MAGISTRATE DUTIES

MAGISTRATE DUTIES

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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. This has led to changes to most of the forms in this chapter of the Forms Book. The usual "Updated" logo will thus not be provided in the Table of Contents above for forms that were only updated to add a line for the magistrate's handwritten or typewritten name.

MAGISTRATE'S WARNING (Art. 15.17(a), C.C.P.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
	§	COUNTY, TEXAS
Before me, the than 48 hours after said p	undersigned Magistrate in the State of Texas, on the personally appeared in the custody of person was arrested, and said person was given the following warning	, a peace officer, not later g by me:
1. You are An affid 2. You hav 3. You hav attorney: 4. You hav 5. You are 6. You hav 7. You hav 9. You may required Pursuant to Number 8 a understand. I provided a	charged with the offense of	a misdemeanor □ a felony. Durt. The wand questioning by peace officers or and may be used against you in Court. The second of the second o
The person warned repo	orts to be a citizen of a foreign country: \(\subseteq \text{Yes} \subseteq \subseteq \text{No} \)	
I have determined that th	ne said person \square is \square is not currently on bond in another cause of	or causes.
Bail is set at \$	☐ Bail not determined ☐ Bail denied	
I acknowledge that I was rights as explained to me	s given the above warning and that I understand my e in the warning:	D J
OR ☐ Accused refused to sign Remarks:	gn acknowledgement of warning	Person warned Magistrate
Witnesses (if any):		Magistrate's Printed or Typewritten Name
	Municipal Judge, C	ity of
	Place of warning:	
	Time:	Date:

Editor's Note: The Vienna Convention on Consular Notifications requires that a foreign national be offered the opportunity to have his or her country's consulate notified that he or she is facing criminal action. If the person warned is a non-U.S. citizen, magistrates should consult the Consular Notification and Access manual of the U.S. Department of State, available at https://travel.state.gov/content/travel/en/consularnotification.html, and follow the steps in TMCEC Bench Book, Chapter 1.

If a magistrate is provided written or electronic notice of credible information that may establish reasonable cause to believe that a person brought before the magistrate has a mental illness or is a person with an intellectual disability, the magistrate shall conduct the proceedings described by Article 16.22 or 17.032, C.C.P., as appropriate.

MAGISTRATE'S DETERMINATION OF BAIL AND COMMITMENT FORM

Defendant's Name:		Ag	gency:	
Arrest Date:		Ag	gency Report No.:	
Procedure, of the acc to have an attorney prof his/her right to rec Art. 17.028(f), Code	susation against him/her and resent during any interview quest the appointment of co of Criminal Procedure (if a	of any affidavit filed therewith, of with peace officers or attorneys rep unsel if he/she is indigent and cann	his/her right to counsel, resenting the State, of his not afford counsel, of his nave an examining trial, a	med pursuant to Article 15.17, Code of Criminal of his/her right to remain silent, of his/her right /her right to terminate the interview at any time, or her right to fill out an affidavit described by and I informed the person arrested that he/she is
		IIT TO JAIL THE BODY OF THE DI OND AMOUNT(S) AND/OR COND		LOWING CHARGED OFFENSE(S). THE SAID W.
WARRANT/COM	PLAINT/OR PROBABL	E CAUSE FOR:		
			Offense	Felony/Misdemeanor
BAIL IS SET AT:	\$	□ Surety or Cash Bond	☐ Personal Bond	☐ Bail is Denied
in space provided he	ereafter by Magistrate who		and hereby does conclud	hours after bond has been posted if signed le that the family violence will continue if the
			So Ordered:	Magistrate's Signature
				Magistrate's Signature
				Magistrate's Printed or Typewritten Name
				5
OTHER:				
 Article 17.41 Article 17.441 Other condition Any or all of these consign the conditions, a	condition where a child is condition requiring motor ons: onditions for release on bon- cknowledging receipt and r	r vehicle ignition interlock is ordered	red:e e and attached to the bon-	d posted by the Defendant. The Defendant is to lease is to be filed with thee e original of the bond.
DEFENDANT IS T MAGISTRATE BEF	O BE HELD TO ANSWI	ER TO THE PROPER COURT (SE MAY BE HEREINAFTER PEN	DF NDING AT ANY TIME A	COUNTY, TEXAS, OR ANY COURT OR AND PLACE AS MAY BE REQUIRED.
HEREIN FAIL NO	Γ, of this commitment writ	make due return, showing how ye	ou executed the same.	
ISSUED THIS	_ day of	, 20 at	o'clock _	m.
				Magistrate
				Magistrate's Printed or Typewritten Name
]	Municipal Judge, City of
				County, Texas

Editor's Note: For a complete listing of instances in which bail can be denied, see TMCEC Bench Book, Chapter 1.

Effective September 1, 2023, stalking under Section 42.072 of the Penal Code is added to the list of offenses triggering a magistrate's duty to notify the sheriff when bond conditions are set. Art. 17.50, C.C.P.

APPLICATION FOR FURTHER DETENTION (Art. 17.291, C.C.P.) (Page 1 of 2)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
	§	COUNTY, TEXAS
	APPLICATION FOR FURTHER DETENT	ION
	17.291, Code of Criminal Procedure, the undersigned applicant research period of time not to exceed 48 hours) after bon	
	arrested in the prevention of family violence and based upon the will continue if the Defendant is released immediately upon pos-	
Date		
Applicant		
	exceeds 24 hours, probable cause must exist to believe that the pereding the date the person has been arrested (<i>check the applicate probable cause</i>):	
☐ on more than one occa	asion for an offense involving family violence; or	
	if a deadly weapon, as defined in by Section 1.07, Penal Code, wimmediate flight after the offense.	vas used or exhibited during the commission of

APPLICATION FOR FURTHER DETENTION (Art. 17.291, C.C.P.) (Page 2 of 2)

ORDER

said Defendant meets the criteria fo	or continued detention pursuant to t County, Te detained person, hold the said Def	came for consideration the above and probable cause for arrest of the above named Defendant and that he provisions of Article 17.291, Code of Criminal Procedure, it is xas, Chief of Police for the City of, Texas or endant for hours (period not to exceed 48 hours)
SIGNED this day of	, 20	
		Magistrate
		Printed Name:
		Municipal Judge, City of
		County, Texas

RELEASE: WITH ORDER TO APPEAR (Under Art. 15.17(b), C.C.P.)

