

**CIVILIAN WARRANT APPLICATION HEARINGS --- VERIFICATION OF ADDRESS & CONTACT INFORMATION CONCERNING AN ACCUSED WHO IS NOT IN PHYSICAL CUSTODY.
(If mail notice is returned, undeliverable, the Court cannot conduct a citizen hearing on this/these charge(s).)**

If the accused is not already in physical custody, as the civilian warrant applicant you have a duty under O.C.G.A. §17-4-40 to provide the Court with the correct address and contact information for the accused in order for the Court to give the lawful notice to the accused of this warrant application hearing.

The Court cannot schedule a hearing until a proper address is provided. The court must be able to reasonably verify this information. If the court finds that your information is inadequate, you will be required to conduct further investigation to determine the correct mailing address of the accused. Lawful notice is vital.

If mail notice is returned as 'undeliverable as addressed' the Court will dismiss the application. The applicant may re-apply for an arrest warrant when the applicant is able to provide the Court with the correct mailing address so that lawful notice can be given. Alternatively, the applicant can seek law enforcement investigation in the jurisdiction where the crime allegedly occurred.

List the best addresses to give the accused proper notice of this proceeding by US mail. (Include all)

<input checked="" type="checkbox"/> The address for the accused on the warrant application form is the <input type="checkbox"/> present; <input type="checkbox"/> last known; <input type="checkbox"/> home; <input type="checkbox"/> work; <input type="checkbox"/> relative's (state relationship) _____ mailing address.
Address #2 : (Name of business, if any) _____ Street address: _____ City, State & Zip Code: _____ which is the <input type="checkbox"/> present; <input type="checkbox"/> last known; <input type="checkbox"/> home; <input type="checkbox"/> work; <input type="checkbox"/> relative's, (state relationship) _____ address of the accused.
Telephone numbers of the accused: Home _____ Work _____ Mobile _____ Other: _____
Check/describe all of the facts from which you determined that this was the correct address/addresses of the accused: <input type="checkbox"/> My own personal knowledge, I have been there; <input type="checkbox"/> The accused gave me this address; <input type="checkbox"/> It is the last address I have for the accused <input type="checkbox"/> Another person gave me this address for the accused (describe more fully)
List any other facts, if any, that you believe support your contention that this is the correct address for the accused.
Has mail ever been returned to you as being undeliverable from the address you listed on warrant application form, or the secondary address you listed above, as being undeliverable?

I swear or affirm that the facts contained herein are true and correct.

This ____ day of _____, 20____.

Warrant Applicant

REVIEW BY COURT

The foregoing information having been reviewed, it is hereby determined that:

[] The information is reasonably complete and the warrant application hearing shall be scheduled. The Clerk of court shall give written notice to **ALL** addresses listed.

[] The mailing information is insufficient to reasonably insure that the required statutory notice will be given to the accused. The warrant applicant may re-apply for an arrest warrant in this case when the applicant can provide better address information to the Court so that statutory notice requirements can be reasonably met.

Until that time, no warrant application hearing shall be scheduled.

Alternatively, the applicant can seek law enforcement investigation in the jurisdiction where the crime allegedly occurred.

So Ordered,

This ____ day of _____, 20____
Magistrate