

**PRETRIAL IMPAIRED DRIVING
INTERVENTION PROGRAM
REQUEST FOR REINSTATEMENT**

JD-CR-191 New 4-22
Spec. Sess. P.A. 21-1 § 167

**This form is available
in other language(s).**

**STATE OF CONNECTICUT
SUPERIOR COURT
JUDICIAL BRANCH**
www.jud.ct.gov



Instructions to defendant

1. File the original of this application with the Clerk of Court.
2. Send a copy to the prosecuting attorney.

TO: The Superior Court of the State of Connecticut

Judicial District GA number	Address of court		Docket number	
Name of defendant	Address of defendant (Number, street, apartment number, town, and zip code)			
Alias/Maiden name of defendant	E-mail address of defendant	Telephone number of defendant	Operator's license number	Issuing state
Offense(s) charged			CMIS case number	

Request for Reinstatement

I was placed in the Pretrial Impaired Driving Intervention Program before. I did not successfully complete that program, and the court terminated (ended) my participation in the program.

I ask the court to reinstate me (put me back into) the Pretrial Impaired Driving Intervention Program. This is the 1st time or 2nd time that I am asking the court to reinstate me into this program.

If the court grants my request, I understand that I must pay a non-refundable program fee of \$250 if the court orders me to take part in the alcohol education component, or the cost of substance use treatment if the court orders me to take part in the substance use treatment component, unless the court waives this fee or cost.

- I plan to pay the costs and fees; or
- I am or I am eligible to be represented by a Public Defender, so the court must waive the fee; or
- I cannot afford the program costs and fees, and ask the court to waive the costs and fees.

(You must file an Affidavit of Indigency - Fee Waiver, Criminal, form JD-AP-48, if you select this option.)

Signed (Defendant)	Print Name	Date
--------------------	------------	------

Court Order (Select all that apply)

The application for reinstatement is:

- Denied**, and the court file is ordered to be unsealed, a plea of not guilty entered, and the case is to be placed on the trial list immediately, if not already done so.
- Granted**, subject to confirmation of the defendant's eligibility for reinstatement. The court orders the court file sealed as to the public, refers the defendant to CSSD for confirmation of eligibility, and orders CSSD to refer the defendant to the Department of Mental Health and Addiction Services or a state-licensed substance use treatment provider for the appropriate program component.

The non-refundable reinstatement fee of \$250, if CSSD directs the defendant to attend the alcohol education component of the program, or the costs of substance use treatment, if CSSD directs the defendant to attend the substance use treatment component:

- Shall be paid**, in full, by the defendant. If the defendant has filed an *Affidavit of Indigency - Fee Waiver, Criminal* form, the court **denies** the application for waiver of fees.
- Are waived** because the court finds that the defendant is indigent and unable to pay or because the defendant is or is eligible to be represented by a Public Defender. This fee waiver **does not** apply to any fees or costs for any program component CSSD allows the defendant to participate in in another state.

Case continued to (Date and time)	Signed (Judge, Assistant Clerk)	Date signed
-----------------------------------	---------------------------------	-------------

