C.G.S. §§ 21a-279, 53a-39c

From (Name of defendant)

Other name(s) known as (Alias)

#### STATE OF CONNECTICUT SUPERIOR COURT www.jud.ct.gov

- 1. Send the first three copies to clerk of court.
- 2. Send the last copy to the state's attorney(s).
- A \$205 program fee is required if your application is granted unless you file an affidavit of indigency or inablility to pay and the court finds you indigent.

Instructions to Defendant

### To: The Superior Court of the State of Connecticu

#### Instructions to Clerk

1. Unless denied, upon the first order of the court, forward a copy to C.S.S.D. Adult Supervision.

- Unless denied, upon the second order of the court, forward a copy to C.S.S.D. Adult Supervision.
- 3 Retain original in court file

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				Docket numb	ber	
\$	State of Connecticut					
		Year of birth	Place of birth			Sex
	Address (Number, street and town)				Telephone	

			relephone
Judicial District or Geographical Area	Address of court	Name of attorn	ey (Include juris number)
Crime(s) charged against the defendant			
Chine(s) charged against the defendant			

In violation of General Statutes section		
21a-267	21a-279	

# Application and Motion

I am applying for the community service labor program and say:

- 1. I am charged with a violation of the section of Connecticut General Statutes specified above.
- 2. I have not been convicted of violating Connecticut General Statutes sections 21a-267, 21a-277, 21a-278 or 21a-279 before.
- 3. I have not been placed in the community service labor program before.

- 4. If prosecution is suspended and I am placed in the community service labor program, I agree to give the state more time to prosecute me for this charge or charges (the tolling of any statute of limitations and to waive the right to a speedy trial).
- 5. I agree, if this application is granted, to pay the court a participation fee of \$205, unless the court decides that I do not have to pay the fee. I understand that the court may decide that I do not have to pay the participation fee if (1) I file with the court an affidavit of indigency or inability to pay, (2) my inability to pay or indigency is confirmed by the Court Support Services Division, and (3) the court decides that I cannot pay or that I am indigent.

("X" one of the following):

I intend to claim indigency or inability to pay. An affidavit of indigency or inability to pay is attached. I intend to pay the \$205 participation fee.

I request that the prosecution be suspended and that my application to take part in the community service labor program be granted in accordance with section 53a-39c of the Connecticut General Statutes.

I have read/had read to me the above and I under- stand it. I agree with the statements above.	Signed (Defendant)	Date signed
Consented to by (Parent or guardian)	Signed (Attorney for defendant)	Date signed

## First Order of the Court

The application is denied.

The application is continued to the following Court Hearing Date so that the Defendant's prior criminal record and record of prior participation in the community service labor program may be verified.

Court hearing date and time

Signed (Judge or Assistant Clerk)

# Date signed

CSLP Englointy and indigency Commation Report					
Defendant is eligible			For Court Use Only		
Defendant is eligible but has similar charges pending	g (See attached recor	rd)	File date		
Defendant is ineligible for the following reasons:					
Prior CSLP participation Once before	ore 🗌 .	Twice before			
Prior criminal record for violation of C.G.S. 21a-267, 3	21a-277, 21a-278, 2 <sup>2</sup>	1a-279,			
(See attached criminal record)					
Other (Specify):					
Affidavit of indigency or inability to pay - The Defendar	nt's affidavit of indig	jency or			
inability to pay was: Confirmed N	ot Confirmed				
Eligibility and indigency report provided by	Date of report	Client number	State identification number		

### Second Order of the Court

☐ The Application is denied.

□ Having found that the Defendant was charged with a violation of Connecticut General Statutes section 21a-267, or 21a-279 and the Defendant was not previously convicted of a violation of Connecticut General Statutes 21a-267, 21a-277, 21a-278 or 21a-279, and the Defendant has not previously been placed in the community service labor program, the application is granted; the prosecution is suspended and the case is continued to the below court hearing date; and the Defendant is referred to the Court Support Services Division for placement in a program of community service labor that shall include a drug education component, for the period specified below.

Period of Participation: *(a minimum of 14 days for a first violation)* and payment of the participation fee unless waived below.

The court, having found that the defendant is indigent or has an inability to pay,

Other (*specify*): \_\_\_\_\_

Court hearing (Date and time)	By the court (Name of Judge)	Signed (Assistant Clerk)	Date signed
M.			

### **Final Progress Report**

Drug education provider	ducation provider Community service provider			
Drug Education			Community Service	)
Has satisfactorily completed the assigned p	program.		Has satisfactorily completed community	service.
Has not satisfactorily completed the assigned program.		Has not satisfactorily completed community service.		
Reasons for non-compliance:			Reasons for non-compliance:	
Signed (C.S.S.D. Officer/duly authorized personnel)	Date signed	Signed	(C.S.S.D. Officer/duly authorized personnel)	Date signed

### Disposition

Program successfully completed and charges dismissed.

Program not satisfactorily completed, a plea of not guilty entered and this case immediately placed on the trial list.

#### Other disposition:

By the court (Name of Judge)	Signed (Judge/Assistant Clerk)	Date signed

JD-CR-81 Rev. 9-11