



# Senate

General Assembly

**File No. 761**

January Session, 2025

Substitute Senate Bill No. 1505

*Senate, April 24, 2025*

The Committee on Judiciary reported through SEN. WINFIELD of the 10th Dist., Chairperson of the Committee on the part of the Senate, that the substitute bill ought to pass.

***AN ACT ALLOWING COURT DISCRETION TO ADD A FAMILY VIOLENCE COMPONENT TO THE PRETRIAL SUPERVISED DIVERSIONARY PROGRAM FOR PERSONS WITH PSYCHIATRIC DISABILITIES.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 54-56l of the general statutes is repealed and the  
2 following is substituted in lieu thereof (*Effective October 1, 2025*):

3 (a) There shall be a supervised diversionary program for persons  
4 with psychiatric disabilities, or persons who are veterans, who are  
5 accused of a crime or crimes or a motor vehicle violation or violations  
6 for which a sentence to a term of imprisonment may be imposed, which  
7 crimes or violations are not of a serious nature. For the purposes of this  
8 section, (1) "psychiatric disability" means a mental or emotional  
9 condition, other than solely substance abuse, that (A) has substantial  
10 adverse effects on the defendant's ability to function, and (B) requires  
11 care and treatment, and (2) "veteran" means a veteran, as defined in  
12 section 27-103, who is found, pursuant to subsection (d) of this section,

13 to have a mental health condition that is amenable to treatment.

14 (b) A person shall be ineligible to participate in such supervised  
15 diversionary program if such person (1) is ineligible to participate in the  
16 pretrial program for accelerated rehabilitation under subsection (c) of  
17 section 54-56e, except if a person's ineligibility is based on the person's  
18 being eligible for the pretrial family violence education program  
19 established under section 46b-38c, the court may permit such person to  
20 participate in the supervised diversionary program if it finds that the  
21 supervised diversionary program is the more appropriate program  
22 under the circumstances of the case, or (2) has twice previously  
23 participated in such supervised diversionary program.

24 (c) Upon application by any such person for participation in such  
25 program, the court shall, but only as to the public, order the court file  
26 sealed, provided such person states under oath, in open court or before  
27 any person designated by the clerk and duly authorized to administer  
28 oaths, under penalties of perjury, that such person has not had such  
29 program invoked in such person's behalf more than once. Court  
30 personnel shall provide notice, on a form prescribed by the Office of the  
31 Chief Court Administrator, to any victim of such crime or motor vehicle  
32 violation, by registered or certified mail, that such person has applied to  
33 participate in the program and that such victim has an opportunity to  
34 be heard by the court on the matter.

35 (d) The court shall refer such person to the Court Support Services  
36 Division for confirmation of eligibility and assessment of the person's  
37 mental health condition. The prosecuting attorney shall provide the  
38 division with a copy of the police report in the case to assist the division  
39 in its assessment. The division shall determine if the person is amenable  
40 to treatment and if appropriate community supervision, treatment and  
41 services are available. In addition, if the person is accused of a family  
42 violence crime, as defined in section 46b-38a, the division shall  
43 determine if the person has the capacity to participate in domestic  
44 violence treatment either in concurrence with or following the  
45 completion of mental health treatment, and for good cause shown, add

46 a domestic violence component to the treatment plan that addresses the  
47 major tenets of the domestic violence offender program standards  
48 established pursuant to section 46b-38m. If the division determines that  
49 stabilizing the person and treating an underlying mental health  
50 condition is first required, then a domestic violence component to the  
51 treatment plan that addresses the major tenets of the domestic violence  
52 offender program standards established pursuant to section 46b-38m  
53 shall be considered as a secondary treatment for the person. If the  
54 division determines that the person is amenable to treatment and that  
55 appropriate community supervision, treatment and services are  
56 available, the division shall develop a treatment plan tailored to the  
57 person and shall present the treatment plan to the court.

