Magistrates Court (Civil Jurisdiction) Rules 2004—Form 78

(see s 303)

AF2002-211

Warrant of apprehension

| To the Bailiff: |
|--|
| (name) of |
| was required under an examination summons duly served on *him/her to attend for examination before me on, and (date) |
| did not so attend. |
| On, the Court authorised the issue of this warrant for that (date) |
| failure to attend. |
| You are ordered forthwith to apprehendif (name) |
| *he/she is within the Australian Capital Territory and cause *him/her to be brought before the Registrar to be examined about *his/her/the corporation's property and financial circumstances. |
| You are authorised to enter and search any place where you may suspect the judgment debtor to be and you may use such force as is necessary and reasonable for that purpose. |
| This warrant will expire if not executed before the end of 3 months from this date or if it is sooner revoked by the Court. |
| Dated: |
| |

Registrar

Note: Under the Magistrates Court (Civil Jurisdiction) Act 1982, section 304 a police officer shall, if called on by the bailiff to do so, aid and assist in the execution of the warrant.

*Delete if not applicable

Endnotes

- This form was originally in the Magistrates Court (Civil Jurisdiction) Act 1982 (the authorising Act), schedule 1. Under amendments made by the Legislation (Consequential Amendments) Act 2001, the form was omitted from the authorising Act and became a form approved under section 471 of that Act (see amdt 1.2791, amdt 1.2793).
- 2 Under the Court Procedures Act 2004 A2004-59, pt 8, this form became a form approved under that Act.
- 3 This republication includes amendments made under the Legislation Act, part 11.3 (Editorial changes).

© Australian Capital Territory 2005