

**VIOLATION OF CONDITION OF PROBATION  
REQUEST FOR ARREST UNDER C.G.S. § 53a-32**

JD-AP-156 New 9/10  
C.G.S. §§ 53a-32, P.A. 10-43 §§ 20 & 29

CONNECTICUT JUDICIAL BRANCH  
COURT SUPPORT SERVICES DIVISION  
ADULT PROBATION  
[www.jud.ct.gov](http://www.jud.ct.gov)



(Name and address of police department)

**TO:**

**Instructions**

1. Give original to police, retain a copy for probation file.
2. Insert the docket number(s) of the case on which this violation of condition of probation is being issued.

Docket number(s)

Name of probationer	Current address of probationer (If known)
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The probation officer signing below states as follows:

1. The probationer named above is under probation supervision in the above-docketed case.
2. In my judgment, there is probable cause to believe that the probationer violated the conditions of the probation by:
3. In accordance with Connecticut General Statutes section 53a-32, this notice of a violation of the condition(s) of probation described above is sufficient warrant for any police officer so notified to arrest the probationer named above and return the probationer to the custody of the court or to any suitable detention facility designated by the court.
4. Recommended bond amount: \_\_\_\_\_

<b>Physical Description of Probationer</b>	Date of birth	Sex	Race	Ethnicity	Picture attached <input type="checkbox"/> Yes <input type="checkbox"/> No
	Weight	Height	Hair color	Eye color	Skin color
Scars, marks, tattoos, other identifying information					
<b>Violence/ Weapons</b>	Past history for violence <input type="checkbox"/> Yes <input type="checkbox"/> No		Additional information related to violence or weapons		
	Past history for weapons <input type="checkbox"/> Yes <input type="checkbox"/> No				
Name of Probation Officer		Signature of Probation Officer			Date signed

Approved by Chief Probation Officer for probable cause.  (Check if approval obtained by telephone)

Name of Chief Probation Officer	Signature of Chief Probation Officer (If available)	Date	Telephone number
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**C.G.S. § 53a-32(a) as amended by Public Act No. 10-43:**

(a) At any time during the period of probation or conditional discharge, the court or any judge thereof may issue a warrant for the arrest of a defendant for violation of any of the conditions of probation or conditional discharge, or may issue a notice to appear to answer to a charge of such violation, which notice shall be personally served upon the defendant. Any such warrant shall authorize all officers named therein to return the defendant to the custody of the court or to any suitable detention facility designated by the court. Whenever a probation officer has probable cause to believe that a person has violated a condition of such person's probation, such probation officer may notify any police officer that such person has, in such officer's judgment, violated the conditions of such person's probation and such notice shall be sufficient warrant for the police officer to arrest such person and return such person to the custody of the court or to any suitable detention facility

designated by the court. Any probation officer may arrest any defendant on probation without a warrant or may deputize any other officer with power to arrest to do so by giving such other officer a written statement setting forth that the defendant has, in the judgment of the probation officer, violated the conditions of the defendant's probation. Such written statement, delivered with the defendant by the arresting officer to the official in charge of any correctional center or other place of detention, shall be sufficient warrant for the detention of the defendant. After making such an arrest, such probation officer shall present to the detaining authorities a similar statement of the circumstances of violation. Provisions regarding release on bail of persons charged with a crime shall be applicable to any defendant arrested under the provisions of this section. Upon such arrest and detention, the probation officer shall immediately so notify the court or any judge thereof.