Report #:		
Agency:		
Charge:		, a fine-only misdemeanor.
The Defendant is released without bond and	d ordered to appear in person at the	(Municipal)(Justice) Court,
on or before the day of		o'clockm., located at
	ur shall be given to the accused upon (h	is)(her) release. If the accused fails to appear
SIGNED THIS day of	, 20 at	o'clockm.
		Magistrate
	M	agistrate's Printed or Typewritten Name
	Municipal	Judge, City of
		County, Texas
	If Intomove	ton nococcomu
	11 interpre	ter necessary:
		Name of Interpreter

Editor's Note: For the accused to be released without bond and ordered to appear before the Municipal Court, the accused must not have been previously convicted of a felony or misdemeanor other than a misdemeanor punishable by fine only.

RELEASE: MAGISTRATE'S DETERMINATION OF NO PROBABLE CAUSE (Art. 15.17(d), C.C.P.)

Report #:	
Agency:	
Charge:	
After (having)(not having) received sworn testimony or docu probable cause was not presented to merit further detention of the Defendant is therefore ordered released without bond on the above magistrate. A copy of this Order shall be placed with the records of the Def	above named individual on the above described charge. The charge pending filing of charges by an appropriate court or
SIGNED THIS day of, 20 at _	o'clockm.
	Magistrate
	Magistrate's Printed or Typewritten Name
	Municipal Judge, City of
	County, Texas
	If Interpreter necessary:
	Name of Interpreter

RELEASE: PERSONAL BOND AFTER NO TIMELY DEMAND (Art. 15.21, C.C.P.)

Report #:		
Agency:		
Charge:		
means) on, offense is alleged to have been committed proper office of that county before the 1 of the Code of Criminal Procedure, the A copy of this Order shall be place	, was committed to the Magistrate provided notice by (mail) (secure 20 to the Sheriff of ed, regarding the arrest and commitment of the lith day after the date the Defendant was compefendant is ORDERED released on personal with the records of the Defendant. The personal ere the offense was alleged to have been commit.	County, the county in which the ne Defendant. No demand was made by the mitted. Therefore, pursuant to Article 15.21 al bond on the above charge.
SIGNED THIS day of	, 20 at	o'clockm.
		Magistrate
		lagistrate's Printed or Typewritten Name
	Municipa	l Judge, City of
		County, Texas
	If Interpre	eter necessary:
		Name of Interpreter

Editor's Note: Except as provided by Articles 15.21, 17.033, and 17.151, a defendant may not be released on personal bond if the defendant (1) is charged with an offense involving violence; or (2) while released on bail or community supervision for an offense involving violence, is charged with committing either an offense punishable as a felony or an offense under the following provisions of the Penal Code: (i) Section 22.01(a)(1) (assault); (ii) Section 22.05 (deadly conduct); (iii) Section 22.07 (terroristic threat); or (iv) Section 42.01(a)(7) or (8) (disorderly conduct involving firearm). Article 17.03(b-2), C.C.P.

OUT-OF-COUNTY MAGISTRATE'S BENCH JUDGMENT (Art. 15.18, C.C.P.)

	CAUSE NUMBER:	
STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
	JUDGMENT	
guilty and waived a jury trial in writing; guilty of the offense of	and the Magistrate pursuant to Article 15.1	above numbered and entitled cause, having been arrested sted, and having appeared in person and entered a plea of 18(a)(2), Code of Criminal Procedure, finds the Defendant xas, for the use and benefit of the City of
	Defendant the amount of \$	
☐ (If sentence in addition to paymen	t of fine is authorized) It is further Ordere nc	ed that the Defendant shall, 20
		days in jail, each day being hours, in a total
discharging the fine and costs under An	rticle 45.049, Code of Criminal Procedure,	fine and costs; is indigent; and each alternative method of would impose an undue hardship on the Defendant. It is Defendant are waived and thus discharged.
The amount of \$was pa written Plea of Guilty and Waiver of Ju this Order.	uid by the Defendant and that sum is ordere ry Trial executed by the Defendant and this	ed transmitted to the Court identified above along with the s Order before the 11th business day following the date of
		Magistrate
		Magistrate's Printed or Typewritten Name
		County, Texas

BAIL WITH IGNITION INTERLOCK CONDITION (Art. 17.441, C.C.P.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
	§	COUNTY, TEXAS
	ORDER	
☐ The Court finds that the Defendant is eli	gible for bail in the amount of \$	
The Court further finds that the Defendant i	is charged with:	
☐ Intoxication Assault (Section 49.07, Pen	al Code)	
☐ Intoxication Manslaughter (Section 49.0	8, Penal Code)	
☐ A subsequent offense of Driving While	Intoxicated (Section 49.04, Penal Code)	
☐ Driving While Intoxicated with Child Pa	ussenger (Section 49.045, Penal Code)	
☐ A subsequent offense of Flying While In	ntoxicated (Section 49.05, Penal Code)	
☐ A subsequent offense of Boating While	Intoxicated (Section 49.06, Penal Code)	
☐ A subsequent offense of Boating While	Intoxicated with Child Passenger (Section 49.061, Pen	nal Code)
It is ORDERED that, in addition to any obail:		at the Defendant abide by the following conditions of
on the following vehicle:	impractical the operation of a motor vehicle if ethyl alc Make:	•
Model year: Model: License Plate and State:	Color: VIN:	
•	vehicle unless the vehicle is equipped with such an ig	
this Order is in effect, and shall immediately repo	g agency shall verify the installation of the ignition integer to this Court, or to any other court in which this case or disabled other than according to a court order: (agency name and address)	erlock device and monitor the device during the period se may be pending, if the device is not installed by the
☐ Defendant shall pay a reimbursement fee the agency who monitors the ignition interlock d	e in the amount of \$ <u>(enter amount not to exceed \$10)</u> elevice.	at the time of installation and thereafter each month to
OR		
☐ The Court finds that to require the insta	allation of an ignition interlock device would not be in	the best interest of justice.
Signed on the day of	, 20	
DEFENDANT'S ACKNOW	VLEDGMENT	
On the above date, I received a copy of AND MOTOR VEHICLE IGNITION		Magistrate
Defendant		Magistrate's Printed or Typewritten Name
		Municipal Judge, City of
		County, Texas

