APPLICATION FOR ACCELERATED PRETRIAL REHABILITATION

JD-CR-9 Rev. 10-16

C.G.S. § 54-56e; P.A. 16-126 § 32; P.B. § 39-33

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

Instructions to Person Filing the Application

- 1. Fill out the Application and Military Status sections of the form and sign it.
- 2. Give the original form to the Clerk of Court, and keep a copy for your records.
- 3. Send a copy to the prosecuting attorney (the State's Attorney for your case).
- 4. A \$35.00 application fee or an application for a fee waiver must be filed with this application.

Instructions to Clerk

- 1. Seal file on order of the court per C.G.S. § 54-56e.
- 2. Send a copy of the application to CSSD.

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.

CMIS case number

TO: The Superior Court of the State of Connecticut						
GA/JD number	Address of court		Docket number			
Name of defendant		Address of defendant (Number, street, apartment number, town, and zip code)				

Telephone number of defendant

Offense(s) charged

Application

 $I \ am \ charged \ with \ the \ offense (s) \ listed \ above, \ and \ I \ am \ applying \ for \ Accelerated \ Pretrial \ Rehabilitation.$

I agree with the following statements:

- 1. The offense(s) that I am charged with could result in a sentence of imprisonment. The offense(s) do not include:
 - (A) a class A felony;

Alias/Maiden name of defendant

- (B) a class B felony, except a violation of section 53a-122(a)(1), (2), or (3) of the Connecticut General Statutes that does not involve the use, attempted use, or threatened use of physical force against another person, or a violation of section 53a-122(a)(4) that does not involve the use, attempted use, or threatened use of physical force against another person and does not involve a violation by a person who is a public official or a state or municipal employee as those terms are defined in section 1-110;
- (C) a violation of section(s) 9-359, 9-359a, 14-227a, 53-21(a)(2), 53a-56b, 53a-60(a)(6), 53a-60d, 53a-70, 53a-70a, 53a-70b, 53a-71 (except as provided in section 54-56e(c)(5)), 53a-72a, 53a-72b, 53a-90a, 53a-196e, or 53a-196f of the Connecticut General Statutes;
- (D) a crime or motor vehicle violation that caused the death of another person:
- (E) a family violence crime as defined in section 46b-38a of the Connecticut General Statutes if:
 - (i) I am eligible for the pretrial family violence education program under section 46b-36c, or
 - (ii) I have already had the pretrial family violence education program;
- (F) a violation of section 21a-267 or 21a-279 of the Connecticut General Statutes if:
 - (i) I am eligible for the pretrial drug education and community service program under section 54-56i of the Connecticut General Statutes, or
 - (ii) I have already had the pretrial drug education program or the pretrial drug education and community service program;
- (G) a motor vehicle violation, while, at the time of the violation:
 - (i) I was operating a commercial vehicle as defined in section 14-1 of the Connecticut General Statutes, or
 - (ii) I held a commercial driver's license or commercial driver's instruction permit; or
- (H) a violation of section 53a-122 or 53a-123(a)(4) while I was a provider or vendor taking part in the state's Medicaid program.
- 2. If the offense(s) that I am charged with are a class C felony or are a violation of section 53a-71(a)(1) of the Connecticut General Statutes, where I was less than four years older than the other person, there is good cause for granting this application.
- 3. I have never been convicted of a crime or of a violation of section 14-196, 14-215(c), 14-222a, 14-224(a), 14-224(b)(1), or 14-227a of the Connecticut General Statutes, or a violation of Public Act 16-126 section 1 or section 2(a)(1) or (2).
- 4. I give the state more time to prosecute me (the tolling of any statute of limitations and the waiver of the right to a speedy trial) for the offense(s) listed above, if I do not successfully complete this program.
- 5. I will give the victim(s) of these offense(s) notice of this Application so that the victim(s) will have an opportunity to tell the court what they think about this application.
- 6. If this application is granted, I agree that any physical evidence being held by the police may, at the discretion of the Court, be returned to the rightful owner before the end of the case. I also agree that, if the case must eventually be tried, secondary evidence, such as photographs of the physical evidence, may be admitted into evidence instead of the physical evidence.
- 7. If this application is granted, I will pay the court a participation fee of \$100, or, if I am ordered to take part in a Hate Crimes Diversion Program, a participation fee of \$425, except that, if I cannot pay or I am indigent, I will file with the court an affidavit saying that I cannot pay or that I am indigent, and the Court may decide that I do not have to pay the program fee if it finds that I am unable to pay either the \$100 fee or the \$425 fee or that I am indigent. ("X" one of the following)

I plan to claim that I cannot pay or that I am indigent.	For Court Use Only	
	File date	
\bigsqcup I plan to pay the \$100 program fee or the \$425 program fee, if ordered to.		

Military Status						
Have you ever served in the lag (as defined in section 27-103			ut National Guard Yes \ \ \ No			
If you have ever served in the		,	103100			
)				
I am an active member o I was discharged or relea		in the armed forces	honorably or und	or conditions other th	aan diahanarahla	
I was dishonorably discharged of release				er conditions other ti	ian disnonorable.	
i was distributed by discus-	arged from delive service					
By signing this form, I am sa					uest that I be allowed into	
Accelerated Pretrial Rehabili	itation under section 5	64-56e of the Conne	ecticut General S	tatutes.		
I have read the above Signed (Defendant)			Date signed		Consented to by (Parent or Guardian)	
information and understand it.	•		_ = 5.00 Sig.10 S			
Signed (Duly authorized person)		Print name			Date signed	
0.41						
Oath						
The defendant stated under p	penalties of perjury before	re me, duly designat	ed by the clerk an	d authorized to adm	inister oaths, that he or she	
never has never used this pro						
violation that had a potential p						
or that he or she is a veteran						
armed forces as defined in se		necticut General Sta	atutes), and has o	nly used this prograi		
Signed (Assistant Clerk/Duly authorize	ed person)	Print name			Date signed	
First Order of the Co	urt					
The Application is denic						
	nder section 54-56e of t	he Connecticut Gen	eral Statutes was	taken ("X" one):		
In open court.						
Outside of court by	a person designated by	the clerk and duly	authorized to adm	inister oaths.		
The Application is conti	nued to the Court Heari	ng Date listed below	, and the defenda	nt is referred to the (Court Support Services	
	ation of eligibility and a o					
					er offense(s) telling them	
	I the court whether they d or Certified Mail on or			ation. This notice m	ust be sent on form	
			ate iisteu beiow.			
The court orders the co	urt file sealed as to the	public.				
Court hearing date and time	Notice date	Signed (Judge or Assistar	nt Clerk)		Date signed	

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