WARRANTS & CAPIASES

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CHRONOLOGICALLY DISTINGUISHING THE WARRANT, CAPIAS, AND CAPIAS PRO FINE IN THE TEXAS CODE OF CRIMINAL PROCEDURE

Purpose	Prior to Formal Charging	After Formal Charging but Prior to Judgment	After Judgment and Sentence
Bond Forfeiture or Surrender of Principal	"Arrest Warrant" by <i>Magistrate</i> – Article 17.19	"Chapter 23 Capias" by Trial Court	
To Procure Custody	"Arrest Warrant" upon oath or affirmation & determination of probable cause by <i>Magistrate</i> - Specific Provision: Article 45.014 "Arrest Warrant" by <i>Municipal</i> Court or Justice Court	"Chapter 23 Capias" by Trial Court - Specific Provision: Article 45.014 "Arrest Warrant" by Municipal Court or Justice Court	"Chapter 43 Capias" by <i>Trial Court</i> - Article 43.015(1) - Article 43.04
To Enforce Judgment for Unpaid Fines and/or Costs			"Capias Pro Fine" by <i>Trial Court</i> ❖ General Provisions - Article 43.015(2) - Article 43.021 - Article 43.05 - Article 43.06 - Article 43.07 ❖ Specific Procedures in Chapter 45 Courts - Article 45.045 - Article 45.046 ❖ Specific Procedures in Other Trial Courts - Article 43.03

WARRANT OF ARREST: JUDGE (Art. 45.014, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
THE STATE OF TEXAS, TO AN	Y PEACE OFFICER OF THE STATE	E OF TEXAS - GREETINGS:
You are hereby commanded to a	rrest, De	Defendant, and bring (him) (her) before the Municipal Court t has been accused of the fine-only misdemeanor offense
named above on the day of	, 20 Said Defendant	t has been accused of the fine-only misdemeanor offense
which is against the laws of the State of	of Texas and/or against the city ordinances	s of said city.
Handa fall mak hakaraha dan an		
Herein iaii not, but make due sei	rvice and return of this warrant of arrest, sh	nowing now you executed the same.
Signed this day of	, 20	
(municipal court seal)		
		Judge, Municipal Court
		City of
		County, Texas
		County, Tohub
	OFFICER'S RETUR	RN
Came to hand the day of	, 20 , at	o'clock .m. and executed on the day of
, 20, at	o'clockm. by	o'clockm. and executed on the day of
		·
		Peace Officer

Editor's Note: A judge may not issue an arrest warrant for the defendant's failure to appear at the initial court setting, including failure to appear as required by a citation issued under Article 14.06(b), unless: (1) the judge provides by telephone or regular mail to the defendant notice that includes: (a) a date and time, occurring within the 30-day period following the date that notice is provided, when the defendant must appear before the justice or judge; (b) the name and address of the court with jurisdiction in the case; (c) information regarding alternatives to the full payment of any fine or costs owed by the defendant, if the defendant is unable to pay that amount; (d) a statement that the defendant may be entitled to a credit toward any fine or costs owed by the defendant if the defendant was confined in jail or prison after the commission of the offense for which the notice was given; and (e) an explanation of the consequences if the defendant fails to appear before the justice or judge as required by this article; and (2) the defendant fails to appear before the judge. A judge shall recall an arrest warrant for the defendant's failure to appear if, before the warrant is executed, the defendant voluntarily appears to resolve the warrant, makes a good faith effort to resolve the arrest warrant, and the arrest warrant is resolved in any manner authorized by the Code of Criminal Procedure.

WARRANT OF ARREST: MAGISTRATE (Art. 15.02, C.C.P.)

THE STATE OF TEXAS,	§	
CITY OF	§	
COUNTY	§	
THE STATE OF TEXAS, TO ANY PEACE O	FFICER OF THE S	STATE OF TEXAS - GREETINGS:
You are hereby commanded to arrest	ense:y ordinances of	, Defendant, to be dealt with according to law. Said Defendant, which is against
Herein fail not, but make due service and return	rn of this warrant of a	rrest, showing how you executed the same.
Signed this day of, 2	20	
		Magistrate
		Magistrate's Printed or Typewritten Name
		Municipal Judge, City of
		County, Texas
	OFFICER'S F	RETURN
Came to hand the day of	, 20, at	o'clockm. and executed on the day of
, 20, at 0 ci		
		Peace Officer

Editor's Note: Magistrate's signed orders pertaining to criminal matters issued on or after September 1, 2023 must contain, in addition to the magistrate's signature, the magistrate's name in legible handwriting, legible typewritten form, or legible stamp print. Art. 2.101, C.C.P.