BAIL CONDITION WHERE CHILD IS ALLEGED VICTIM (Art. 17.41, C.C.P.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
	§	COUNTY, TEXAS
	ORDER	
Penal Code Offense Charged:		
than 18 years of age; or	(Sexual Offenses), Chapter 22 (Assaultive Offenses), or Chact) against a child younger than 18 years of age.	pter 43 (Public Indecency)against a child younger
The Court finds that the Defendant:		
☐ is eligible for bail in this case in the amo☐ is entitled to be released on personal bon	ount of \$; OR ad in the amount of \$	
ACCORDINGLY, IT IS ORDERED conditions of bail:	that, in addition to any other conditions of bail imposed on the	e Defendant, the Defendant abide by the following
	nunicate with (the alleged victim)	
That the Defendant not go to or near an	y residence, school, or other location where (the allegation feet of: (1) the residence located at	<u>ged victim)</u> normally frequents; specifically,
; (2) the school located at		; and
(3) other location, said location being	and located at	;
	refendant is granted supervised access to (the alleged victimal and only at the follows)	
To the extent that a condition impos	sed by this Order conflicts with an existing court order gra	
the conditions imposed by this Order prevai	l for a period of (not to exceed 90) days.	<i>.</i>
IT IS FURTHER ORDERED that the court.	nis Order is effective immediately and shall continue in effective	et until modified by order of this Court or another
A PERSON WHO VIOLATES THIS ORD CONFINEMENT UNTIL THE CONCLUS	ER MAY BE SUBJECT TO THE REVOCATION OR INCI SION OF THIS CASE.	REASE OF HIS/HER BAIL AND SUBJECT TO
NO PERSON, INCLUDING A PERSON VIOLATE ANY PROVISION OF THIS O	WHO IS PROTECTED BY THIS ORDER, MAY GIVE I RDER.	PERMISSION TO ANYONE TO IGNORE OR
Signed on the day of, 2	20	
	-	Magistrate
	-	Magistrate's Printed or Typewritten Name
		magistrate's Finited or Typewritten Name
	1	Municipal Judge, City of

BAIL CONDITION WHERE ADULT IS ALLEGED VICTIM (Art. 17.465, C.C.P.)

Penal Code Offense Charged (victim 18 years old or older):	
 □ Sec. 20A.02 (Trafficking of Persons) □ Sec. 20A.03 (Continuous Trafficking of Persons) □ Sec. 43.03 (Promotion of Prostitution) □ Sec. 43.031 (Online Promotion of Prostitution) □ Sec. 43.04 (Aggravated Promotion of Prostitution) □ Sec. 43.041 (Aggravated Online Promotion of Prostitution) □ Sec. 43.05 (Compelling Prostitution) 	
The Court finds that the Defendant:	
☐ is eligible for bail in this case in the amount of \$; OR ☐ is entitled to be released on personal bond in the amount of \$;	•
ACCORDINGLY, IT IS ORDERED that, in addition to any other conditions of by the following conditions of bail:	pail imposed on the Defendant, the Defendant abide
That the Defendant not directly or indirectly communicate with (the alleged victim) _	; and
That the Defendant not go to or near any residence, place of employment, of the common states at the defendant is prohibited from coming within at the Defendant is prohibited from coming within at the Defendant is prohibited from coming within at the Defendant not go to or near any residence, place of employment, or the defendant not go to or near any residence, place of employment, or the defendant not go to or near any residence, place of employment, or the defendant not go to or near any residence, place of employment, or the defendant not go to or near any residence, place of employment, or the defendant is prohibited from coming within at the defendant not go to or near any residence, place of employment, or the defendant is prohibited from coming within at the defendant not go to or near any residence, place of employment, or the defendant not go to or near any residence, place of employment, at the defendant not go to or near any residence, place of employment, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence, at the defendant not go to or near any residence not go to or	in feet of: (1) the residence located
at(2) the place of employment located at	; and
That the Defendant not go to or near the school, day-care facility, or similar facility w attendance; specifically, the Defendant is prohibited from coming within IT IS FURTHER ORDERED that this Order is effective immediately and shall continuanother court.	feet of the located at
A PERSON WHO VIOLATES THIS ORDER MAY BE SUBJECT TO THE REVOCATION OF THIS CASE.	ATION OR INCREASE OF HIS/HER BAIL AND
NO PERSON, INCLUDING A PERSON WHO IS PROTECTED BY THIS ORDER IGNORE OR VIOLATE ANY PROVISION OF THIS ORDER.	R, MAY GIVE PERMISSION TO ANYONE TO
Signed on the day of, 20	
	Magistrate
	Magistrate's Printed or Typewritten Name
	Municipal Judge, City of

Editor's Note: Arrestees charged with an "offense involving violence" are not eligible for personal bond. This includes all the offenses listed on this form *except* Promotion of Prostitution, Online Promotion of Prostitution, and Aggravated Online Promotion of Prostitution. See Arts. 17.03(b-2) and 17.03(b-3)(2), C.C.P.

MAGISTRATE DUTIES 6/24 TMCEC 2024 FORMS BOOK 49

DEFENDANT'S ABILITY TO MAKE BAIL AFFIDAVIT (Art. 17.027(f), C.C.P.)

On this	day of	, 20 , I have been advised by	y (name of the court or magistrate, as ap	<u>plicable)</u>
of the impor	tance of providing	true and complete information about m	y financial situation in connection with the c	harge pending
against me.	I am without means	to pay \$ and I hereby request to	hat an appropriate bail be set.	
Please see th	ne attached supporti	ng documentation related to this reque	st.	
		Defendant's Printed Nam	ne	
		Defendant's Date of Birt	h	
		Signed	Date:	
		8	ndant's Signature	

Editor's Note: A defendant filing this affidavit under Art. 17.027(f) shall also complete a form to allow the magistrate to assess information relevant to the defendant's financial situation. The form must be the form used to request appointment of counsel under Article 26.04 of the Code of Criminal Procedure or a form promulgated by the Office of Court Administration.

STATUTORY WARNING OF A CHILD (Sec. 51.095, F.C.)

committe	On this day before me pe	ersonally appeared County, Texas, on	, ag	ge, a 20	child, accused of an offense alleged to have	been
					g warning to the above-named child:	
□ A □ Y □ I:	You may remain silent and any statement you make my ou have the right to have f you are unable to employnterviews with peace offic	not make any statements at all; ay be used in evidence against you an attorney present to advise you	ı; either prior to have an atto	any questioni		ing and
OPTIO	NAL DIRECTIVE: APP	PLICABLE ONLY TO RECORD	DED STATE	MENTS:		
		Family Code, I am requesting that the so that I can determine whether it w			recording of your statement to me at the concl	usion
	I gave the foregoing war	nings to the child at	o'clock,	.m. on the	day of,	20 at
					Magistrate's S	 Signature
					Print	ted Name
agree to	I acknowledge that I was be interviewed by law enf		derstand my	rights as expla	ined to me in the warning. I WAIVE these ri	ghts and
					Person	n Warned
rights.	I acknowledge that I was	given the above warning and I un	derstand my	rights as expla	ined to me in the warning. I DO NOT WAIV	VE these
					Person	n Warned
	Juvenile refused to sign a	acknowledgement of warning.				
					Magistrate's S	Signature
					Print	ted Name
Remarks	::				Off	fice Held

WRITTEN STATEMENT OF A CHILD (Sec. 51.095, F.C.) My name is ______, and I am _____ years of age. I was born in ______, State . My telephone number is ______. I can also be reached at telephone number ______. I am in the _____ grade at ______ School. Prior to making the following statement I was informed by (insert title and name of magistrate) that: I have the right to remain silent and not make any statement at all and that any statement I make may be used against me; 1. 2. I have the right to have an attorney present to advise me either prior to any questioning or during any questioning; If I am unable to employ an attorney, I have the right to have an attorney appointed to counsel me before or during any interviews with peace officers or attorneys representing the State; and I have the right to terminate any interviews at any time. 4. I wish to WAIVE these rights and agree to be interviewed by law enforcement officers. Signature of Child Signed on the day of , 20 , at o'clock .m.

