## FORM NO. 45C

[See rule 112D(1)]

## Warrant of authorisation under subsection (1) of section 132A of the Income tax Act, 1961

To	
The Deputy Director,	
The Deputy Commissioner,	
The Assistant Director,	
The Assistant Commissioner,	
The Income-tax Officer,	
Whereas information has been laid before me and on the considerat	ion thereof I have reason to believe that a summons under
sub-section (1) of section 37 of the Indian Income-tax Act, 1922, of	
Act, 1961, or a notice under sub-section (4) of section 22 of the l	
section 142 of the Income-tax Act, 1961, was issued by the Deputy	
	[name of the person] to produce, or cause
to be produced, books of account or other documents specified in th	
to produce or cause to be produced, such books of account or other of	locuments as required by such summons or notice, and the
said books of account or other documents	have been taken into custody by
[name and d	esignation of the officer or authority]/certain books of
account or other documents which will be useful for, or relevant to	
under the Income-tax Act, 1961, have been taken into custody by	
[name and designation of officer or authority]	
And Sarvashri/Shri/Shrimati	[name of the
person] to whom a summons under sub-section (1) of section 37 of	
person to whom a summons under sub-section (1) of section 57 of	
of antion 121 of the Income toy Act 1061 and notice under sub-se	
of section 131 of the Income-tax Act, 1961, or a notice under sub-se	ction (4) of section 22 of the Indian Income-tax Act, 1922,
or under sub-section (1) of section 142 of the Income-tax Ac	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer,	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not,
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not,
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer,	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not,
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not,
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said [name and
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said [name and
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said [name and artly income or property which has not been or would not
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said [name and artly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said [name and artly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said [name and artly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such;
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said [name and artly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such ; [name of the Deputy
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said [name and artly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such ; [name of the Deputy
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said rurly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such it is income to the Assistant Commissioner or the Income-tax
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said rurly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such it is incomediated in the person of the Assistant Commissioner or the Income-tax act.
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said rurly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such it is incomediated in the person of the Assistant Commissioner or the Income-tax act.
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said rurly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such it is income to the Assistant Commissioner or the Income-tax
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said [name and artly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such [name of the Deputy ettor or of the Assistant Commissioner or the Income-tax account, other documents or assets as aforesaid.
or under sub-section (1) of section 142 of the Income-tax Ac Commissioner/the Assistant Commissioner/the Income-tax Officer, or would not, produce or cause to be produced, such books of officer/authority  the assets taken into custody by	ction (4) of section 22 of the Indian Income-tax Act, 1922, t, 1961, has been or might be issued by the Deputy will not, account or other documents on their return by the said rurly income or property which has not been or would not e-tax Act, 1922, or the Income-tax Act, 1961, by me of the person] from whose possession or control such it is incomediated in the person of the Assistant Commissioner or the Income-tax act.