§2004. Forms

The forms set forth in this section, with such changes as adapt them for use in municipalities, are sufficient in law for all cases arising under the provisions to which they purport to be adapted; and the costs to be taxed and allowed for a libel shall be 50ϕ ; for entering the same, 30ϕ ; for trying the same, \$1; for a monition, 50ϕ ; for posting notices and return, \$1; for order to restore or deliver, 25ϕ ; for executing the order, 50ϕ .

Form of Complaint for Single Sale

	STATE OF MAINE
", ss To	Judge of District Court Clerk Justice of the Peace
hundred, in behalf of said Stat on the day of, 19, at said of intoxicating liquors, to wit: one	n the day of, in the year of our Lord one thousand nine, e, on oath complains, that, of, in said county, in said county of, did then and there sell a quantity of intoxicating liquor to one," (or if the individual is complainant unknown,") "against the peace of said State, and such case made and provided.
	A. B.
On the day of, 19subscribed, is true.	, said makes oath, that the above complaint, by
Before me,	District Court JudgeClerk Justice of the Peace."
[PL 1987, c. 736, §29 (AMD).]	
Form of Wa	arrant upon Complaint for Single Sale
	STATE OF MAINE
	our said county of, or either of his deputies, or either of a county of the towns in said county. Greeting.
nine hundred, in behalf of said one of the Judges of , Justices of the Peace said, in said county of	, on the day of, in the year of our Lord one thousand d State, on oath complained to me, the subscriber the District Court Clerks, that, that, of, in said county, on the day of, 19, a, did sell a quantity of intoxicating liquors, to wit: one against the peace of said State and contrary to the form of the ded.
	ate of Maine, you are commanded forthwith to apprehend said precinct, and bring him before said court, the subscriber, to

Generated 10.30.2023 §2004. Forms 1

answer to said State upon the complaint aforesaid.

Witness, my nineteen hundred		resaid, this day of, in the year of our Lord
	Judg	ge
	Cler	
	Justi	ice of the Peace."
[PL 1987, c. 736, §	30 (AMD).]	
	Form of Comp	laint in Case of Seizure
	STAT	E OF MAINE
",	SS	To A.B., esquire, District Court Judge Clerk Justice of the Peace
District,	Division	
of, in the year believes, that on kept and deposite place to be search for sale	r nineteen hundred	ent to be a witness in civil actions, on the day, in behalf of said State, on oath complains, that he at said, intoxicating liquors were, and still are id county, in" (here describe with precision the sthen and there were, and now are intended by said the peace of the State and contrary to the form of the
where said liquor seized and safely	s are believed to be deposite kept until final action and c held to answer to said comp	sued to search the premises hereinbefore mentioned, ed, and if there found, that said liquors and vessels be decision be had thereon, and that said be forthwith plaint, and to do and receive such sentence as may be
, ss 0 him signed is true		, said A. B. made oath that the above complaint by
Before me,		District Court Judge Clerk Justice of the Peace."
[PL 1987, c. 736, §	31 (AMD).1	
[1 2 1001, 0. 100, 3	· · · · ·	rant in Case of Seizure
	STAT	E OF MAINE
		District Division of
		everal counties or any of their deputies, or any of the lity in said State or any State Police officer.
the day	of, in the year ninetee	county, competent to be a witness in civil actions, on n hundred, in behalf of said State, on oath ne District Court, that he believes, that on the

2 | §2004. Forms Generated 10.30.2023

of, in said county, in" (here for any that said	g liquors were and still are deposited and kept by, follows a precise description of the place to be searched,) nded and now intends that the same shall be sold, in mplaint hereunto annexed, and prayed that due process fore mentioned, where said liquors are believed to be quors and vessels be seized and safely kept until final at said be apprehended and held to answer to said ence as may be awarded against him:
therein to search for said liquors, and, if the vessels in which they are contained, until	here of the State, to enter the before named, and here found, to seize and safely keep the same, with the I final action and decision is had on the same; and to ay be found in your precinct, and bring him before said as may be awarded against him.
Witness,, at aforesaid, thundred	his day of, in the year of our Lord nineteen
	District Court JudgeClerk Justice of the Peace
[PL 1978, c. 736, §32 (AMD).]	
- , , -	Form of Libel
STA	ATE OF MAINE
"County of, ss To A.B.,	District Division of District Court Judge Clerk Justice of the Peace
liquors and the vessels in which the same follows a description of the liquors.) "be (describing the place) "in the said county of Wherefore he prays for a decree of forfeiture of law in such case made and provided.	at he had, by lawful seizure, seized certain intoxicating e were contained, described as follows:" (here ecause the same were kept and deposited at" of, and were intended for sale, in violation of law. re of said liquors and vessels, according to the provisions
Dated at, in said county, this	day of, in the year of our Lord nineteen hundred
	(Signed.)"
[PL 1987, c. 736, §33 (AMD).]	(2)
	Monition and Notice
STA	ATE OF MAINE
	District
	Division of
	21.10.01 01

