**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 consideration (1) of section 37 of the Indian Income-tax Act, 1900. Act, 1961, or a notice under sub-section (4) of section 22 of section 142 of the Income-tax Act, 1961, was issued by the De Officer	22, or under sub-section (1) of section 131 of the Income-tax the Indian Income-tax Act, 1922, or under sub-section (1) of puty Commissioner/the Assistant Commissioner/the Income-tax
produce, or cause to be produced, books of account or other documents or failed to produce or cause to be produced, such bool or notice, and the said books of account or other documents hav	cuments specified in the relevant summons or notice and he has as of account or other documents as required by such summons
	r authority]/certain books of account or other documents which
will be useful for, or relevant to, proceedings under the Indian	
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 the Indian Incomparison	me-tay Act 1922 or under sub-section (1) of section 131 of the
Income-tax Act, 1961, or a notice under sub-section (4) of secti	on 22 of the Indian Income-tax Act, 1922, or under sub-section
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer,	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not,
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not,
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer,	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not,
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer, produce or cause to be produced, such books of account or other	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not, or documents on their return by the said officer/authority  [name and designation of the
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer, produce or cause to be produced, such books of account or other the assets taken into custody by	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not, or documents on their return by the said officer/authority  [name and designation of the property which has not been or would not have been, disclosed
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer, produce or cause to be produced, such books of account or other the assets taken into custody by officer or authority] represent either wholly or partly income or for the purposes of the Indian Income-tax Act, 1922, or the Income Ina me of the person	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not, or documents on their return by the said officer/authority  [name and designation of the property which has not been or would not have been, disclosed
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer, produce or cause to be produced, such books of account or other the assets taken into custody by officer or authority] represent either wholly or partly income or for the purposes of the Indian Income-tax Act, 1922, or the Income into custody by the officer/authority aforesaid;	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not, or documents on their return by the said officer/authority  [name and designation of the property which has not been or would not have been, disclosed ome-tax Act, 1961, by [stream of the property whose possession or control such assets have been taken]
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer, produce or cause to be produced, such books of account or other the assets taken into custody by officer or authority] represent either wholly or partly income or for the purposes of the Indian Income-tax Act, 1922, or the Income into custody by the officer/authority aforesaid;  This is to authorise you	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not, or documents on their return by the said officer/authority  [name and designation of the property which has not been or would not have been, disclosed ome-tax Act, 1961, by [from whose possession or control such assets have been taken [name of the Deputy Director or of the Deputy
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer, produce or cause to be produced, such books of account or other the assets taken into custody by officer or authority] represent either wholly or partly income or for the purposes of the Indian Income-tax Act, 1922, or the Income into custody by the officer/authority aforesaid;  This is to authorise you  Commissioner or of the Assistant Director or of the Assistant C	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not, or documents on their return by the said officer/authority  [name and designation of the property which has not been or would not have been, disclosed ome-tax Act, 1961, by [name of the Deputy Director or of the Deputy ommissioner or the Income-tax Officer]-
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer, produce or cause to be produced, such books of account or other the assets taken into custody by officer or authority] represent either wholly or partly income or for the purposes of the Indian Income-tax Act, 1922, or the Income into custody by the officer/authority aforesaid;  This is to authorise you	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not, or documents on their return by the said officer/authority  [name and designation of the property which has not been or would not have been, disclosed ome-tax Act, 1961, by
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer, produce or cause to be produced, such books of account or other the assets taken into custody by officer or authority] represent either wholly or partly income or for the purposes of the Indian Income-tax Act, 1922, or the Income into custody by the officer/authority aforesaid;  This is to authorise you  Commissioner or of the Assistant Director or of the Assistant C	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not, or documents on their return by the said officer/authority  [name and designation of the property which has not been or would not have been, disclosed ome-tax Act, 1961, by
Income-tax Act, 1961, or a notice under sub-section (4) of section (1) of section 142 of the Income-tax Act, 1961, has been or Commissioner/the Income-tax Officer, produce or cause to be produced, such books of account or other the assets taken into custody by officer or authority] represent either wholly or partly income or for the purposes of the Indian Income-tax Act, 1922, or the Income into custody by the officer/authority aforesaid;  This is to authorise you  Commissioner or of the Assistant Director or of the Assistant C to require the said officer or authority to deliver to you the book	on 22 of the Indian Income-tax Act, 1922, or under sub-section might be issued by the Deputy Commissioner/the Assistant will not, or would not, or documents on their return by the said officer/authority  [name and designation of the property which has not been or would not have been, disclosed ome-tax Act, 1961, by