

WARRANT OF ATTACHMENT

_____ Court-Martial of the United States

UNITED STATES)
v.)

_____)

_____)

The President of the United States, to _____
(United States, marshal or such other person as may be directed,

_____ :
RCM 703(e)(2)(G)(iv), MCM, 1984

WHEREAS, _____, of _____,

was on the _____ day of _____,

at _____, duly subpoenaed to appear and attend

at _____, on the _____ day of

_____, at _____ o'clock _____ .m., before a _____

court-martial duly convened by _____, dated

_____, _____, to testify on the part of the _____

in the above-entitled case; and whereas he/she has willfully neglected or refused (to appear and attend) ¹

(to produce documentary evidence which he/she was legally subpoenaed to produce) before said

_____ court-martial, as by said subpoena required, although sufficient time has elapsed

for that purpose; and whereas he/she has offered no valid excuse for his/her failure to appear; and whereas

he/she is a necessary and material witness in behalf of the _____

in the above-entitled case:

¹ Line out inappropriate words.

NOW, THEREFORE, by virtue of the power vested in me, the undersigned, as military judge ¹ of said _____ court-martial, by Article 46 of the Uniform Code of Military Justice (10 USC 846), you are hereby commanded and empowered to apprehend and attach the said _____ wherever he/she may be found within the United States, its Territories and possessions, and forthwith bring him/her before the said _____ court-martial at _____ to testify as required by said subpoena.

Military judge of said ¹ _____ COURT-MARTIAL

Dated at _____
_____, _____

¹ If there is no military judge, line out the words "military judge" and enter "convening authority."