Generated §2004. Forms | 3

"County of, ss.	
[L. S.] To all persons interested in" (here insert the description of the liquors, as libel).	in the
"The libel of C. D., hereunto annexed, this day filed in said District Court shows that I seized said liquors and vessels because" (insert as in the libel), "and prays for a decree of forf of the same according to the provisions of law in such case made and provided.	
You are, therefore, hereby notified thereof, that you may appear before this court on the day of, 19, and then and there show cause why said liquors and the vessels in which the contained should not be declared forfeited.	
Given under my hand and seal at, on the day of, in the year of our Lord nir hundred	neteer
District Court Judge Clerk Justice of the Peace."	
[PL 1987, c. 736, §34 (AMD).]	
Form of Complaint in Case of Seizure of Automobile	
STATE OF MAINE	
District	
Division of Judge	
", ss To theClerk	
Justice of the Peace	
of the District Court:	
A. B., of, in the said county, competent to be a witness in civil actions, on the day of, A. D., 19, in behalf of said State, on oath complains, that he believes that on the day of in said year, at said, in said county, a certain automobile, hereinafter desc was knowingly used for the illegal transportation of intoxicating liquors and intoxicating li were kept and deposited by persons unknown of in said automobile, situat street, in said, in said county, near number on said street in said occupied by said persons unknown, said persons unknown not being then and authorized by law to transport liquors within said State, and that the said liquors were the there knowingly being transported within said State, in violation of law, against the peace of State, and contrary to the form of the statute in such case made and provided; and that the liquors were then and there intended by said persons unknown for sale in violation of against the peace of said State and contrary to the form of the statute in such case made provided.	eribed iquors ted or, and I there en and of said e said of law le and
And the said on oath further complains that he, the said at said on the day of, A. D., 19, being then and there an officer, to wit, a deputy sheriff, within and for county, duly qualified and authorized by law to seize automobiles used for the illegal transpor of intoxicating liquors and intoxicating liquors kept and deposited for unlawful sale and the v containing them, by virtue of a warrant therefor issued in conformity with the provisions of the did find upon the above described premises, one bearing engine number and the said	or said tation essels e law

mich said automobile was not then and there a common carrier, and which said automobile was not then and there engaged in the business of a common carrier; and which said automobile was then and there in the possession, care and control of the said
He therefore prays, that due process be issued to seize said automobile, liquors and vessels, and them safely keep until final action and decision be had thereon, and that said persons unknown be forthwith apprehended and held to answer to said complaint, and to do and receive such sentence as may be awarded against them
On the day of, the said makes oath that the above complaint by him signed is true.
District Court Judge Before me,,Said Clerk Justice of the Peace."
[PL 1987, c. 736, §35 (AMD).]
Form of Warrant in Case of Seizure of Automobile
STATE OF MAINE
", ss To the sheriff of our county of, or either of his deputies, or either of the constables or police officers of any city or town within said county:
[L. S.]
In the name of said State you are commanded to seize the automobile, liquors and vessels containing the same, named in the foregoing complaint of the said
Witness, esquire, our said Judge at, aforesaid, this day of, A. D., 19
Judge"
Form of Libel for Automobile
STATE OF MAINE
District

Generated 10.30.2023 §2004. Forms | 5

Division of
", ss To the Judge of the District Court:
The libel of shows that he has by virtue of a warrant duly issued by the Judge of the District Court, seized on the day of, A. D., 19, a certain automobile, intoxicating liquors and the vessels in which the same were contained, described as follows:
One bearing engine number and the 19 license number plates numbered, which said automobile then and there contained, which said automobile was not then and there a common carrier, and which said automobile was not then and there engaged in the business of a common carrier; and which said automobile was then and there in the possession, care and control of the said, and which said automobile was then and there knowingly used by the said for the illegal transportation of intoxicating liquors from place to place in said, and because the same were then and there kept and deposited on the day of, A. D., 19, on street, in said, in said county, near number on said street, in said, and because said automobile was being knowingly used for the illegal transportation of said liquors, within the State in violation of law. Wherefore he prays for a decree of forfeiture of said automobile, liquors and vessels, according to the provisions of law in such case made and provided.
Dated at, in said county, the day of, A. D. 19
(Signed.),Deputy Sheriff."
Form of Monition and Notice Case of Automobile
STATE OF MAINE
", ss.
[L. S.] To all persons interested in the automobile, liquors and vessels described in the foregoing libel:
The libel of hereunto annexed, this day filed with the District Court, shows that he has seized said automobile, liquors and vessels because the same were used, kept and deposited as set forth in said libel, and said automobile was then and there knowingly used for the illegal transportation of intoxicating liquors, and prays for a decree of forfeiture of the same, according to the provisions of law in such case made and provided.
You are, therefore, hereby notified thereof, that you may appear before said court in said, on the day of, A. D., 19, at o'clock, A.M. and then and there show cause why said automobile, liquors and vessels in which they are contained should not be declared forfeited.
Witness,, Esquire, our said Judge at aforesaid, this day of, A. D., 19
Judge"
SECTION HISTORY
PL 1965, c. 431, §§15,15-A (AMD). PL 1987, c. 736, §§29-35 (AMD).

The State of Maine claims a copyright in its codified statutes. If you intend to republish this material, we require that you include the following disclaimer in your publication:

All copyrights and other rights to statutory text are reserved by the State of Maine. The text included in this publication reflects changes made through the First Regular and First Special Session of the 131st Maine Legislature and is current through November

1. 2023. The text is subject to change without notice. It is a version that has not been officially certified by the Secretary of State. Refer to the Maine Revised Statutes Annotated and supplements for certified text.

The Office of the Revisor of Statutes also requests that you send us one copy of any statutory publication you may produce. Our goal is not to restrict publishing activity, but to keep track of who is publishing what, to identify any needless duplication and to preserve the State's copyright rights.

PLEASE NOTE: The Revisor's Office cannot perform research for or provide legal advice or interpretation of Maine law to the public. If you need legal assistance, please contact a qualified attorney.