

CAPIAS



JD-CL-33 Rev. 9-05
C.G.S. §§ 46b-231, 52-143, 54-2a, 54-64d
Pr. Bk. Secs. 38-21, 40-45, 44-9

STATE OF CONNECTICUT
SUPERIOR COURT
www.jud.state.ct.us

COURT USE ONLY
CAPIAS - ISSUED
CRWAV - RETURNED
CPVC - VACATED

INSTRUCTIONS TO PREPARER

1. Prepare in triplicate and keep a copy.
2. Clerk or Support Enforcement Officer must sign original and one copy must be placed in the court file.
3. Proper Officer to make return on signed original.

T0: Any Proper Officer of the State of Connecticut

NAME OF CASE (Plaintiff vs. Defendant) <i>De Jesus, Ricardo v De Jesus, Rosa</i>		DOCKET NO. <i>40959171</i> <i>RTKAC4041588</i>
<input type="checkbox"/> JUDICIAL DISTRICT	<input type="checkbox"/> HOUSING SESSION	ADDRESS OF COURT (No., street, town, and zip code) <i>172 Golden Hill St, Bridgeport, CT 06604</i>
<input checked="" type="checkbox"/> G.A. No. <i>2</i>	<input type="checkbox"/> SMALL CLAIMS AREA	DATE OF BIRTH (If known)
NAME OF PERSON TO BE ARRESTED <i>Richard De Jesus</i>		DATE FAILED TO APPEAR <i>5/8/2014</i>
ADDRESS OF PERSON TO BE ARRESTED (If known)		TELEPHONE NO. (If known)

WHEREAS, the above-named person was duly summoned, ordered, subpoenaed or otherwise required by law to appear before this court on the above date, and said person failed to appear, and

WHEREAS, the court orders the issuance of this capias and sets the condition(s) of release, specified below.

THESE ARE therefore by authority of the State of Connecticut to command you to take the person named above and to bring said person before this court without undue delay. If a courthouse lockup operated by the judicial branch is available at the court that issued the capias and is operational at the time you bring the person taken into custody to the court, you shall transfer the custody of such person to a judicial marshal at the court unless such person requires medical attention or there is insufficient space for such person at such lockup. If the court is in session, the judicial marshal shall present such person before the court. If the court is not in session but the clerk's office is open, the judicial marshal shall present such person before the clerk or assistant clerk or a person designated by the Chief Court Administrator. If the court is not in session and the clerk's office is closed, and such person indicates to the judicial marshal that he or she can meet the conditions of release fixed by the court, the judicial marshal shall, without undue delay, either (A) transport such person to a community correctional center within the judicial district or, if there is no community correctional center within the judicial district, to the nearest community correctional center, for the purpose of entering into the condition of release fixed by the court, or (B) if more expedient, hold the person in custody until the clerk's office is open or the next session of the court, for the purpose of entering into the condition of release fixed by the court. If such person does not indicate to the judicial marshal that he or she can meet the conditions of release fixed by the court, the judicial marshal shall hold the person in custody until the clerk's office is open or the next session of the court, for the purpose of entering into the condition of release fixed by the court. If a courthouse lockup operated by the judicial branch is not available at the court that issued the capias, or is available but is not operational or has insufficient space, you shall, without undue delay, transport such person to a community correctional center within the judicial district or, if there is no community correctional center within the judicial district, to the nearest community correctional center for the purpose of entering into the condition of release fixed by the court.

The clerk or assistant clerk or a person designated by the commissioner of correction shall order the person taken into custody on the capias to enter into the condition(s) of release set forth below, on the condition that such person shall appear before the next session of the Superior Court which issued the capias.

Upon the failure of such person to enter into the condition(s) of release set forth below, the person named above shall be held in the correctional center pursuant to the capias until the next session of court. In such case, a copy of this capias shall be left with the designee of the commissioner of correction which shall be authority for keeping the person named above.

Hereof fail not but due service and return make.

CONDITIONS OF RELEASE		For Court Use Only
AMOUNT OF BOND (If any) <i>2,000</i>	TYPE OF BOND <i>CASH</i>	FILE DATE
NAME OF JUDGE/FAMILY SUPPORT MAGISTRATE		<i>Vacated</i>
By Order of the Court		
SIGNED (Assistant Clerk/Support Enforcement Officer) <i>[Signature]</i>		DATE SIGNED <i>5/8/2014</i>
		<i>113.00</i>

NAME AND ADDRESS	NAME OF PERSON TO BE ARRESTED						
	ADDRESS OF PERSON TO BE ARRESTED						
PHYSICAL DESCRIPTION	AGE	SEX	HEIGHT	WEIGHT	EYES	HAIR	COMPLEXION
	ADDITIONAL PHYSICAL DESCRIPTION (Scars, Marks, etc.)						
EMPLOYER	NAME OF EMPLOYER						
	ADDRESS OF EMPLOYER						
MOTOR VEHICLE	YEAR	MAKE		MODEL	COLOR		
	REGISTRATION NO. AND STATE			ADDITIONAL DESCRIPTION			

RETURN OF SERVICE

PLACE OF ARREST	DATE OF ARREST	DATE BROUGHT TO COURT/COMMUNITY CORRECTIONAL CENTER <input type="checkbox"/> COURT <input type="checkbox"/> COMM. CORR. CENTER
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THEN AND THERE, by virtue of the foregoing order of the court, I took the within named person into custody and brought him/her to the following court community correctional center:

ADDRESS OF COURT OR COMMUNITY CORRECTIONAL CENTER _____

TITLE (Proper Officer)	SIGNATURE	DATE
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FEES

COPY: _____

ENDORSEMENT: _____

SERVICE: _____

TRAVEL: _____

TOTAL: _____

A TRUE AND ATTESTED COPY:

ATTEST _____
 (Proper Officer)