

Home / Legal Resources / Rules / North Dakota Rules of Criminal Procedure

FORM 10. (RULE 41, N.D.R.Crim.P.)	Effective Date: 1/1/2001
STATE OF NORTH DAKOTA	IN
	(name of court)
County of	Judicial District
	SEARCH WARRANT
To any peace officer of this State:	
[the person of] [name or describe with particularity there is now being concealed property or evidence which [was stolen or embezzled] [was used in the content to use it as a means of committing a public of offense in violation of the laws of this state] [indicates the content of the laws of this state] [indicates the content of the laws of this state]	affiant] that he has reason to believe that on [premises known as] y] City of in the County of, State of North Dakota, namely [describe the property or evidence with particularity] ommission of a crime] [is in the possession of a person with the ffense] [constitutes or may constitute evidence of a criminal te other basis or grounds for seizure]; and as I am satisfied that y so described is being concealed on the [premises] [person] above-
*City of	
**Before	
(name of Judge)	
SEARCH WARRANT	
[person] named for the property or evidence specificany time, day or night (indicate reason for search at	nin ten [10] days after receiving this warrant, the [premises] fied; serving this warrant and making the search [in the daytime] [at a time other than daytime)], and if the property or evidence is nt and a receipt for the property or evidence seized, and prepare a the inventory before me.
Dated (Month) (Date), (Year).	
Explanatory Note ▼	
Version History 🔨	
Effective Date Observed	olete Date

01/01/2001	⊘ View