58 (e) Upon confirmation of eligibility and consideration of the  
59 treatment plan presented by the Court Support Services Division, the  
60 court may grant the application for participation in the program. If the  
61 court grants the application, such person shall be referred to the  
62 division. The division may collaborate with the Department of Mental  
63 Health and Addiction Services, the Department of Veterans Affairs or  
64 the United States Department of Veterans Affairs, as applicable, to place  
65 such person in a program that provides appropriate community  
66 supervision, treatment and services. The person shall be subject to the  
67 supervision of a probation officer who has a reduced caseload and  
68 specialized training in working with persons with psychiatric  
69 disabilities.

70 (f) The Court Support Services Division shall establish policies and  
71 procedures to require division employees to notify any victim of the  
72 person admitted to the program of any conditions ordered by the court  
73 that directly affect the victim and of such person's scheduled court  
74 appearances with respect to the case.

75 (g) Any person who enters the program shall agree: (1) To the tolling  
76 of the statute of limitations with respect to such crime or violation; (2)  
77 to a waiver of such person's right to a speedy trial; and (3) to any  
78 conditions that may be established by the division concerning

79 participation in the supervised diversionary program including  
80 conditions concerning participation in meetings or sessions of the  
81 program.

82 (h) If the Court Support Services Division informs the court that such  
83 person is ineligible for the program and the court makes a determination  
84 of ineligibility or if the division certifies to the court that such person  
85 did not successfully complete the assigned program, the court shall  
86 order the court file to be unsealed, enter a plea of not guilty for such  
87 person and immediately place the case on the trial list.

88 (i) If such person satisfactorily completes the assigned program, such  
89 person may apply for dismissal of the charges against such person and  
90 the court, on reviewing the record of such person's participation in such  
91 program submitted by the Court Support Services Division and on  
92 finding such satisfactory completion, shall dismiss the charges. If such  
93 person does not apply for dismissal of the charges against such person  
94 after satisfactorily completing the assigned program, the court, upon  
95 receipt of the record of such person's participation in such program  
96 submitted by the Court Support Services Division, may on its own  
97 motion make a finding of such satisfactory completion and dismiss the  
98 charges. Except as provided in subsection (j) of this section, upon  
99 dismissal, all records of such charges shall be erased pursuant to section  
100 54-142a. An order of the court denying a motion to dismiss the charges  
101 against a person who has completed such person's period of probation  
102 or supervision or terminating the participation of a person in such  
103 program shall be a final judgment for purposes of appeal.

104 (j) The Court Support Services Division shall develop and maintain a  
105 database of information concerning persons admitted to the supervised  
106 diversionary program that shall be available to the state police and  
107 organized local police departments for use by sworn police officers  
108 when responding to incidents involving such persons. Such information  
109 shall include the person's name, date of birth, Social Security number,  
110 the violation or violations with which the person was charged, the dates  
111 of program participation and whether a deadly weapon or dangerous

112 instrument was involved in the violation or violations for which the  
 113 program was granted. The division shall enter such information in the  
 114 database upon such person's entry into the program, update such  
 115 information as necessary and retain such information for a period of five  
 116 years after the date of such person's entry into the program.

117 (k) The Court Support Services Division, in consultation with the  
 118 Department of Mental Health and Addiction Services, shall develop  
 119 standards and oversee appropriate treatment programs to meet the  
 120 requirements of this section and may contract with service providers to  
 121 provide such programs.

122 (l) The Court Support Services Division shall retain the police report  
 123 provided to it by the prosecuting attorney and the record of supervision  
 124 including the dates of supervision and shall provide such information  
 125 to the court, prosecuting attorney and defense counsel whenever a court  
 126 is considering whether to grant an application by such person for  
 127 participation in the supervised diversionary program for a second time.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2025	54-56l

**JUD**      *Joint Favorable Subst.*

The following Fiscal Impact Statement and Bill Analysis are prepared for the benefit of the members of the General Assembly, solely for purposes of information, summarization and explanation and do not represent the intent of the General Assembly or either chamber thereof for any purpose. In general, fiscal impacts are based upon a variety of informational sources, including the analyst's professional knowledge. Whenever applicable, agency data is consulted as part of the analysis, however final products do not necessarily reflect an assessment from any specific department.

