

**PRAWN ARREST WARRANT AND APPLICATION**

JD-CR-67\_PRAWN Rev. 3-25  
C.G.S. §§ 54-1h, 54-2a, 54-63d, 54-65a; P.B. 38-21

*NOTICE: This is a printout of data from PRAWN's central computer system. Pursuant to C.G.S. § 54-2a(e), any person may be arrested if a warrant exists for them in PRAWN. Upon arrest, you must give the arrestee a copy of the warrant. The names in the signature blocks are the names that appear on the original warrant.*

STATE OF CONNECTICUT  
JUDICIAL BRANCH  
**SUPERIOR COURT**  
www.jud.ct.gov



Docket number	U.A.R./Summons/Ticket number	G.A.	Held at	Date warrant ordered	
Name of accused		Date of birth	Race	Sex	Date of original arrest
Last known address of accused			Arresting agency name and code		

The undersigned, being duly sworn, deposes and says:

1. The accused was charged with the following offense(s):

Statute	Description	Class	Type

2. The accused was directed to appear in the court listed above for proceedings in said case.

3. The accused failed to appear on \_\_\_\_\_ when legally called according to the terms of their bail bond or promise to appear.

4. The court ordered that a warrant be issued for the re-arrest of the accused for failure to appear and set the following conditions:

Amount of bond
Type of bond

5. As a result of paragraph #4 above, the accused, in addition to the underlying offenses set forth in paragraph #1 above, is now charged with an additional count of: \_\_\_\_\_

Signed ( <i>Affiant</i> )	Date signed	Subscribed and sworn to before me on ( <i>Date</i> )	Signed ( <i>Judge, Commissioner of the Superior Court</i> )
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**Application**

Based upon the affidavit above, the undersigned prosecuting authority asks the court to issue a warrant for the re-arrest of the accused.

Signed ( <i>Deputy Assistant State's Attorney</i> )	Name of Prosecutor ( <i>Print</i> )	Date signed
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**Finding and Warrant**

The undersigned considered this affidavit and application and finds that there is probable cause that an offense has been committed and that the accused committed it and, therefore, that probable cause exists to issue a warrant for the re-arrest of the accused named above.

**If bond is set in an amount of \$10,000 or less, the court shall enter one of the orders below: (Select one)**

- The undersigned **authorizes** any Bail Commissioner or IAR Specialist to review and, if appropriate, reduce the amount of the above bond or to release the arrestee on a promise to appear, pursuant to General Statutes § 54-63d. This authority is subject to any prosecutor's authority to delay any such modification until the arrestee is presented in court pursuant to General Statutes § 54-63d(d).
- The undersigned **does not authorize** a Bail Commissioner or IAR Specialist to modify the terms of the above court-set bond.

**To: Any proper officer of the State of Connecticut**

By authority of the State of Connecticut, you are hereby commanded to arrest the body of the accused named above and execute this warrant according to law.

Signed ( <i>A Judge of the Superior Court</i> )	Name of Judge ( <i>Print</i> )	Date signed
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**Return on Re-Arrest Warrant**

State of Connecticut, county of _____ ss.	Date of service
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Under the authority of this warrant, I arrested the body of the accused named above and read the same in the hearing of the accused; and the accused was released pursuant to the court ordered conditions or is here in court for examination.

Attest ( <i>Officer's signature and title, if applicable</i> )	Shield number	Department
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