AND T	CA §	anty of Offense: OJCA702
Was Found Guilty By: ☐ Jury Verdict	Offense D	rate: 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3	<u>> - 112512</u> 3 Cot CA 6: アんとチロ	39-14-103 Date - \$10,000
Bench Trial	Deferred	Offense: Class (circle	one) A B C	D E X Felony Misdemeanor
Upon review of the case, the court finds the facts stated abo	ove as well as	the following (Fac.)	tem 3. Check ON	E Of The Two Boxes):
The defendant is eligible for deferral of the prosecution				
2. The Tennessee Bureau of Investigation has certified (p	er attached ce	rtificate) that the de	fendant does not h	ave a prior felony or Class A misdeme
conviction; 3. The defendant was not charged with a violation of	a criminal stat	ute the elements of	which constitute a	buse neglect or misappropriation of th
property of a vulnerable person as defined in T.C.A. 68	3-11-1004; <u>OF</u>	<u> </u>		
The defendant agrees without contest or any further	r notice or hea	ring that the defends	ant's name shall be	e permanently placed on the registry
governed by 68-11-1004, whereupon a copy of this ord 4. The defendant consents to T.C.A. 40-35-313 deferral,				
5. The defendant should be granted a deferral of charges				
It is, therefore, ORDERED that the prosecution in this cas	e is deferred p	oursuant to T.C.A. 4	0-35-313, and the	defendant is placed on probation pursu
T.C.A. 40-35-303. The terms of both statutes and of T.C.A	L 40-35-304,	-305, and -308 throi	igh -312 are incor	porated herein by reference thereto. In
addition, the following terms and conditions apply to the d	etendant's pro	bation.		
Probation Term: Beginning S-14-31 E	nding 5 - 1	9-37	Supervised 💹 [Insupervised
Supervising Entity:	<u> </u>		•	
Conditions of Probation (Deferral) (CHECK ALL BO	XES WHICH	HAPPLY):		
Submit to supervision by supervising entity				cted by supervising entity or court
Obtain/Maintain gainful employment				nt's family responsibilities ent and/or treatment
Medical and/or mental health treatment Pay expenses for drug or alcohol treatment (T.C.A. 40	-35-313)			sment and/or treatment
Refrain from possessing a firearm or other dangerous	weapon			r course of study or vocational training
Pay sex offender tax/fine (T.C.A. 39-13-709 / T.C.A. 1 Notify the court or supervising entity of change of resi		re or employment		ng fund fee (T.C.A. 39-17-420) ed community service: hor
Remain within the boundaries of Tennessee unless sup				
Remain within the following boundaries:				57. 1.5. 1.0.15
Other conditions reasonably related to the purpose of with the defendant's freedom of conscience, as specific	the defendant'	s sentence and not the	induly restrictive	of the defendant's liberty of incompatit
Pay restitution: \$13,610 Total (\$ Pay supervision fees (T.C.A. 40-35-313): \$	per month/we	ek (circle one))	.gonoj.	
Pay supervision fees (T.C.A. 40-35-313): \$	Total (5_	per mo	nth/week (circle o	ne))
Pay court costs KIADDITIONAL CONDITIONS: UNIVERSITY OF SELECTION OF SUPPLY DESCRIPTION	Portui	icol upos	Paraner	Acirization.
of 1113, 610 to overton be	and at en	tuchtion		
Thomas Pidi				
Befendant Befendant				/m
/	(ENTER Was u	ne 19 day o	<u>f/10ay</u> 20_2
(/ /	`	\X		
JUDGE'S NAME		JUDGE'S SIG	NATURE	
But if		(A	04/2	
Counsel for the Defendant		Course for the	ne State of Tennesse	•