**OFA Fiscal Note**

**State Impact:**

Agency Affected	Fund-Effect	FY 26 \$	FY 27 \$
Judicial Dept.	GF - Cost	up to \$1 million	up to \$1.28 million

Note: GF=General Fund

**Municipal Impact:** None

**Explanation**

The bill adds a domestic violence treatment component for certain participants in the pretrial supervised diversionary program (SDP) which results in an estimated cost of up to \$1 million in FY 26 and up to \$1.28 million in FY 27 for contracting with private providers for treatment services.

The estimate for FY 26 includes one-time costs for updating assessments and training of about \$45,000 and is adjusted for partial year implementation of the treatment program.

The average annual referral rate for SDP is about 1,700, and the average cost for domestic violence treatment is approximately \$750 per person. This results in an estimated annual cost of \$1.28 million depending on the number of referrals to SDP and the number of referrals that are eligible for treatment.

**The Out Years**

The annualized ongoing fiscal impact identified above would continue into the future subject to actual referrals to domestic violence treatment.

**OLR Bill Analysis****sSB 1505*****AN ACT ALLOWING COURT DISCRETION TO ADD A FAMILY VIOLENCE COMPONENT TO THE PRETRIAL SUPERVISED DIVERSIONARY PROGRAM FOR PERSONS WITH PSYCHIATRIC DISABILITIES.*****SUMMARY**

This bill adds a domestic violence treatment component for certain participants in the pretrial supervised diversionary program (see BACKGROUND) for persons with psychiatric disabilities, or veterans with mental health conditions, who are accused of certain non-serious crimes or violations.

Specifically, in cases involving family violence crimes, the bill requires the judicial branch's Court Support Services Division (CSSD) to (1) determine if the person has the capacity to participate in domestic violence treatment either in concurrence with or after completing mental health treatment and (2) for good cause shown, add a domestic violence component to the treatment plan that addresses the major tenets of the existing domestic violence program standards developed by the Domestic Violence Criminal Justice Response and Enhancement Advisory Council.

Under the bill, the domestic violence component must be considered the person's secondary treatment if CSSD determines that stabilizing the person and treating an underlying mental health condition must happen first.

EFFECTIVE DATE: October 1, 2025

**BACKGROUND*****Family Violence Crimes***

By law, a "family violence crime" is a crime, but not a delinquent act,

which, in addition to its other elements, contains as an element an act of family violence to a family or household member, including (1) 1st and 2nd degree violation of conditions of release and (2) criminal violation of a protective order, a standing criminal protective order, or a restraining order. It does not include acts by parents or guardians disciplining minor children unless they constitute abuse (CGS § 46b-38a(3)).

“Family violence” is an incident resulting in physical harm, bodily injury, or assault, or an act of threatened violence that creates fear of imminent physical harm, bodily injury, or assault, including stalking or a pattern of threatening, between family or household members. Verbal abuse or argument is not family violence unless there is present danger and the likelihood that physical violence will occur (CGS § 46b-38a(1)).

### ***Supervised Diversionary Program***

By law, the Supervised Diversionary Program is for certain defendants who have psychiatric disabilities, or who are veterans with a mental health condition, who are accused of a crime or motor vehicle violation that is not of a serious nature, but for which the person may be sentenced to prison.

Under the program, a “psychiatric disability” is a mental or emotional condition, other than substance abuse, that has a major negative impact on a defendant’s ability to function and requires care and treatment. A “veteran” is any person who was discharged or released under conditions that were not dishonorable from active service in the armed forces. Defendants who want to take part in the program must meet specific eligibility criteria.

The court sends the defendant to CSSD for an assessment before it decides if the defendant will be allowed to take part in the program. During the assessment, CSSD determines the kind of treatment and services the defendant needs and which community supervision, treatment, and services the defendant should get. CSSD then recommends a treatment plan to the court or tells the court whether the



defendant should be allowed to take part in the program.

Participation in the program gives the defendant a chance to get treatment instead of going to trial and if the defendant finishes the program successfully, the court dismisses the charges.

**COMMITTEE ACTION**

Judiciary Committee

Joint Favorable Substitute

Yea 41 Nay 0 (04/07/2025)