Note: Article 38.22, Code of Criminal Procedure, requires a statement signed by or bearing the mark of an accused made on or after that date to be in a language he or she can read or understand.

The statement above is a voluntary statement signed in the presence of (insert title and name of

Signature of Magistrate

Magistrate's Printed Name

magistrate) with no law enforcement officer or prosecuting attorney present.

Signature of Child

MAGISTRATE'S CERTIFICATION OF CHILD'S WRITTEN STATEMENT (Sec. 51.095, F.C.) (Page 1 of 2)

Magistrate's Verification and Certification for Statement of a Child

Re	: Statement of, a child.
I, t	he below listed Magistrate of the State of Texas, do hereby verify and certify the following:
On atta	
Af	ter administering the warning, I examined the child and made the following observations:
	Claims to be years of age and reasonably appears to be of that age;
	(Can)(cannot) read the language; and (a) demonstrated to me that (he)(she) could do so; OR (b) I read the attached warning and statement aloud to the child.
	Is a citizen of;
	Advised me that (he)(she) has completed the grade in school, and is now in the grade in school;
	Was not threatened or promised anything by law enforcement officers or any other agents of the State of Texas;
	Does not appear to be under the influence of drugs or intoxicating beverages, and informs me that (he)(she) is not under the influence of drugs or alcohol;
	Does not appear to have been abused by law enforcement officers, or anyone else, and upon inquiry denies that any type of abuse has occurred;
	Shows no signs of psychiatric problems which might be readily apparent; and, upon inquiry by the undersigned, the child claims no history of psychiatric treatment or problems;
	Appears to understand the meaning of the warnings given and had no questions about the warnings, except as may be described as follows, if any:
	Made the statement voluntarily and of (his)(her) own free will without any improper inducements or prohibited conduct by any law enforcement officers or any other persons;
	Indicated that (he)(she) had not been deprived of food, drink, or sleep.
	Additional observations that I have made during the course of interviewing the said child are as follows, if any:

MAGISTRATE'S CERTIFICATION OF CHILD'S WRITTEN STATEMENT (Sec. 51.095, F.C.) (Page 2 of 2)

	ly after receiving the proper warning and being examined by the undersigned Magistrate did the child,, sign the ached statement.
Ba	sed on the foregoing determinations, I, the undersigned Magistrate, do hereby certify as follows:
	I have examined the child independently of any law enforcement officer or prosecuting attorney.
	I have examined the child in the presence of
	I have determined that the child understands the nature and content of the statement, and has knowingly, intelligently, and voluntarily waived the rights set out in the warning given pursuant to Section 51.095, Family Code.
	I am convinced that the child understands the nature and content of the statement, and that the child is signing the statement voluntarily.
	The statement was signed by the child in my presence with no law enforcement officer or prosecuting attorney present.
	The statement was signed by the child in my presence and the presence of, a (bailiff) (law enforcement officer) employed by, and who did not carry a weapon in the presence of the child, because I determined that the presence of said (bailiff) (law enforcement officer) was necessary for my personal safety and that of other court personnel.
TH	IIS CERTIFICATION made by the undersigned magistrate on, 20, at o'clock,m., in County, Texas.
	Magistrate's Name (print or type)
	Magistrate's Signature
	Office Held

MAGISTRATE'S DETERMINATION OF VOLUNTARINESS – RECORDED STATEMENT OF CHILD (Page 1 of 2) Re: Recorded statement of , a child. I, the below listed Magistrate of the State of Texas, do hereby verify and certify the following: , 20 , I gave the above-named child the warning as required by Section 51.095, Family Code. (See the attached warning which is made a part hereof.). The warning and the child's waiver of these rights are part of the recording. During the administration of the warning, pursuant to Section 51.095(f), Family Code, I requested that the officer return the child and the recording at the conclusion of the process of questioning. In order to determine voluntariness (check all that are applicable): I viewed the recording with the child. I had the child view the recording. From the recording or my interactions with the child I made the following observations: Claims to be years of age and reasonably appears to be of that age; (Can)(cannot) read the _____ language; and (a) demonstrated to me that (he)(she) could do so; or (b) I read the attached warning and statement aloud to the child. Is a citizen of _____; Advised me that (he)(she) has completed the _____ grade in school, and is now in the ____ grade in school; Was not threatened or promised anything by law enforcement officers or any other agents of the State of Texas; Does not appear to be under the influence of drugs or intoxicating beverages, and informs me that (he)(she) is not under the influence of drugs or alcohol; Does not appear to have been abused by law enforcement officers, or anyone else, and upon inquiry denies that any type of abuse has occurred; Shows no signs of psychiatric problems which might be readily apparent, and upon inquiry by the undersigned, the child claims no history of psychiatric treatment or problems; Appears to understand the meaning of the warnings given and had no questions about the warnings; Understands what the recorded statement says, and agrees that the statement is (his)(her) version of the facts surrounding the said offense, and that the statement is true; Made the statement voluntarily and of (his)(her) own free will without any improper inducements or prohibited conduct by any law enforcement officers or any other persons; Indicated that (he)(she) had not been deprived of food, drink, or sleep. Additional observations that I have made during the course of interviewing the said child are as follows, if any:

MAGISTRATE DUTIES 6/24 TMCEC 2024 FORMS BOOK 55

MAGISTRATE'S DETERMINATION OF VOLUNTARINESS – RECORDED STATEMENT OF CHILD (Page 2 of 2)

Based on the foregoing of	bservations, I, the undersigned Magistrate, do hereby det	ermine that:	
	s the nature and content of the statement, and has knowingly, en pursuant to Section 51.095, Family Code.	intelligently, and voluntarily waive	ed the rights set
☐ The child understands	The child understands the nature and content of the recorded statement, and that the child made the statement voluntarily.		
\Box The statement was no	t given voluntarily.		
THIS DETERMINATION	ON made by the undersigned Magistrate onCounty, Texas.	, 20, at	o'clock,
		Magistrate's Nam	e (print or type)
		Magist	rate's Signature
			Office Held