AFFIDAVIT FOR PROBABLE CAUSE FOR ARREST WARRANT (Under Chapter 45, C.C.P.)

	CAUSE NUMBER:	
TATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	AFFIDAVIT	
My name is, orporated herein as if set forth in their e	has b	e good reason to believe and do believe that the offense of een committed within the territorial limits of the City of as, as set forth in the attached reports and documents that are
Affiant's belief is based on the fol	lowing:	
☐ Affiant's personal investigatio	n of this offense, which is descri	bed in the attached reports and documents.
☐ Information received from personally participated in the documents.	, a p investigation of this offense,	eace officer whom Affiant believes to be credible and who whose information is described in the attached reports and
		Affian
, kr	nown to me to be the person who	ared (in-person) (through an electronic broadcast system) ose name is subscribed to the above statement, and after being correct to the best of his/her knowledge.
Sworn to and subscribed before	me on this the day	of
		Judge)(Clerk)(Notary Public in and for the State of Texas)

AFFIDAVIT FOR PROBABLE CAUSE FOR ARREST WARRANT (Under Chapter 15, C.C.P.)

THE STATE OF TEXAS,	§			
CITY OF	§			
COUNTY	§			
	AFFIDAV	IT		
My name isset forth in the attached reports and documents	and I have good re has been cor	ason to believe and do believ	ve that the offense ofCounty, State o	of Texas, as
set forth in the attached reports and documents	that are incorporated here	ein as if set forth in their enti	irety.	
Affiant's belief is based on the follow	ving:			
☐ Affiant's personal investigation of	f this offense, which is desc	cribed in the attached reports a	and documents.	
☐ Information received from personally participated in the in documents.	, a vestigation of this offense	peace officer whom Affian e, whose information is des	t believes to be credical cribed in the attached	ble and who I reports and
		_		Affian
BEFORE ME, the undersigned au , know sworn by me, duly stated that the statements co	on to me to be the person w	whose name is subscribed to the	he above statement, an	cast system d after being
Sworn to and subscribed before me	on this the d	ay of	, 20	
	(Ma	gistrate)(Clerk)(Notary Publi	c in and for the State o	of Texas)

AFFIDAVIT FOR PROBABLE CAUSE FOR FAILURE TO APPEAR (Sec. 38.10(a), P.C.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	AFFIDAVIT	
Ι,	, being duly sworn on oath, state that	I have good reason to believe and do believe that:
On or about the day of Texas, upon the following:		ffense of Failure to Appear. My belief of the above is based
On this day, Affiant personally offense of	y examined the official court records in Cau	ise Number . Defendant is charged with the
a misdemeanor. Onounction custody that day. Defendant's (bailo'clock,m. on	, 20, Defendant was in the custod l)(order of release) states that it is condition, 20	y of and was released from all upon Defendant subsequently appearing in this Court at
	e courtroom at the above stated time and date nswer, did not appear, and did not appear by	when the docket, including the Defendant's name, was called. counsel.
	he court records and has examined the record he Defendant did not appear and did not appear	rds to determine if the Defendant appeared as required. The ear by counsel.
		Affiant
Sworn to and subscribed before	fore me on this the day of	, 20
	(Juc	lge)(Clerk)(Notary Public in and for the State of Texas)

AFFIDAVIT FOR PROBABLE CAUSE FOR FAILURE TO APPEAR OR VIOLATION OF PROMISE TO APPEAR WHEN ORIGINAL CHARGE FILED BY CITATION (Sec. 38.10(a), P.C. and Sec. 543.009(b), T.C.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	AFFIDAVIT	
Ι,	, being duly sworn on oath, state that I hav	e good reason to believe and do believe that:
On or about the day of	, 20, in the City of, the Defendant, did willfully violate (h	, in County, Texas is)(her) written promise to appear in court.
On this day, Affiant reviewed Defendant and identified the Defendant		Texas peace officer, who arrested and released the
Name:	Race:	Sex:
Address:	Texas Driver's License #:	
stated the time and place, when and appear by (his)(her) signature to the by reference.	where the Defendant was to appear, and showed written notice prepared by the officer. A true and co	that the Defendant gave (his)(her) written promise to orrect copy of the citation is attached and incorporated
	courtroom at the above stated time and date when th swer, did not appear, and did not appear by counsel	te docket, including the Defendant's name, was called .
	e court records and has examined the records to do be Defendant did not appear and did not appear by c	etermine if the Defendant appeared as required. The ounsel.
		Affiant
Sworn to and subscribed before	ore me on this the day of,	20
	(Judge)(Clo	erk)(Notary Public in and for the State of Texas)

NOTICE - INITIAL COURT SETTING (Art. 45.014, C.C.P.)

STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	NOTICE	
You received a citation on you to appear in court. (If other charges ha	, 20_ for the offense o ave been filed, such as failure to appear	f, requiring ar, include that information here.)
You are hereby ORDERED to appear at t	he	Municipal Court, located at
(a.m.)(p.m.) (date must be within 30-day p warrant for your arrest.	to enter a plea on the choeriod following the date of the notice).	Municipal Court, located at arge on, 20 at Failure to enter a plea may result in a
More information is available on the court	's website:	
		eate with the court. If you are unable to appear in reach the court by calling
If you are convicted and the court payment of any fine or costs owed, which		the fine and costs, there are alternatives to the full installment payments.
You may be entitled to a credit to the offense for which this notice is given.	ward any fine or costs owed if you we	ere confined in jail or prison after the commission of
If you come to the court to reso	lve your case, you will not be arreste	ed at the court for any charges filed in this court.
Signed this day of	, 20	
This notice mailed on	, 20	
(municipal court seal)		Judge, Municipal Court
		County, Texas

CAUSE NUMBER:

Editor's Note: A judge may not issue an arrest warrant for the defendant's failure to appear at the initial court setting, including failure to appear as required by a citation issued under Article 14.06(b), unless: (1) the judge provides by telephone or regular mail to the defendant notice that includes: (a) a date and time, occurring within the 30-day period following the date that notice is provided, when the defendant must appear before the justice or judge; (b) the name and address of the court with jurisdiction in the case; (c) information regarding alternatives to the full payment of any fine or costs owed by the defendant, if the defendant is unable to pay that amount; (d) a statement that the defendant may be entitled to a credit toward any fine or costs owed by the defendant if the defendant was confined in jail or prison after the commission of the offense for which the notice was given; and (e) an explanation of the consequences if the defendant fails to appear before the justice or judge as required by this article; and (2) the defendant fails to appear before the judge. A judge shall recall an arrest warrant for the defendant's failure to appear if, before the warrant is executed, the defendant voluntarily appears to resolve the warrant, makes a good faith effort to resolve the arrest warrant, and the arrest warrant is resolved in any manner authorized by the Code of Criminal Procedure.

See also Section 80.002 of the Government Code, authorizing a court, justice, judge, magistrate, or clerk to send any required notice using mail or electronic mail.

If the court sends this notice after the defendant misses the initial court setting, and if a charge of failure to appear or violation of a promise to appear (or another non-appearance crime) is filed, include that charge in this notice.

THE STATE OF TEXAS,	§
CITY OF	§
COUNTY	§
TO ANY PEACE OFFICER OF THE STATE O	OF TEXAS – GREETINGS:
did heretofore this day subscribe and swear to said aff within this document), and whereas I find that the ve	the attached affidavit hereto, is a peace officer under the laws of the State of Texas and idavit before me (now made a part hereof and incorporated herein as if written verbatim rified facts stated by Affiant in said affidavit show that Affiant has probable cause for existence of proper grounds for issuance of this warrant;
wit:and, if same be found, seize and bring before me the	o enter the suspected place, vehicles, and premises described in said affidavit, to At said places you shall search for property described in the affidavit which the suspected party, or others in control of the o have in his/her possession in violation of the laws of the State of Texas, to wit:
	·
	of this warrant, showing how you executed the same.
	of this warrant, showing how you executed the same. [20_ [at o'clockm. (include time of issuance if information for the onic means under Art. 18.01(b-1)].
	[at o'clockm. (include time of issuance if information for the onic means under Art. 18.01(b-1)].
	[20_ [at o'clockm. (include time of issuance if information for the onic means under Art. 18.01(b-1)]. Magistrate
	[20_ [at
	[20_ [ato'clockm. (include time of issuance if information for the conic means under Art. 18.01(b-1)]. Magistrate Magistrate's Printed or Typewritten Name Municipal Judge, City ofCounty, Texas
Signed this day of, 2 warrant was provided by telephone or reliable electrons.	[20_ [at
Signed this day of, 2 warrant was provided by telephone or reliable electrons.	[20_ [at

Editor's Note: An officer shall return a search warrant no later than three days after its execution. The failure of an officer to make a timely return of an executed search warrant or to submit an inventory of the property taken into the officer's possession under the warrant does not bar the admission of evidence under Art. 38.23, C.C.P. See *Inventory of Property Taken Under a Search Warrant* form located in the Magistrate Duties chapter.

