

**PRETRIAL DRUG INTERVENTION AND
COMMUNITY SERVICE PROGRAM
ELIGIBILITY AND ORDER**

JD-CR-195 New 4-22
Spec. Sess. P.A. 21-1 § 166

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



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contact a court clerk or go to: www.jud.ct.gov/ADA.

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	CMIS case number
Offense(s) charged			Next court date

Eligibility Confirmation, Evaluation, and Determination

☐ For initial placement in the program, the defendant is:

☐ **Eligible** for the program, and is directed to participate in the following components: *(Select all that apply)*

☐ Drug education component (12 Sessions)
☐ In state ☐ Out-of-state

☐ Substance use treatment component (at least 15 sessions) *(Specify)* _____
☐ In state ☐ Out-of-state

☐ Community service component
☐ 5 days (1st time participation)
☐ 15 days (2nd time participation)
☐ 30 days (3rd time participation)

☐ **Ineligible** because the defendant has: *(Select all that apply)*

☐ Been charged with crime(s) that are not eligible for the program *(Specify)* _____

☐ Already participated in the Drug Intervention and Community Service Program, the Drug Education and Community Service Program, the Drug Education Program, the Community Service Labor Program, or a combination of any of these programs 2 times. *(Third time application requires good cause to grant program)*

☐ The defendant has failed to attend the evaluation appointment, so CSSD cannot determine the appropriate program component.

☐ The defendant disagrees with the program component CSSD has directed the defendant to attend.

☐ For reinstatement into the program, the defendant is:

☐ **Eligible** for reinstatement into the program, and CSSD recommends that the court order the defendant to participate in the following program component: *(Select one)*

☐ Drug education component (12 Sessions)
☐ In state ☐ Out-of-state

☐ Substance use treatment component (at least 15 sessions) *(Specify)* _____
☐ In state ☐ Out-of-state

With respect to conduct that would constitute a violation of General Statutes §§ 21a-257, 21a-267, 21a-279, or 21a-279a, the defendant:

☐ **HAS NOT** engaged in such conduct.

☐ **HAS** engaged in such conduct. *(Specify)*

Date of arrest	Docket number	Date of arrest	Docket number
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☐ **Ineligible** for reinstatement to the program because:

☐ The program component provider has indicated that the defendant is no longer amenable to participation in the program.

☐ The defendant has already been reinstated to the Drug Intervention and Community Service Program twice.

Signed (Pretrial Services Staff)	Print name	Date signed
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Order of the Court

- ☐ CSSD has returned the case to court after the defendant's initial placement in the program because:
- ☐ CSSD has determined that the defendant is ineligible for the program, and the court finds that the defendant is:
- ☐ **Ineligible** for the program and **revokes** the defendant's placement in the program. The court further orders that the court file be unsealed, a plea of not guilty entered, and the case be placed on the trial list immediately.
- ☐ **Eligible to remain in** the program and orders the defendant to participate in the program components as directed by CSSD.
- ☐ The defendant has failed to attend the evaluation appointment, so CSSD cannot determine the appropriate program component, and the court:
- ☐ Orders the defendant to attend an evaluation appointment as directed by CSSD.
- ☐ **Revokes** the defendant's placement in the program, orders the court file to be unsealed, a plea of not guilty entered, and the case to be placed on the trial list immediately.
- ☐ The defendant disagrees with program component CSSD has directed the defendant to attend, and the court orders the defendant to attend the following program component:
- ☐ Drug education component (12 sessions)
- ☐ Substance use treatment component (at least 15 sessions)
- ☐ CSSD has returned the case to court after the defendant's reinstatement into the program after reporting that the defendant is ineligible for reinstatement, and the court finds that the defendant is:
- ☐ **Ineligible** for the Drug Intervention and Community Service Program, and **revokes** the defendant's reinstatement in the program. The court file is ordered to be unsealed, a plea of not guilty is entered, and the case is to be placed on the trial list immediately.
- ☐ **Eligible to remain** reinstated in the program and shall participate in the following program components:
- ☐ Drug education component (12 Sessions)
- ☐ Substance use treatment component (at least 15 sessions)
- ☐ Community service component
- ☐ 5 days (1st time participation)
- ☐ 15 days (2nd time participation)
- ☐ 30 days (3rd time participation)

Case continued to *(Date and time)*

Signed *(Judge, Assistant Clerk)*

Date signed