MAGISTRATE'S RECORD OF SERVICE OF ORDER OF PROTECTION (Art. 17.292(j), C.C.P.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
	§	COUNTY, TEXAS
М	AGISTRATE'S RECORD OF SERVICE (OF ORDER OF PROTECTION
		te copy of the Magistrate's Order of Emergency Protection, Defendant, by: (CHEC
☐ The undersigned Magistrat	e of the State of Texas in person	
☐ The undersigned Magistrat	e of the State of Texas electronically	
☐ The undersigned Magistrat	e's designee,	, in person
☐ The undersigned Magistrat	e's designee,	, electronically
On	, 20	
		SIGNED,
		Magistrate
		Printed Name:
		Municipal Judge, City of
		County, Texas

Editor's Notes: Beginning with Magistrate's Orders of Emergency Protection applied for on or after June 1, 2024, magistrates are required to use the form promulgated by the Office of Court Administration. See S.B. 48 (2023). To access the form and other protective order forms, go to https://www.txcourts.gov/rules-forms/standardized-protective-order-forms/.

CLERK'S LETTER: COPY OF MAGISTRATE'S ORDER OF EMERGENCY PROTECTION (Art. 17.292(h), C.C.P.)

Dear:	
Enclosed is a copy of a Magistrate's Order of Emergency Protection entered by Judge, 20	on
You are a person protected by this Order. Please read this Order carefully because it restra committing threats or acts of violence against you. The terms of the Order may contain other importis in effect for days after it was signed.	tant restrictions as well. The Order
A copy of this Order is on file with this Court and with the (Sheriff of	rder in a safe place. If the person
This is a Court Order . No one, including yourself, can give permission to anyone to ignore or vi Order.	iolate any provision of the enclosed
Sincere	ely,
	(Deputy) Clerk
	Municipal Court

Editor's Notes: Beginning with Magistrate's Orders of Emergency Protection applied for on or after June 1, 2024, magistrates are required to use the form promulgated by the Office of Court Administration. See S.B. 48 (2023). To access the form and other protective order forms, go to https://www.txcourts.gov/rules-forms/standardized-protective-order-forms/.

APPLICATION FOR EMERGENCY DETENTION (Sec. 573.011, H.S.C.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
	§	COUNTY, TEXAS
	APPLICATION FOR EMERGENCY DET	ΓΕΝΤΙΟΝ
I, the undersigned applicant, have re	eason to believe and do believe that	a substantial risk of serious harm to himself/hersel
or others.	evidences mental illness and	a substantial risk of serious harm to himself/hersel
This harm is specifically described	as follows:	
specific recent behavior, overt acts, atter	n is imminent unless the person named above mpts, or threats which are described in detail as	
	ed above is (describe in detail):	
Other relevant information:		·
	to issue an order and warrant for emergency	
Applicant's name and address:	Applicant's	telephone number(s):
	Home: Work:	
	 Date	Signature of Applicant

Editor's Note: An adult filing a written application for the emergency detention of another person must present this application personally to a magistrate (Sec. 573.012(a), H.S.C.) The magistrate may interview the applicant. A magistrate may permit an applicant who is a physician to present the application by email with the application attached as a secure PDF document or by secure electronic means, including satellite transmission, closed-circuit television transmission, or secure two-way electronic communication (Sec. 573.012(h), H.S.C.).

ORDER FOR ISSUANCE OF EMERGENCY MENTAL HEALTH WARRANT (Secs. 573.011 and 573.012, H.S.C.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
Respondent	§	COUNTY, TEXAS
	ORDER	
(himself)(herself) or others; (3) that the risk the least restrictive means by which the nec It is therefore Ordered that a warran	k of harm is imminent unless the person is in cessary restraint may be accomplished.	(name of applicant) (sonable cause) illness and (2) a substantial risk of serious harm to mmediately restrained; and (4) emergency detention is on, detention, and transportation of the above named n.
Date Entered		Magistrate
		Magistrate's Printed or Typewritten Name
		City of
		County, Texas

MENTAL HEALTH WARRANT FOR EMERGENCY DETENTION (Sec. 573.012, H.S.C.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
	§	COUNTY, TEXAS
Respondent		
TO ANY HEALTH OR PEACE OFFICER	OF THE STATE OF TEXAS -	GREETINGS:
You are hereby commanded to apprehen	d (name of person to	o be committed), Texas
and transport same to	accordance with Section 573.021	1, Health and Safety Code.
Herein fail not, but of this writ make due	return, showing how you execute	ed same.
Given under my hand this day of	, 20 .	
, ,		
		Magistrat
		Magistrate's Printed or Typewritten Nam
		City of
		County, Texa
		apprehended person to a facility is not required to remai
there while the person is being screened or treat	ted. Sec. 573.012(d-1), Health and	d Safety Code.
	OFFICER'S RETUR	N
Received the day of,	20_, and executed by apprehend	ding the person,,
		for temporary acceptance for
preliminary examination.		
ргенинату ехапшаноп.		
Date Executed:		By: Health or Peace Officer
Time:(a.m.)(p.m.)		Health or Peace Officer

SHERIFF'S OR MUNICIPAL JAILER'S NOTIFICATION – PERSON IN CUSTODY WITH POSSIBLE MENTAL ILLNESS/INTELLECTUAL DISABILITY (Art. 16.22, C.C.P.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
Respondent	§	COUNTY, TEXAS
SH	ERIFF'S OR MUNICIPAL JAILER'S NOTI	FICATION
	that, a perso ectual disability. My belief is based on the following	
	assessment indicating a need for referral for further	
Date		Applicant's Signature
		Applicant's Printed Name
		(Sheriff)(Deputy Sheriff)(Municipal Jailer)
	City of	County, Texas
	Telepho	ne Number:

Editor's Note: The sheriff or municipal jailer having custody of a defendant for any offense (including Class C misdemeanors as of September 1, 2023 (See S.B. 2479 (2023)) shall provide this notice to the magistrate no later than 12 hours after receiving credible information that may establish reasonable cause to believe that the defendant has a mental illness or is a person with an intellectual disability. The notice must include any information related to the sheriff's or municipal jailer's determination, such as information regarding the defendant's behavior immediately before, during, and after the defendant's arrest and, if applicable, the results of any previous assessment of the defendant.

