PRETRIAL SCHOOL VIOLENCE PREVENTION PROGRAM APPLICATION, ORDER, DISPOSITION

JD-CR-126 Rev. 10-19 C.G.S. § 54-56j

This form is available in other language(s).

STATE OF CONNECTICUT SUPERIOR COURT	CONY
www.jud.ct.gov	CONCIAL BELIEVE

Date signed

Instructions to person applying for program

- 1. Give the original to the clerk of court.
- 2. Send a copy to the prosecuting attorney.

To: The Superior Court of the State of Connecticut

For information on ADA accommodations, contact a court clerk or go to: www.jud.ct.gov/ADA.

Judicial District or GA number	Address of court			Docket Number		
Name of defendant	defendant Address of defendant (Number, street, apartme		nt number, town, and zip code)			
Alias/Maiden name of defendant		Telephone number of defendant		CMIS case number	CMIS case number	
Offense(s) charged (List offenses involving use or threatened use of physical contents of the		ical violence)		Date of offense	Date of offense	
		defined in s	ry school section 10-233a (h) of the Co	onnecticut General Statu	ites.	
I was a student of a public involving the use or threater school or at a school-sponso for the Pretrial School Violen	ned use of physical viol ored activity as defined	lence in c in sectior	r on the property of a pu n 10-233a (h) of the Conr	blic or private elemen necticut General Statu	ntary or secondary	
	re time to prosecute me peedy trial for the offens		narge. (I agree to the tollind above.)	ng of the statute of lim	itations and to	
•			ting of group counseling so and to complete the ass	•	agement and	
I agree to let the Court Suparticipation record in this ar						
By signing this form, I ask the Connecticut General Statute		e Pretrial	School Violence Preventi	on Program under se	ction 54-56j of the	
I have read this entire applic	ation and I understand i	it.				
Signed (Defendant)	Date sign	ned	Consented and agreed to by (Pare	nt or Guardian)	Date signed	
Oath of Defendant						
The defendant stated under oaths, that (s)he has never I not been convicted of an of public or private elementary 10-233a of the Connecticut the essential elements of whether the essential elements of which is the elements of which is the elements of the eleme	had the Pretrial School ffense involving the thre or secondary school of General Statutes, that of	Violence eatened user at a sets) (s)he has	Prevention Program invouse of physical violence chool-sponsored activity not been convicted in an	ked in his/her behalf in or on the real prop as defined in subsec ny other state at any	and that (s)he has perty comprising a tion (h) of section time of an offense	

Oath of Parents or Guardian

Signed (Duly authorized person)

possession of which is prohibited by law or in violation of the law.

The defendant's parents or guardian stated under penalties of false statement before me, duly designated by the clerk and authorized to administer oaths, that to the best of said parents or guardian's knowledge and belief they do not possess any firearms, dangerous weapons, controlled substances, or other property or materials the possession of which is prohibited by law or in violation of the law.

belief (s)he does not possess any firearms, dangerous weapons, controlled substances, or other property or materials the

Print name

Signed (Duly authorized person)	Print name	Date signed

First Order of Court				
If the court file is ordered unsealed consider	ordering the defendant's tele	ephone number redacted.		
(Select all that apply)				
The application is denied .				
The defendant's oath, and the oath	of the defendant's parents	s or guardian under section 54-5	56j (b) were taken:	
☐ In open court				
·	ocianated by the clark and	duly authorized to administer of	aatha	
Utside of court by a person de	esignated by the clerk and	d duly authorized to administer of	Jaurs	
The application is granted . The cou	rt orders the court file sea	aled as to the public, and refers	the defendant to CSSD	
for assessment and confirmation of				
shall evaluate and place the defenda				
·				
Case continued to (Date and time)	Signed (Judge, As	sistant Clerk)	Date signed	_
	9 (
Court Support Services Divisio Prior physical violence conviction - school related: Yes No	Out-of-state conviction: Yes No	Confirmation Prior program participation: Yes No		_
Prior physical violence conviction - school related:	Out-of-state conviction:	Prior program participation:		_
Prior physical violence conviction - school related: Yes No Assessment:	Out-of-state conviction: Yes No	Prior program participation:		
Prior physical violence conviction - school related: Yes No Assessment:	Out-of-state conviction: Yes No	Prior program participation:		_
Prior physical violence conviction - school related: Yes No Assessment:	Out-of-state conviction: Yes No	Prior program participation:		_
Prior physical violence conviction - school related: Yes No Assessment:	Out-of-state conviction: Yes No	Prior program participation:		
Prior physical violence conviction - school related: Yes No Assessment: Eligible Ineligible	Out-of-state conviction: Yes No Signed (CSSD staff)	Prior program participation:		
Prior physical violence conviction - school related: Yes No Assessment: Eligible Ineligible Second Order of Court (If asses	Out-of-state conviction: Yes No Signed (CSSD staff)	Prior program participation:		
Prior physical violence conviction - school related: Yes No Assessment: Eligible Ineligible Second Order of Court (If asses (Select all that apply)	Out-of-state conviction: Yes No Signed (CSSD staff)	Prior program participation: Yes No	t, the court orders that	
Prior physical violence conviction - school related: Yes No Assessment: Eligible Ineligible Second Order of Court (If asses	Out-of-state conviction: Yes No Signed (CSSD staff) Ssed ineligible) ne defendant is ineligible,	Prior program participation: Yes No denies this application. Further		
Prior physical violence conviction - school related: Yes No Assessment: Eligible Ineligible Second Order of Court (If asses (Select all that apply) The court, having determined that the court file be unsealed, a plea of	Out-of-state conviction: Yes No Signed (CSSD staff) Ssed ineligible) ne defendant is ineligible, not guilty entered, and thi	Prior program participation: Yes No denies this application. Further is case to be placed on the trial	list immediately.	
Prior physical violence conviction - school related: Yes No Assessment: Eligible Ineligible Second Order of Court (If asses (Select all that apply) The court, having determined that the	Out-of-state conviction: Yes No Signed (CSSD staff) Ssed ineligible) ne defendant is ineligible, not guilty entered, and this defendant is referred to C	Prior program participation: Yes No denies this application. Further is case to be placed on the trial	list immediately.	
Prior physical violence conviction - school related: Yes No Assessment: Eligible Ineligible Second Order of Court (If asses (Select all that apply) The court, having determined that the the court file be unsealed, a plea of This application is granted, and the	Out-of-state conviction: Yes No Signed (CSSD staff) Ssed ineligible) ne defendant is ineligible, not guilty entered, and this defendant is referred to C	Prior program participation: Yes No denies this application. Further is case to be placed on the trial	list immediately.	