Form 4 Warrant—offender not in custody

Crimes Act 1914 (Cwlth)

(see s 23XWOB (Securing the presence of offender at hearing—offender not in custody)

In the *[Supreme/Magistrates/Childrens] Court of the Australian Capital Territory

Criminal jurisdiction

No *[SCC/KP/CP] of (year)

Authority and directions

To (insert full name of constable applying for the warrant), a constable, who is the executing officer for this warrant:

You, or any other constable are authorised and directed to arrest the person named in this warrant (the *offender*) and bring the offender before me at the Court at *[ACT Law Courts/Magistrates Court Building], Knowles Place, Canberra for the hearing of an application under the *Crimes Act 1914* (Cwlth), section 23XWO.

Details of offender

Name:

Address:

Date of birth (if known):

Approved form under Court Procedures Act 2004, s 8

Reason for warrant

The offender is not in custody.

*I am satisfied that the arrest is necessary to ensure the appearance of the offender at the hearing of an application made under the *Crimes Act 1914* (Cwlth), section 23XWO (Judge or magistrate order for carrying out forensic procedure on offender).

*I am satisfied that the offender might destroy evidence that might be obtained by carrying out the forensic procedure sought under the *Crimes Act 1914* (Cwlth), section 23XWO (Judge or magistrate order for carrying out forensic procedure on offender).

*I am satisfied that the issue of the warrant is justified for the following reasons:

(briefly state reasons for justification)

Date:

*[Judge / Magistrate]:

*omit if, or whichever is, inapplicable