Article 18.01(i), C.C.P., provides: "In a county that does not have a municipal court of record with a courtroom located in that county and a judge who is an attorney licensed by the state, a county court judge who is an attorney licensed by the state, or a statutory county court judge, any magistrate may issue a search warrant under Article 18.02(a)(10) or (12). This subsection is not applicable to a subsequent search warrant under Article 18.02(a)(10)."

AFFIDAVIT FOR SEARCH WARRANT (Art. 18.02(a)(1)-(9), C.C.P.)

THE STAT	TE OF TEXAS,	§		
CITY OF _		§		
	COUNTY	§		
		AFF	TIDAVIT	
My name is	and I a	am commissioned as a	peace officer by _	·
1.	There is in	County, Texas, a s	uspected place a	and premises described and located as follows:
2.	on said premises and within the suspected party named below at that is the object of the search place to be searched; it is to be Said suspected place is in the object of the search place is in the object of the object of the search place is in the object of the	ne curtilage, if said prand in, on, or around verequested herein. Atta considered as part of charge of and controlled	emises is a resident which said suspect sched as Exhibit A the affidavit as if the ad by each of the f	. Said sall other buildings, structures, places, and vehicles ince, which are found to be under the control of the ted party may reasonably reposit or secrete property is a diagram illustrating the relative location of the written herein. Following named and/or described suspected parties, it is not the laws of the State of Texas the following
	It is the belief of Affiant that property:			
3.	Affiant has probable cause for	said belief by reason o	of the following fa	cts and circumstances:
	HEREFORE, Affiant asks for lace and premises for the prope			ze Affiant and other peace officers to search said
				Affiant
				the Affiant herein, a peace officer under the laws of ned herein are true and correct to the best of his/her
Su	bscribed and sworn to before	me on this the	day of	
				Magistrate
				Magistrate's Printed or Typewritten Name
				Municipal Judge, City of
				County, Texas

Editor's Note: Affidavits for search warrants issued under Art. 18.02(a)(10), (12), and (14) have specific requirements not listed in this form. See Articles 18.01 and 18.0215, C.C.P.

A peace officer generally may not search a person's cell phone or other wireless communication device, pursuant to a lawful arrest, without a warrant. Exceptions like consent are listed in Article 18.0215(d), C.C.P. A warrant under Art. 18.0215 may only be issued by a judge in the same judicial district as the site of the agency that employs the peace officer (if the phone is in the officer's possession) or the likely location of the phone or device. The requirements of the application for this type of warrant are found in Article 18.0215(c), C.C.P.

18.02(a)(1)-(9), C.C.P.) THE STATE OF TEXAS, § CITY OF _____ § ____ COUNTY § **AFFIDAVIT** My name is and I am commissioned as a peace officer by County, Texas, a suspected place and premises described and located as follows: 1. There is in place, in addition to the foregoing description, also includes all other buildings, structures, places, and vehicles on said premises and within the curtilage, if said premises is a residence, which are found to be under the control of the suspected party named below and in, on, or around which said suspected party may reasonably reposit or secrete property that is the object of the search requested herein. Attached as Exhibit A is a diagram illustrating the relative location of the place to be searched; it is to be considered as part of the affidavit as if written herein. 2. Said suspected place is in the charge of and controlled by each of the following named and/or described suspected parties, to wit: 3. It is the belief of Affiant that said suspected place contains in violation of the laws of the State of Texas the following property: 4. Affiant has probable cause for said belief by reason of the following facts and circumstances: WHEREFORE, Affiant asks for issuance of a warrant that will authorize Affiant and other peace officers to search said suspected place and premises for the property described above and seize the same. TO ME, the undersigned authority, by telephone or other reliable electronic means the Affiant herein, a peace officer under the laws of the State of Texas, who, being sworn by me, duly attested that the statements contained herein are true and correct to the best of his/her knowledge. Submitted by electronic means, sworn to, and signature attested telephonically per Article 18.01(b-1) of the Code of Criminal Procedure on this the ______ day of ______, 20___ at _____ o'clock __.m. Magistrate Magistrate's Printed or Typewritten Name Municipal Judge, City of _____ County, Texas

