AFFIDAVIT FOR PROSECUTION OF A WORTHLESS CHECK

STATE OF KANSAS, COUNTY OF ANDERSON, SS:

COMES NO)W			, being first duly
sworn upon oath, de	eposes and says:			
1. The retur	ned check was gi	ven to		, located at
(street address), in (Kansas, on the day of			city)	, Anderson County,
Kansas, on the	day of		, 20	_, by a person identified as
	The cl	heck was person	ally received by	
				,
who can positively	identify the defen	dant through his	s/her own knowl	edge or by means of
identification taken	. The names of o	ther witnesses h	aving knowledge	e of the above are:
2. That the o	check was/was no	ot (circle one) post	dated.	
3. That, if a knowledge or conse	•	as placed on the	check, it was wi	ith/without (circle one) my
4. That, if the postdated date.	ne check was post	dated, I did not j	present the checl	k for payment prior to the
5. That, if I to the date the make	<u> </u>		-	the check for payment prior pay the check.
-	k or presenting it	for payment, sai	-	hold, there was no delay in been deposited or presented
7. The amou	ant of the check is	s \$		
		•		person identified as,
				day of ,
,				ested, addressed to the address
				n returned from the drawee's
bank unpaid and ma	arked	; and war	ned that under K	C.S.A. 21-3707, failure to pay
the check plus a \$_		service charge	within seven (7)	days could result in criminal
				and the maker or drawer has no
_				on. We also notified the maker
or passer of the che			-	

The attached check(s) is submitted to the Anderson County Attorney's Office for the purpose of prosecution and not collection. No payments on said check(s) have been accepted or will be accepted by the complainant, its agents or employees; and no dismissals or any restitution for said check(s) will be proposed, planned or agreed upon by the complainant, its agents or employees, without the prior knowledge and approval of the Anderson County Attorney's Office of Anderson County, Kansas; and that the determination of the manner of prosecution or the dismissal thereof is in the sole discretion of the Anderson County Attorney's Office.

I understand that, under the provisions of K.S.A. 21-3709, causing an unlawful prosecution for worthless checks is a Class A nonperson misdemeanor and any person convicted of such violation shall pay the taxable costs of the prosecution initiated by such person or upon information supplied by such person. Causing an unlawful prosecution for worthless checks is filing a complaint before a magistrate or supplying information upon which a prosecution for giving a worthless check is commenced with knowledge that the check, draft or order upon which such prosecution is based was postdated and such check, draft or order was presented for payment prior to the postdated date or when the payee had knowledge, when such payee accepted such check, draft or order, that there were no funds or insufficient funds in the hands of the drawee to pay such check, draft or order upon presentation and such check, draft or order was presented for payment prior to the date the maker informed the payee there would be sufficient funds.

20	Having read the foregoing, I do hereby af	fix my signature this	day of
20	·		
	\overline{SIG}	ENATURE OF AFFIANT	
		1 6	
20	Subscribed and sworn to before me this	day of	
	\overline{Not}	ary Public	
My a _l	appointment expires:		