MAGISTRATE'S ORDER FOR MENTAL ILLNESS/INTELLECTUAL DISABILITY ASSESSMENT (Art. 16.22, C.C.P.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
Respondent	§	COUNTY, TEXAS
	ORDER	
The Court, on this da	ay having heard the evidence and arguments, finds that the Respondent, is a person currently committed to the custody of the (SICounty, Texas) (municipal jailer of the City of	neriff of
☐ There is reasonable ca	ause to believe that the Respondent has a mental illness.	
☐ There is reasonable ca	nuse to believe that the Respondent is a person with an intellectual disabil	lity.
the Respondent is held in our intellectual disability extintellectual and development otherwise collect information with an intellectual assessment of the Responsangistrate a written report	red that no later than: (a) 30 days from this date if the Respondent is relecustedly, the local mental health authority, local intellectual and development shall: (A) interview the defendant if the defendant has not previous ental disability expert on or after the date the defendant was arrested for the tion regarding whether the defendant has a mental illness as defined by all disability as defined by Section 591.003, Health and Safety Code, indent and information regarding any previously recommended treatment of an interview described by Paragraph (A) and the other information of Office on Offenders with Medical or Mental Impairments under Section	nental disability authority, or another mental health ly been interviewed by a qualified mental health or ne offense for which the defendant is in custody and Section 571.003, Health and Safety Code, or is a neluding information obtained from any previous nt or service; and (B) provide to the undersigned oblected under that paragraph on the form approved
☐ There is no reasonable be ordered by this Co	e cause to believe that the Respondent has a mental illness, is a person wit urt.	h an intellectual disability, and no examination will
health or intellectual a	onger in custody; or in the year preceding the date of arrest, the service prand developmental disability services determined that the defendant has a ith an offense punishable as a Class C misdemeanor. No examination will	mental illness or intellectual disability; or was only
Signed and entere	d this, 20	
		Magistrate
		Magistrate's Printed or Typewritten Name
		City of

Editor's Note: The order references a form approved by the Texas Correctional Office on Offenders with Medical or Mental Impairments; see the Mental Illness Assessment Notification form in this chapter.

Under 16.22(a), the magistrate is not required to order the interview and collection of other information if the defendant is no longer in custody or if in the year preceding the defendant's applicable date of arrest has been determined to have a mental illness or to be a person with an intellectual disability by the service provider that contracts with the jail to provide mental health or intellectual and developmental disability services, the local mental health authority, the local intellectual and developmental disability authority, or another mental health or intellectual and developmental disability expert. As of September 1, 2023, a magistrate is also not required to order the interview and collection of other information if the defendant was only arrested or charged with a Class C misdemeanor (*See* S.B. 2479 (2023). A court that elects to use the results of that previous determination may proceed under Subsection (c).

If the defendant fails or refuses to submit to the interview and collection of other information regarding the defendant as required under Subdivision (1), the magistrate may order the defendant to submit to an examination in a jail, or in another place determined to be appropriate by the local mental health authority or local intellectual and developmental disability authority, for a reasonable period not to exceed 72 hours. If applicable, the county in which the committing court is located shall reimburse the local mental health authority or local intellectual and developmental disability authority for the mileage and per diem expenses of the personnel required to transport the defendant, calculated in accordance with the state travel regulations in effect at the time.

Under Article 16.22(b), the magistrate may permit a longer period of time for providing the written assessment if good cause is shown.

COLLECTION OF INFORMATION FORM FOR MENTAL ILLNESS AND INTELLECTUAL DISABILITY

AUTHORITY: Art. 16.22, Code of Criminal Procedure & Sec. 614.0032, Health &Safety Code & Chapter 552 of the Government Code
Approved by the Texas Correctional Office on Offenders with Medical or Mental Impairments (TCOOMMI)

SECTION I: DEFENDANT INFORMATION
Defendant Name (Last, First):Offense:
Date of Birth:CARE Identification # (If available):SID or CID # (If available):
Last Four Digits of Social Security Number:
Current County or Municipality of Incarceration: Date of Magistrate Order:
SECTION II: PREVIOUS HISTORY Has the defendant been determined to have a mental illness or to be a person with an intellectual disability within the last year? \[\textstyle Yes \textstyle No \textstyle Unknown \] Date of Previous Written Report of Collected Information (if applicable):
Previous Mental Health and/or Intellectual Disability Information (if available):
SECTION III: CURRENT INFORMATION
Most Recent Diagnosis(es) and Date(s) (if available):
At time of the collection of information or as indicated on the jail screening form for suicide and medical/mental/developmental impairments, is the defendant acutely decompensated, suicidal, or homicidal according to self-report?
☐ Yes- Circle Above ☐ No ☐ Not Applicable- Reason ☐ Other relevant information pertaining to mental health and intellectual disability history and/or previous treatment or service recommendations:
Observations and Findings Based on Information Collected: Defendant is a person who has a mental illness. Defendant is a person who has an intellectual disability. There is clinical evidence to support the belief that the defendant may be incompetent to stand trial and should undergo a complete competency examination under Subchapter B, Chapter 46B, Code of Criminal Procedure. Any appropriate or recommended treatment or service:
None of the above.
Procedures Used to Gather Information:
- Total Control of the Control of th
SECTION IV: INFORMATION OF PROFESSIONAL SUBMITTING FORM
Name, Credentials & Organization of Person Submitting Form:
Upon completion of this form, its contents remain confidential as applicable to Health and Safety Code Chapter 614.017 & Chapter 552 of the Government Code

Editor's Note: This is the current form approved in August 2019 by the Texas Correctional Office on Offenders with Medical or Mental Impairments (TCOOMMI). However, H.B. 601 (86th Legislature (2019)) includes a directive that TCOOMMI shall approve and make generally available in electronic format a standard form for use by a person providing a written report under Article 16.22(a)(1)(B), Code of Criminal Procedure. Visit https://www.tdcj.texas.gov/documents/rid/article_16.22.pdf for a pdf version of the form and detailed instructions. Monitor www.tdcj.texas.gov for any updates to this form.

Approved August 2019

ORDER INTO CUSTODY FOR MENTAL ILLNESS/INTELLECTUAL DISABILITY EXAM (Art. 16.22(a)(3), C.C.P.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
Respondent	§	COUNTY, TEXAS
	ORDER	
The Magistrate finds that on the Respondent	day of, 20, this	S Court found reasonable cause to believe that the disconnection disconn
day of Respondent has a mental illness as def defined by Section 591.003, Health and The Magistrate further finds that		to determine whether ode, or is a person with an intellectual disability as a. It is therefore Ordered that a warrant shall issue a period not to exceed hours (72)
Date		Magistrate
		Magistrate's Printed or Typewritten Name City of
		County, Texas

Editor's Note: In the event that a defendant fails or refuses to submit to the interview and collection of other information regarding the defendant as required under Article 16.22(a)(1) of the Code of Criminal Procedure, the magistrate *may* order the defendant to submit to an examination in a jail or in another place determined to be appropriate by the local mental health authority or local intellectual and developmental disability authority for a reasonable period not to exceed 72 hours.