AFFIDAVIT FOR SEARCH WARRANT SUBMITTED BY TELEPHONE OR OTHER ELECTRONIC MEANS (Arts. 18.01(b-1),

Editor's Note: Applicants for search warrants who submit information by telephone or other reliable electronic means under Article 18.01(b-1), C.C.P. must prepare a proposed duplicate original of the warrant and must read or otherwise transmit its contents verbatim to the magistrate. A magistrate must enter into an original search warrant the contents of the proposed duplicate original that are read to the magistrate. If the applicant transmits the contents by reliable electronic means, the transmission received by the magistrate may serve as the original search warrant. The magistrate may modify a search warrant submitted this way, but then must follow Article 18.01(b-1)(4), C.C.P. A magistrate who issues a search warrant for which information is provided by telephone or reliable electronic means must: (1) sign the original document; (2) enter the date and time of issuance on the warrant; and (3) transmit the warrant by reliable electronic means to the applicant or direct the applicant to sign the judge's name and enter the date and time on the duplicate original.

If an applicant for a search warrant attests to the contents of an affidavit submitted by reliable electronic means, the magistrate must acknowledge the attestation in writing on the affidavit. If the magistrate considers additional testimony or exhibits, the magistrate must: (1) ensure the testimony is recorded verbatim by an electronic recording device, court reporter, or in writing; (2) ensure that any recoding or reporter's notes are transcribed and that the transcription is certified as accurate and is preserved; (3) sign, certify accuracy, and preserve any other written record; and (4) ensure that the exhibits are preserved.

Art. 18.01(b-1)(2), C.C.P.

SEARCH AND ARREST WARRANT (Arts. 18.02, 18.03, 18.04, and 15.02, C.C.P.)

THE STATE OF TEXAS,

CITY OF	§			
COUNTY	§			
TO ANY PEACE OFFICER OF THE STATE	OF TEXAS - GREETI	NGS:		
WHEREAS, the Affiant, whose name appears did heretofore this day subscribe and swear to said a within this document), and whereas I find that the the belief he/she expresses herein and establishes the	affidavit before me (now m verified facts stated by Af	nade a par Tiant in sa	thereof and incorporated hereined affidavit show that Affiant	n as if written verbatim
Now, therefore, you are hereby commanded wit: and, if same be found, seize and bring before me the	ne property described in the	e affidavit	. At said place which the suspected party, or	s you shall search for others in control of the
suspected place, are alleged to be concealing are wit:				
Further, you are commanded to arrest are the laws of the State: namely, (felony) (misdemean of Texas and/or against the city ordinances of said to be occupants of said premises and in control of said premises and in contro	nor) city. You may arrest others same.	for the sa	This individual is accused which is again me offense who are unknown	of an offense agains st the laws of the State
			Magistrate's Printed or T Municipal Judge, City of	ypewritten Name
				County, Texas
	OFFICER'S RET	URN		
Came to hand the day of o'clock	, 20, at m. by	_o'clock _	.m. and executed on the	day of
				Peace Officer

§

AFFIDAVIT FOR COMBINED SEARCH AND ARREST WARRANT (Art. 18.02(a)(1)-(9), C.C.P.)

THE STATE OF TEXAS,		§		
CITY OF		§		
	COUNTY	§		
		AFF	FIDAVIT	
My na	me is	_ and I am commission	oned as a peace of	fficer by
1.	There is in	County, Texas, a sus	spected place and	premises described and located as follows: Said
	vehicles on said premises control of the suspected p or secrete property that is	s and within the curtil party named below and the object of the searce	lage, if said premi d in, on, or around th requested herei	includes all other buildings, structures, places, and ises is a residence, which are found to be under the d which said suspected party may reasonably reposit in. Attached as Exhibit A is a diagram illustrating the d as part of the affidavit as if written herein.
2.	Said suspected place is in	n the charge of and co	ontrolled by each	of the following named and/or described suspected
3.	parties, to wit: It is the belief of Affiant violation of the laws of th	e State of Texas the fo	ollowing property	ion of and is concealing at said suspected place in
4.	Affiant has good reaso	on to believe, does	s believe, and	hereby charges and accuses that on or about County, Texas, the suspected party vit:
5.	Affiant has probable caus	e for said belief by rea	ason of the follow	ving facts and circumstances:
suspected place	REFORE, Affiant asks for	issuance of a warrant ty described above an	t that will author d seize same, and	rize Affiant and other peace officers to search said to arrest and search each suspected party named and ntrol of said premises.
				Affiant
				the Affiant herein, a peace officer under the laws of ined herein are true and correct to the best of his/her
Subsc	ribed and sworn to before a	ne on this the	day of	, 20
				Magistrate
				Magistrate's Printed or Typewritten Name
				Municipal Judge, City of
				County, Texas

