

**MADISON COUNTY DISTRICT ATTORNEY'S OFFICE
WORTHLES CHECK UNIT**

IMPORTANT NOTICE

- State of Alabama Law Act #84-704 states that after filing a warrant with the worthless check unit and the victim wishes to withdraw the warrant for good cause, the victim shall satisfy the service charge of \$30.00 to the worthless check unit for processing said warrant.
- The checkwriter must have been 18 years of age or older at the time the check was given.
- This criminal action could result in the defendant being ordered to serve time in jail for the crime.
- If you do not want the defendant placed in jail and given a criminal record, do not swear out a warrant. Instead, file a civil action.
- If a warrant is served on your case and the defendant pleads "not guilty", then you will be required to testify in court. If you fail to appear in court for a trial, then your case may be dismissed and you may be taxed with the court cost.
- Once you swear out the warrant, you should not take payment from the defendant on this check. Refer the defendant to the worthless check unit. If payment is received, contact the worthless check unit immediately.

I have read and understand the above statements. I further understand that I am liable for the information I have provided regarding this check matter. The information provided is true and correct to the best of my knowledge.

Date

Affiant
Business