MAGISTRATE DUTIES 6/24 TMCEC 2024 FORMS BOOK 65

WARRANT FOR MENTAL HEALTH/INTELLECTUAL DISABILITY EXAM - PERSON FAILING TO SUBMIT VOLUNTARILY (Art. 16.22(a)(3), C.C.P.) NO: _____ STATE OF TEXAS MAGISTRATE FOR § VS. § **COUNTY, TEXAS** § Respondent TO ANY HEALTH OR PEACE OFFICER OF THE STATE OF TEXAS - GREETINGS: You are hereby commanded to apprehend the person ______ and transport same to ______, Texas for the purpose of: an interview to determine if the person has a mental illness as defined by Section 571.003, Health and Safety Code. an interview to determine if the person is a person with an intellectual disability as defined by Section 591.003, Health and Safety Code. It is furthered Ordered, pursuant to Article 16.22(a)(3), Code of Criminal Procedure, that the person be held in custody no more hours (72 hours maximum) for the purpose of said interview. than Herein fail not, but of this writ make due return, showing how you executed same. Given under my hand this day of , 20. Magistrate Magistrate's Printed or Typewritten Name City of _____ County, Texas **OFFICER'S RETURN Received** the day of , 20 , and executed by apprehending the person, , and transporting (him)(her) to Date Executed:

Editor's Note: The magistrate may order a defendant who fails or refuses to submit to the collection of information regarding the defendant as required under Article 16.22(a)(1) of the Code of Criminal Procedure, the magistrate may order the defendant to submit to an examination in a jail or in another place determined to be appropriate by the local mental health authority or local intellectual and developmental disability authority for a reasonable period not to exceed 72 hours.

Time: (a.m.)(p.m.)

Health or Peace Officer

	PERSONAL BOND – CI			•	032, C.C.P.)
_					
Agency:					<u> </u>
Charge:					<u> </u>
The un	dersigned Magistrate deter				
1)	the Defendant,	, is not ch	narged with nor ha	as been previo	ously convicted of a violent offense as that term
2)		32(a) of the Code of Crir		ta with the in	ail to provide mental health or intellectual and
2)					ellectual and developmental disability authority,
	or another qualified men	tal health and developme	ntal disability exp	ert under Art	icle 16.22:
3)	the applicable expert,	1	, in a wr	ritten report s	ubmitted to the undersigned Magistrate under nt has a mental illness or is a person with an
				and recomme	nds (mental health treatment) (intellectual and
		services) for the Defenda			
4)	community-based menta	al health or intellectual 534.053 or 534.103 of th	and developmen	ıtal disability	levelopmental disability authority), appropriate services for the Defendant are available in brough another mental health or intellectual and
other credible	e information provided by	the attorney representing	g the State or the	Defendant, th	pretrial risk assessment (<i>if applicable</i>), and any hat release on personal bond would reasonably victim of the alleged offense.
	. (Check any applicable be As a condition of relea	oxes below) use on personal bond, the	Defendant is O I	RDERED to	s ORDERED released on personal bond on the submit to outpatient or inpatient mental health
	jail to provide mental h intellectual and develor disability expert. (requi- independently will cont	nealth or intellectual and opmental disability authorized if the defendant's me inue to deteriorate if the	developmental di ority, or another ntal illness or inte defendant does no	sability service qualified me ellectual disale to receive the part of the pa	I by the service provider that contracts with the ces, the local mental health authority, the local ntal health or intellectual and developmental bility is chronic in nature; or ability to function recommended treatment or services).
		of the community and the	victim.)	necessary to e	(The magistrate may require the ensure the defendant's appearance in court as
A copy	of this Order shall be place	ed with the records of the	Defendant.		
SIGNED TI	HIS day of	, 20 at	o'clock	m.	
				-	Magistrate
				-	
					Magistrate's Printed or Typewritten Name
					Municipal Judge, City of
				-	County, Texas

Editor's Note: Notwithstanding Article 17.03(b), or a bond schedule adopted, or a standing order entered by a judge, a magistrate shall release a defendant on personal bond unless good cause is shown otherwise if the requirements in Article 17.032(b) are satisfied. A person is considered to have been convicted of an offense under Article 17.032 if a sentence is imposed, the person is placed on community supervision or receives deferred adjudication, or the court defers final disposition of the case.

Name of Interpreter (If Necessary)

SCHEDULE OF SEIZED PROPERTY ALLEGED TO HAVE BEEN STOLEN (Art. 47.03, C.C.P.)

CAUSE NUMBER:

STATE OF TEXAS	§	IN THE MUNICIPAL COURT
VS.	§	CITY OF
	§	COUNTY, TEXAS
To the Honorable Judge of said Court:		
Comes now, files this schedule to certify the following informa	, a peace officer, with the	
a location in		wing property, described as follows:
I seized the above described property from		
property. The names and mailing addresses are as	red at, since the day	of , 20 . Additional charges
I estimate the value of this property to be \$		
No criminal action relating to this property is Filed this day of		
rited tills day of, 2	0	
		Peace Officer
	Name:	
	Address:	
	Telephone:	

NOTICE OF STOLEN PROPERTY HEARING (Arts. 47.01a and 47.02, C.C.P.)

CAUSI	E NUMBER:	
EX. REL.	§	IN THE MUNICIPAL COURT
	§	CITY OF
(Describe Property)	§	COUNTY, TEXAS
	NOTICE	
		operty alleged to have been stolen came into custody of the to possession of said property. The property,
is being held at		, a location in the City of, Texas.
o'clockm. on the, Texas. If you	day of	
		Magistrate
		Magistrate's Printed of Typewritten Name
		City of
		County, Texas
		Ву:
		Date:

Editor's Note: Venue for stolen property hearings under 47.01a of the Code of Criminal Procedure includes any municipal court in any municipality in which the property is seized or in which the property was alleged to have been stolen, except that the court may transfer venue to a court in another county on the motion of any interested party. Under Article 47.02 of the Code of Criminal Procedure, venue to determine the right of possession of stolen property is in the county in which the property was alleged to have been stolen or in the county in which a criminal action for theft or any other offense involving illegal acquisition of property is pending.

ORDER RESTORING STOLEN PROPERTY WHEN NO TRIAL IS PENDING (Art. 47.01a, C.C.P.)