BLOOD SEARCH WARRANT (Art. 18.01(c) and (j), C.C.P.) (Page 1 of 2) THE STATE OF TEXAS, § CITY OF _____ § COUNTY § TO ANY PEACE OFFICER OF THE STATE OF TEXAS - GREETINGS: WHEREAS, the Affiant, whose name appears on the affidavit attached hereto, is a peace officer under the laws of the State of Texas and did heretofore this day subscribe and swear to said affidavit before me (now made a part hereof and incorporated herein as if written verbatim within this document), and whereas I find that the verified facts stated by Affiant in said affidavit show that Affiant has probable cause for the belief he/she expresses herein and establishes the existence of proper grounds for the issuance of this warrant: Now, therefore, you are commanded to take custody of the suspect and transport the suspect to a hospital in County, Texas where you shall search for, seize, and maintain as evidence the property described in said affidavit, to wit: human blood from the body of the following described individual: Herein fail not, but make due service and return of this warrant, showing how you executed the same. Signed this ____ day of _____, 20_ [at _____ o'clock ___.m. (include time of issuance if information for the warrant was provided by telephone or reliable electronic means under Art. 18.01(b-1))]. Magistrate Magistrate's Printed or Typewritten Name Municipal Judge, City of _____ County, Texas RETURN AND INVENTORY The undersigned, being a Peace Officer under the laws of the State of Texas, confirms that the foregoing Warrant came to hand on the day it was issued and that it was executed on the _____ day of _____, 20___, by making the search directed

therein and seizing during such search the following described property:

A specimen of the suspect's blood.

Signature of Officer

Editor's Notes: Any magistrate who is a licensed Texas attorney may issue a search warrant to collect a blood specimen from a person who is arrested for certain intoxication or alcohol offenses and refuses to submit to a breath or blood alcohol test. In a county that does not have a municipal court of record with a courtroom located in that county and a judge who is an attorney licensed by the state, a county court judge who is an attorney licensed by the state, or a statutory court judge, any magistrate may issue a search warrant under Article 18.02(a)(10) (includes blood warrants, but does not apply to subsequent search warrants under (a)(10)).

Effective September 1, 2021, blood search warrants may be executed in any county adjacent to the county in which the warrant was issued by any law enforcement officer authorized to make an arrest in the county of execution. Art. 18.067, C.C.P.

BLOOD SEARCH WARRANT (Art. 18.01(c) and (j), C.C.P.) (Page 2 of 2)

THE STATE OF TEXAS,		§		
CITY OF		§		
COU	INTY	§		
ORDER	FOR ASSISTANCE	IN EXECUTION	N OF SEARCH WARRAN	ĭ T
To any physician, nurse, medic intravenous removal of human bloo		botomist, licensed	d by the State of Texas, or	other person qualified in the
Whereas, the Affiant, whose nar and did heretofore this day subscribe verbatim within this document), and probable cause for the belief he/she e	and swear to said affid I whereas I find that t expresses herein and est	avit before me (no he verified facts ablishes the existe	ow made a part hereof and in stated by Affiant in said af ence of proper grounds for th	accorporated herein as if written ffidavit show that Affiant has e issuance of a search warrant;
And whereas, this Court has issu to-wit:	ed a warrant to searc l	h for and seize bl	ood from the suspect named	and described in the affidavit,
Name:				<u> </u>
Race: S	Sex:	DOB	3:	
Height:	Weight: lbs.	Hair	color:	
Therefore, you are hereby or assistance in the execution of this v		led to cooperate	with any peace officer r	equesting your professional
Herein fail not, as this Order, accompanying search warrant, is aut State of Texas, and Article 18.08, Coshall be liable for contempt of this	horized by the full aut de of Criminal Proced	hority of this Cou ure. Any individ u	art to issue warrants and ordinal who fails to comply with	lers to enforce the laws of the
Ordered this the day of _	, 20	ato'clo	ockm.	
				 Magistrate
			Manietusta's Dui	nted or Typewritten Name
			_	• •
			Municipal Judge, C	ity of
				County, Texas

