

**SENTENCE MODIFICATION
COMMUNITY RELEASE PLAN RELATED
TO APPLICATION, MOTION AND ORDER
INTENSIVE PROBATION SUPERVISION**

JD-AP-165A New 10-12
C.G.S. § 54-108e,
P.A. 12-133, Sec. 33

STATE OF CONNECTICUT
SUPERIOR COURT
COURT SUPPORT SERVICES DIVISION
www.jud.ct.gov



Instructions to Adult Probation

1. Fill out 4 copies of this form.
2. File them with the Clerk.

Instructions to Clerk

1. Stamp form, on filing. File original as pending matter. Give 1 copy to Presiding Judge. Return 1 copy to Probation Officer after hearing scheduled.
2. Prepare Judgment in triplicate. After judgment, distribute: 2 copies to Records Center, 1 for filing with original information, 1 for filing under date of this order; 1 copy to Probation Officer.
3. See **Confidentiality** section below.

Inmate number				
Docket number	State of Connecticut vs.	Geographical Area number	Place of sentencing (Town)	Date of sentencing
Crime(s) of which the defendant was convicted				Date of birth
Original sentence (Specify period of suspension, if any; and fine, if any. If original sentence was modified, so state and also specify new sentence.)				

Name of Judge entering original sentence	Name of jail	Date jail sentence began	Amount of jail sentence served	Amount of fine paid, if any
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Assessment

The offender was assessed using the Level of Service Inventory-Revised and the Adult Substance Use Survey-Revised. The assessment indicated that the client's risk level is _____ and identified the following top three areas of need:

- (1) _____
- (2) _____
- (3) _____

Community Release Plan

If the Court grants the request for sentence modification, the following Community Release Plan is recommended:

Programming to address identified needs:

- (1) _____
- (2) Any other conditions that the Court deems appropriate.

Confidentiality

Information contained in this community release plan is only available to:

- (1) Employees of the Judicial Branch who in the performance of their duties require access to the information contained in this plan;
- (2) employees and authorized agents of state or federal agencies involved in the design and delivery of treatment services to the person who is the subject of this plan;
- (3) employees of state or community-based agencies providing services directly to the person who is the subject of this plan; and
- (4) an attorney representing the person who is the subject of this plan in any proceeding in which the plan is relevant.