IN THE	FOR		COUNTY, TENNESSEE
STATE OF TENNESSEE, Plaintiff,))	DOCKET	NO
vs.)) ,)		
Defendant.)		
	ORD	ER	
This cause came to be he	ard on the	lay of	, 20 The Court finds
that the Defendant is currently ch	narged with the of	fense of DUI a	and that all parties are in agreement
that the Defendant can attend Th	e Temperance A	cademy, Cross	sville, Tn. pursuant to T.C.A. §55-
10-402 (F) (2) (A). The Defenda	ant shall serve a to	otal of	hours. The court finds that the
	County Jail	is overcrowd	led and that the Defendant has
requested to attend The Tempera	ance Academy, po	ursuant to the	above statute.
By agreement of the part	ies and with pern	nission of the	Court, the Defendant is allowed to
serve hours in The Ter	mperance Acade	my. The Defe	endant shall be responsible for all
costs associated with the treatm	ent and accomm	odations at th	is facility, and shall report to the
Temperance Academy on or before	ore the	day of	, 20 The Defendant
shall provide the Clerk of this Co	ourt with satisfac	tory completion	on of this program on or before
the day of, 20	<i>:</i>		
IT IS SO ORDERED.			
ENTERED this	_ day of		, 20
		JUDGE	
APPROVED FOR ENTRY:		JODGE	
By:			
Defense Attorney			
STATE OF TENNESSEE			
By:			
Assistant District Attorney Gener	al		