AFFIDAVIT FOR BLOOD SEARCH WARRANT

THE STATE OF TEXAS,			§								
CITY OF _					§						
			COUNTY		§						
					AF	FIDAVIT					
My name is			and I am	commission	oned as a p	eace officer by	<i></i>				
1.	There is	in	Coun	ty, Texas,	a suspected	person descri	bed as follows:				
	Name: _										
	Race: _ Height: _		Sex: _ Weight:		lbs.	DOB: Hair col	: lor:				
	Said sus	pected pers		tly in the c	ustody of a	a law enforcen				, which	vill
2.				ssion of an	d is concea	ling human blo	ood, which con	stitutes evide	ence that the s	suspect committe	:d
		wing offens	e: Vhile Intoxi	ented							
			Vhile Intoxic		a Child Pas	senger					
			hile Intoxica								
			While Intoxi								
			While Intoxi								
		Assembli	ng or Opera	ting an Am	usement R	ide While Into	xicated				
			on Assault on Manslau	ghter							
3.		g facts and	circumstanc	e:			n committed th				the
4.			suspected po		r arrest and	l requested a s	sample of the su	aspected per	rson's breath	or blood, which	the
	the blood	evidence de								ch the person of and that the susp	
								_		Aff	ant
										nder the laws of	
											gc.
Su	ibscribed	and swor	n to before	me on unis	tne	day of			, 20		
										Magistrate	
							Ma	ngistrate's P	rinted or Typ	ewritten Name	
							Municipal .	Judge, City	of		
										County Tayos	

AFFIDAVIT FOR BLOOD SEARCH WARRANT SUBMITTED BY TELEPHONE OR OTHER ELECTRONIC MEANS (Art. 18.01(b-1), C.C.P.)

THE STATE OF TEXAS,			§				
CITY OF			_	§			
		COUNT	Y	§			
				AFFII	OAVIT		
My name is		and I a	am commission	ed as a peace	officer by _		
1.	There is	in Co	untv. Texas, a s	uspected per	son describe	d as follows:	
			•				
	Name: _	Sex	··		DOR:		
	Height:	We	eight:	lbs.	Hair co	lor:	
	Said susp		ently in the cus	tody of a lav	v enforcemer	nt agency, namely the	, which will
2.			session of and i	is concealing	human bloo	d, which constitutes evidence that the su	spect committed
		wing offense:					
		Driving While Into		Thild Dessen.			
				iniia Passenį	ger		
		Boating While Into					
		Boating While Into		ild Dassange	r		
		Assembling or Ope	rating an Amus	ement Ride	u While Intovi	cated	
		Intoxication Assaul		ciliciii Kide	Willie Illoxic	Calcu	
		Intoxication Assaul					
3.	Affiant h	as probable cause for	his/her belief t	he suspected	person comi	mitted the above-described offense by re	ason of the
4.		placed said suspected d person refused to pr		rest and requ	nested a samp	ole of the suspected person's breath or bl	ood, which the
	the blood	evidence described al				norize Affiant or Affiant's agent to search the offense described was committed an	
							Affiant
						ic means the Affiant herein, a peace offi- contained herein are true and correct to	
						honically per Article 18.01(b-1) of the C	Code of Criminal
							Magistrate
						Magistrate's Printed or Typev	written Name
						Municipal Judge, City of	
							County Tevas

SEARCH WARRANT FOR FIRE, HEALTH, AND CODE INSPECTIONS (Art. 18.05, C.C.P.)

THE STATE OF TEXAS,		§			
CITY OF		§			
CO	UNTY	§			
THE STATE OF TEXAS to a County, T					
County, T Texas), who has responsibility hazard or unsafe building conditerritorial limits of the City of	ition or a violation of a	ny fire, health, o			
WHEREAS, the affiant whose s (Health Officer) (Code Enforcer swear to said affidavit before m and whereas I find that the verif probable cause for the issuance	ment Official) under the e, which affidavit is atta- fied facts and information	e laws of the State ached hereto and	of Texas and did incorporated here	therefore this d in by reference	ay subscribe and for all purposes
NOW THEREFORE, you are said affidavit and to there determine, health, or building regulation and in particular, to determine regulation, statute, or ordinance.	nine the presence of firms, statute, or ordinance the presence of	e or health hazard of the city of	ds, unsafe building	g conditions or or th	violations of any ne State of Texas
Herein fail not but have you the exclusive of the day of execution				usive of the day	y of issuance and
ISSUED at certify which witness my hand a	o'clock (a.m.) (p.m.), and seal this day.	on this	day of	, 20	to
				Judge, (City),	Municipal Cour
			Magistrat	e's Printed or T	ypewritten Name
	OFFI	ICER'S RETURN			
Came to hand the day of, 20, at	, 20, a o'clockm. by	at o'clo y	ockm. and execu	ited on the	day of
			ire Marshal) (Health O	m) (G 1 F 2	

Editor's Note: A search warrant may not be issued under Article 18.05, C.C.P. to a code enforcement official of a county with a population of 3.3 million or more for the purpose of allowing the inspection of specified premises to determine the presence of an unsafe building condition or a violation of a building regulation, statute, or ordinance.

