

ORDER OF PROBATION

JD-CR-66 Rev. 1-19

C.G.S. §§ 53a-28a, 53a-29, 53a-30, 53a-31, 53a-32, 53a-33, 54-260

STATE OF CONNECTICUT

SUPERIOR COURT

www.jud.ct.gov

**Instructions to Clerk**

1. Use one form per docket number (Use for an original Order of Probation only, not for Violation of Probation, Revocation, Modification, Termination, or Extension).
2. Send the original and one copy to CSSD Adult Probation. Attach copy of Information Sheet.
3. Keep one copy in court file.

TO: The defendant named below**ADA NOTICE**

The Judicial Branch of the State of Connecticut complies with the Americans with Disabilities Act (ADA). If you need a reasonable accommodation in accordance with the ADA, contact a court clerk or an ADA contact person listed at www.jud.ct.gov/ADA.

From (Judicial District or Geographical Area number)	At (Town)	Judge ordering probation	Docket number
Name of defendant			Date sentenced

Count	Statute Number	Sentence	Probation	Term
1			<input type="checkbox"/> Consecutive <input type="checkbox"/> Concurrent To Count: _____	
2			<input type="checkbox"/> Consecutive <input type="checkbox"/> Concurrent To Count: _____	
3			<input type="checkbox"/> Consecutive <input type="checkbox"/> Concurrent To Count: _____	
4			<input type="checkbox"/> Consecutive <input type="checkbox"/> Concurrent To Count: _____	

See attached sheet(s) for additional counts.

Order of Probation

This docket number's total effective sentence

Probation begins immediately upon sentencing unless the defendant is sentenced to a period of incarceration, in which case, probation begins on the day that the defendant is released from incarceration.

Note if Consecutive/Concurrent to any other sentence and, if so, list docket numbers

You are sentenced to incarceration, with the execution of that sentence suspended (put on hold) after the length of time listed above (if any). You are also placed on probation, under the supervision of Court Support Services Division, Adult Probation, for the length of time listed above. The court orders the following conditions of probation:

1. Adult Probation will give you a written list of conditions for your probation. You must follow those written conditions and any instructions that Adult Probation gives you about those conditions.
2. You must also follow the following conditions if they apply to you:
 - a. If you are incarcerated before your probation begins, you must contact the probation office by phone on the first business day after your release from incarceration unless a probation officer told you, during your pre-release interview, to report to Adult Probation in person. If Adult Probation told you to report in person, you must go to the Adult Probation office in person on the first business day after your release from incarceration.
 - b. If you have been convicted of any of the crimes listed below, you must immediately tell your probation officer whenever you move or change your address and anytime you change your name:
 - Injury or risk of injury to, or impairing the morals of, children (Section 53-21 of the Connecticut General Statutes);
 - Sexual assault in the first degree (Section 53a-70 of the Connecticut General Statutes);
 - Aggravated sexual assault in the first degree (Section 53a-70a of the Connecticut General Statutes);
 - Sexual assault in a spousal or cohabitating relationship (Section 53a-70b of the Connecticut General Statutes);
 - Sexual assault in the second degree (Section 53a-71 of the Connecticut General Statutes);
 - Sexual assault in the third degree (Section 53a-72a of the Connecticut General Statutes); or
 - Sexual assault in the third degree with a firearm (Section 53a-72b of the Connecticut General Statutes).
 - c. If Adult Probation tells you to take part in a residential sex offender treatment program, and that program location cannot be used for an unexpected reason, you can be placed in a different residential setting for a reasonable length of time until Adult Probation can find a different treatment option for you.
3. You must also follow the conditions listed below, and any other conditions that your probation officer gives to you during your probation.

Additional Court Ordered Conditions:

See attached sheet(s) for additional conditions/orders.

*See Notice to Defendant on the back of this form.

Signed (Clerk)

Date signed

By Order of the Court

Notice to Defendant

You have been convicted of the crime(s) listed on the front of this form, and your sentence for those crimes is described on the front of this form. If you are sentenced to incarceration, you are placed in the custody of the Commissioner of Correction for the period of time listed on the front of this form for the full sentence listed, unless execution of that sentence is suspended (put on hold), as described on the front of this form. You are also sentenced to the period of probation listed on the front of this form.

Your probation starts **immediately after you are sentenced** if you are not currently incarcerated for any other case and:

- You are *not* sentenced to incarceration in this case; OR
- Execution of your *whole* sentence of incarceration in this case is suspended.

Your probation starts **the day you are released from incarceration** if:

- You are *currently* incarcerated for another case, OR
- You are *sentenced to* incarceration before your probation starts in this case.

During your probation, you must follow the orders on the front of this form and any other conditions that your probation officer gives to you. If you do not follow the conditions of your probation, the Court may issue a warrant for your arrest, revoke (take away) your probation, change the length of time for, or the conditions of, your probation, and/or require you to serve the full sentence of incarceration listed on the front of this form.

If the court also orders you to pay restitution as part of your sentence, making restitution payments in the amount set by the court or by Adult Probation will be a condition of your probation. The victim can also enforce the order of restitution in the same way as a civil judgment, as allowed by section 53a-28a of the Connecticut General Statutes.

If you have been convicted of certain crimes, and your probation officer thinks that you are doing well on probation, your probation may end early.

If you have been convicted of a class C, D, E, felony or an unclassified felony, and the court has sentenced you to more than 2 years of probation, your probation officer will file a report with the court at least 60 days before you complete 2 years of probation. The report will recommend whether the court should keep you on probation or whether the court should end your probation early, and the court will decide whether your probation can end early.

If you have been convicted of a class A or B misdemeanor, and the court has sentenced you to more than 1 year of probation, your probation officer will file a report with the court at least 60 days before you complete 1 year of probation. The report will recommend whether the court should keep you on probation or whether the court should end your probation early, and the court will decide whether your probation can end early.

If you are serving more than one sentence of probation, though, your probation officer will not file the recommendation about whether the court should end your probation early unless or until your latest sentence of probation would be eligible for review.