CAUSE NUMBER:

EX. REL.	§	IN THE MUNICIPAL COURT
	§	CITY OF
(Describe Property)	§	COUNTY, TEXAS
	ORDER	
Whereas, on theday of be heard and was heard in the above styled case wh following described property:	, 20, in the Municipal Court of _erein	County, Texas, came on to
now in the possession and control of	, a peace officer wit	h the
All parties expressing a claim to possession were person or through their attorney; and the Court, after he and is of the opinion that: the property was not acquired by theft	properly notified of this hearing, a saring all the evidence and testimon or another offense and possessi, whose mailing address is perty was acquired by theft or by a	and those desiring to assert such claim to possession appeared in y, finds that no criminal action regarding this property is pending ion of the above-described property should be awarded to mother manner that makes its acquisition an offense and that the
deliver the property to a government agency deliver the property to a person authorized b destroy the property. Furthermore, it is hereby Ordered that while in the possession and control of	, having authority should it be needed in function, pending is hereby Ordered that for official purposes. y Article 18.17 of the Code of Crimum while in the code in the code of Crimum while in the code in the code in the code of Crimum while in the code in the c	the superior right to possession [subject to the condition that such
Be it further Ordered that	make due	return, showing how you executed same.
	, 20	
s		Magistrate
		Magistrate's Printed or Typewritten Name
		City of
		County, Texas
Executed by transferring possession and co	ontrol of the above-described p	roperty to:
This the day of, 2	20	Peace Officer

Editor's Note: The person who has the superior right to possession of the property, as determined in a hearing under Article 47.01a(a), is responsible for any transportation necessary to deliver the property to the person as ordered under that subsection.

ORDER RESTORING STOLEN PROPERTY ON TRIAL (Art. 47.02, C.C.P.)

	CAUSE NUMBER:	
EX. REL.	§	IN THE MUNICIPAL COURT
	§	CITY OF
(Describe Property)	§	COUNTY, TEXAS
	ORDER	
		County, Texas, with written , in the following criminal action: yled case wherein is
now in the possession and control of	, a peace officer with th	e
or through their attorney; and the Court, after	hearing all the evidence and testimony, finds	esiring to assert such claim to possession appeared in person that possession of the above described property should be perty alleged to be stolen, whose mailing address is
Therefore, it is hereby Ordered that poss be immediately delivered to:	ession of said property now in the possession and	d control of
Furthermore, it is hereby Ordered that of said property while in the possession and contransferred until such charges are	are determined	pay all reasonable charges for the safekeeping while in the custody of the law, and the possession not be been verified by the attached affidavit of to be \$, and shall be paid to
	make due return	n, showing how you executed same.
Entered and signed this the day or	£, 20	
		Magistrate
		Magistrate's Printed or Typewritten Name
		City of
		County, Texas
Executed by transferring possession	and control of the above-described prope	rty to:
This the day of	, 20	<u> </u>
	-	Peace Officer

Editor's Note: Article 47.02(c), C.C.P. states that, "the owner of the property is responsible for any transportation necessary to restore the property to the owner as ordered under this article."

ORDER RESTORING STOLEN PROPERTY UPON AN EXAMINING TRIAL (Art. 47.04, C.C.P.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
	§	COUNTY, TEXAS
	ORDER	
described property:	, 20, in theCourt of of the court, proof was established of true ownership an	
now in the possession and control of	, a peace office	eer with the
	as true owner of the said property, whose mailing addr , it is hereby Ordered that possession of said p	ess is
Furthermore, it is hereby Ordered that of said property while in the possession and cont transferred until such charges are Be it further Ordered that	make due return, showin	pay all reasonable charges for the safekeeping in the custody of the law, and the possession not be rerified by the attached affidavit of \$, and shall be paid to
Entered and signed this the day of	, 20	
		Magistrate
		Magistrate's Printed or Typewritten Name
		City of
		County, Texas
Executed by transferring possession a	and control of the above-described property to:	
This the day of		·
		Peace Officer

INVENTORY OF PROPERTY TAKEN UNDER A SEARCH WARRANT (Arts. 18.10 and 18.11, C.C.P.)

THE STATE OF TEXAS,		§		
CITY OF	§			
COUNTY		§		
	I	NVENTORY		
My name is	ar	nd I am commissioned as a peace officer by		
a location in	On the County, Tex	nd I am commissioned as a peace officer by, day of, 20, at, xas, I seized the following property, described as follows:		
I seized the above described property from whose mailing address is	n			
The property was seized because				
Filed this day of	_, 20			
		Peace Officer		
		Name:		
		Address:		
		Telephone:		

Editor's Note: A blood specimen seized pursuant to a warrant executed under Article 18.067, Code of Criminal Procedure, may be removed from the county in which it was seized and returned to the county in which the warrant was issued without a court order.

ORDER DIRECTING SAFEKEEPING OF PROPERTY TAKEN UNDER A SEARCH WARRANT (Arts. 18.10 and 18.11, C.C.P.)

	NO:	
STATE OF TEXAS	§	MAGISTRATE FOR
VS.	§	
	§	COUNTY, TEXAS
	ORDER	
Whereas, on the day	of, 20, in	County, Texas, , seized the following
It is hereby Ordered that said property. Until The property, unless it is a blood specime county in which it was seized without an order.		al Procedure, may not be removed from the trate in the county in which the warrant was
Entered and signed this the day		·
		Magistrate
		Magistrate's Printed or Typewritten Name
		City of
		County, Texas

ORDER FOR IMPOUNDMENT OF OUT-OF-STATE MOTOR VEHICLE (Secs. 601.291 and 601.294, T.C.)

	NO: _			
STATE OF TEXAS		§		MAGISTRATE FOR
VS.		§		
		§		COUNTY, TEXAS
WHEREAS IT IS FOUND:				
 The owner or of death, or damages There is a reason injury, death, or The owner or of a. Evidence of b. Evidence of Transporta THE MAGISTRATE IS RIP	ge to the property of one person onable possibility of a judgme property damage sustained in perator of the vehicle failed to of financial responsibility for that the person is exempt frontion Code. EQUIRED TO ORDER:	volved in a motor vel n to an apparent exter ent being rendered ag n the motor vehicle co provide: he bodily injury, deat om the requirement of	nicle collision in this State of at least \$500; ainst the owner or operallision; h, or property damage; of financial responsibilit	y, pursuant to Section 601.051
				unty, Texas, (Chief of Police of
	Model: State:			
	State.			
NOTICE TO VEHICLE O	WNER:			
Texas law provides that the	motor vehicle remain impound	ded until you present	to the person authorized	to release the vehicle:
 a certificate of r pay for the cost 	elease obtained from the Depa of impoundment.	artment of Public Safe	ty pursuant to Section 60	01.296, Transportation Code; and
Ordered, signed, and delive	ered on day of	, 20_	<u>_</u> .	
		_		Magistrate
			36.11	42. D. 44. 1 T 14. 24
			Magistra	te's Printed or Typewritten Name
		M	unicipal Judge, City of _	

County, Texas