AFFIDAVIT FOR SEARCH WARRANT FOR FIRE, HEALTH, AND CODE INSPECTIONS (Art. 18.05, C.C.P.)

THE STATE OF TEXAS,		§					
CITY C	OF	§	§				
	COUNTY	§					
		AFFID A	AVIT				
(of the	My name ise State of Texas) (of	and I am the/a (F Count	Fire Marshal) (y, Texas) (of	(Health Officer) (Code Enforcement Off the City of and accusation the following statement and accusation	icial)		
	County, Texas)	. Being duly sworn,	on oath, I mak	te the following statement and accusation	ıs:		
1.	I am the/a (Fire Marshal) (Health County, T	Officer) (Code Enf Yexas) (of the City	Forcement Offi	icial) (of the State of Texas) (of,			
2.	County, Texas), and have persona There is in the City of	l knowledge of the fa	acts stated here	ein and they are all true and correct;	xas a		
2.	(specified premises), described an	d located as follows:	,	County, Tex	ius, u		
	herein referred to as "Premises;"				_•		
3.	Premises are in the charge of and cresides at:	controlled by the follo	owing person(s	s):	, who		
4.	A4 '1 D ' 41 ' 1	e that a fire or health cted, such hazard or	n hazard or vic violation or co	olation or unsafe building condition is prondition being and such evidence	esent		
				and such evidence	being —		
5.	Based upon the reasons set forth a that a fire or health hazard or violat	above, I have good r ion or unsafe buildin	eason to believe g condition is p	ve and do believe that there is probable opresent on the Premises sought to be inspe	cause		
		esence of a fire or hea	alth hazard or u	at will authorize me to inspect the Premise unsafe building condition or a violation o			
				A	ffiant		
	RE ME, the undersigned authority, of that the statements contained herein			Affiant herein, who, being sworn by me, his/her knowledge.	, duly		
	Subscribed and sworn to before m	e on this the	day of				
				Judge, (City) Municipal (Court		
				Magistrate's Printed or Typewritten I	Name		

Editor's Note: In determining probable cause for the purposes of Article 18.05(b), C.C.P., the magistrate is not limited to evidence of specific knowledge, but may consider any of the items listed in Article 18.05(c), C.C.P.

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
THE STATE OF TEXAS, TO A	NY PEACE OFFICER OF THE STA	TE OF TEXAS - GREETINGS:
You are hereby commanded to named above (immediately) (on the offense: against the ordinances of said city.	arrest day of, 20). Sa	, Defendant, and bring (him)(her) before the Municipal Court aid Defendant has been accused of the fine-only misdemeanor , which is against the laws of the State of Texas and/or
Herein fail not , but make due the same.	service and return of this writ of capias of	on, 20, showing how you executed
Signed this day of	, 20	
(municipal c	ourt seal)	Judge, Municipal Court City of
		County, Texas
	OFFICER'S RET	URN
Came to hand the day of, 20, at	, 20, at o'clockm. by	_ o'clockm. and executed on the day of
		Peace Officer

	CAUSE NUMBER	:		
STATE OF TEXAS	§		IN THE M	UNICIPAL COURT
VS.	§		CITY OF _	
	§			_COUNTY, TEXAS
TO ANY PEACE OFFICER OF THE	STATE OF TEXAS - GF	REETINGS:		
You are hereby commanded to arres named above (immediately) (on the offense: against the ordinances of this city.	t	, Defend	dant, and bring (him)(her) l dant has been convicted of , which is against the laws of	before the Municipal Court the fine-only misdemeanor of the State of Texas and/or
Herein fail not, but make due service the same.				
Signed this day of	, 20			
(municipal court seal)			 City of	Judge, Municipal Court
				County, Texas
	OFFICER'S	3 RETURN		
Came to hand the day of	, 20, at o'clockm. by	o'clock _	m. and executed on the	day of
				Peace Officer