

IN THE CIRCUIT COURT OF MCMINN COUNTY, TENNESSEE

AT ATHENS

STATE OF TENNESSEE,

EX REL. STEPHEN M. HATCHETT,

DISTRICT ATTORNEY GENERAL,

Plaintiff,

V.

CASE NO. 25-CV-358

LIBERTY PROPERTY SERVICES and

CONNIE AMMERMAN,

Defendants

FILED

1246
SEP 22 2025

RHONDA J. COOLEY
CIRCUIT COURT CLERK
BY RAE D.C.

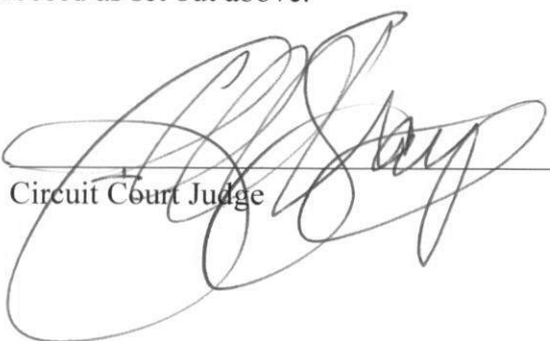
TEMPORARY RESTRAINING ORDER

This matter came before the Court upon the Petition of the District Attorney General for the 10th Judicial District. Based upon the petition and supporting affidavit, the Court finds that a temporary restraining order is appropriate and shall be issued requiring the section of wall of the exterior of the building depicted in **Exhibit B** to be covered by a weatherproof opaque covering for thirty (30) days. This is necessary to prevent any minors seeing the section of wall until this Court can hear this matter as well as to preserve the evidence. In the event the Defendants are served within the thirty (30) day period and file an answer, this matter will be set on the Court's docket in any of the four (4) counties of the 10th Judicial District to determine if the temporary restraining order will be modified to a temporary injunction pending a full hearing as well as to set the matter for a full trial within the time set by law. However, pursuant to Tennessee Code Annotated Section 39-17-905, if no Defendant files an answer within twenty (20) days of the filing of this order, within ten (10) days of the end of such twenty (20) day period, a general

denial shall be entered for the Defendants and this matter shall be set for hearing on the petition as required by law.

It is therefore ORDERED, ADJUDGED, and DECREED that the McMinn County Sheriff, or his designee, shall take a copy of this order to the location of the building and shall access the roof of the building and cover with a fully opaque weatherproof covering the exterior wall depicted in **Exhibit B** attached hereto and secure the covering sufficient to cover the statement at issue from the view of any minors as well as preserve the statement as evidence. The Court will await the filing of an answer no later than October 14, 2025 at which time if no answer is filed the Court will enter a general denial for each Defendant and proceed as set out above.

ENTER this 22nd day of September, 2025.


Circuit Court Judge

MADISON AVENUE

THE RIGHT
CITIZENS INTO
PERVERTS AND

Mayor Larry Eaton TELLS
Citizen FUCK You after
Court said city violated Law