REQUEST BY VICTIM OF SEXUAL ACT TO TEST DEFENDANT FOR AIDS/HIV

STATE OF CONNECTICUT SUPERIOR COURT

JD-CR-105 Rev. 10-06 C.G.S. §§ 19a-581 to 19a-585, 54-102a, 54-102b www.jud.ct.gov

INSTRUCTIONS TO VICTIM: Forward completed original and three copies to the clerk of court. Retain a copy for your records.

INSTRUCTIONS TO CLERK: Pursuant to C.G.S. § 54-86e, the name and address of the victims of sexual assaults, or attempts, are confidential and only disclosable on order of the court, except it is available to the accused. Place in a sealed envelope and maintain with the court file. Send one copy to the State's Attorney and one copy to the defendant's attorney.

to	the Sta	ate's Attorney and one copy t	o the defen	dant's attorney.					
TO: 1	The S	Superior Court of the S	State of C	Connecticut					
JUDICIAL DISTRICT OR G.A. NO. ADDRE			SS OF COURT (No., street, town and zip code)		DOCKET NO	O.			
NAME OF DEFENDANT				CRIME(S) CHARGED AGAINST DEFENDANT					
NAME OF VICTIM				ADDRESS TO WHICH NOTICE TO VICTIM IS TO BE SENT					
		REQ	UEST TH	AT THE DEFEND	ANT BE TESTE	D FOR AIDS/HI	V		
I, the	unde	ersigned victim, hereby	make the	following stateme	nts and request:				
(a (s 53	ggra\ exual 3a-72	ove-named defendant is accused of a violation of section 53a-70 (sexual assault, 1st degree), 53a-70a ated sexual assault, 1st degree), 53a-70b (sexual assault in a spousal or cohabiting relationship) or 53a-71 assault, 2nd degree) of the general statutes or a violation of section 53-21 (injury or risk of injury to a child), a (sexual assault, 3rd degree with a firearm), or 53a-73a (sexual assault, ree) of the general statutes involving a sexual act, as that term is defined in general statutes section 54-102b.							
		m the victim of such crime. ereby request that above-named defendant be tested: ("X" one or both) -							
AS SOON AS POSSIBLE UPON THE COURT ENTERING A JUDGMENT OF CONVICTION for the presence of the etiologic agent for acquired immune deficiency syndrome (AIDS) or human immunodeficiency virus (HIV) and that the results be disclosed to me. I have read the above and understand it. SIGNED (Victim/Consented to by Parent or Guardian of minor Victim/Attorney for Victim) DATE SIGNED									
I have read the above and understand it. I agree to the foregoing statements.				D (Victim/Consented to by	Parent or Guardian of n	ninor Victim/Attorney fo	r Victim)	DATE SIGNED	
			I	ORDER OF	THE COURT			L	
It is h	ereb	y ORDERED by the cou	ırt:						
		uest DENIED .							
	Req	uest GRANTED. (C.G.S. §	54-102b re	quires granting request	if the defendant is co	onvicted or adjudicat	ed delinque	nt.)	
		If the defendant is incarcerated, convicted or adjudicated delinquent, the Commissioner of Correction is hereby ordered to have the above-named defendant tested for the presence of the etiologic agent for acquired immune deficiency syndrome or human immunodeficiency virus. Said test shall be performed by or at the direction of the Department of Correction in consultation with the Department of Public Health. The provisions of sections 19a-581 to 19a-585, inclusive, and section 19a-590 of the general statutes, except the requirement that the subject of an HIV-related test provide informed consent prior to the performance of such test and except any provision that would prohibit or limit disclosure of the results of such test to the victim, the court or the Department of Public Health if so ordered below, shall apply to the test ordered and the disclosure of the results of such test.							
	If the defendant is not incarcerated, convicted or adjudicated delinquent, the defendant shall forthwith select a Department of Public Health testing site from a list provided by the clerk of the court and the testing site is hereby ordered to have the above-named defendant tested for the presence of the etiologic agent for acquired immune deficiency syndrome or human immunodeficiency virus. The provisions of sections 19a-581 to 19a-585, inclusive, and section 19a-590 of the general statutes, except the requirement that the subject of an HIV-related test provide informed consent prior to the performance of such test and except any provision that would prohibit or limit disclosure of the results of such test to the victim, the court or the Department of Public Health if so ordered below, shall apply to the test ordered and the disclosure of the results of such test.								
		The results of such test (C.G.S. § 54-102b requires C.G.S. § 54-102a makes di	disclosure sclosure dis	of results to the victim in cretionary with the cou	f the defendant was c rt if the defendant is a	accused but not conv	ted delinque ∕icted or adj	iudicated delinquent.)	
		A report of the results of with this court. ("X" only						ed by it, and filed	
BY OR	DER OF	THE COURT (Print or type nam	e of judge)	SIGNED (Judge)				DATE SIGNED	