

INTRODUCTION TO 2025 EDITION

Connecticut DUI Law, 2025 edition, provides practical guidance for handling Connecticut DUI cases. It includes the relevant case law, statutes, and regulations, as well as sample documents, forms, checklists, litigation tactics, and practice tips for defending a DUI case in Connecticut. It also offers detailed practice materials, providing an invaluable resource for representing any client accused of a DUI offense.

HIGHLIGHTS

- Updated Administrative License Suspension Statute – C.G.S. § 14-227b – § 3.3
 - Legislature added a subsection to the statute allowing for removal of an ignition interlock device in certain situations where the individual’s DUI was derived from the detection of cannabis or if an individual receives an Absolute Pardon
- Added Section 19:8 addressing the applicability of the “Caretaker Exception” to the warrant requirement in DUI cases. The section addresses recent case law on this issue.
- Added Section 26:6 outlining the process and procedures to petition for reinstatement of an operator’s license or nonresident operator’s privilege after a permanent revocation for 3 or more DUI convictions in 10 years.

Thank you for subscribing to *Connecticut DUI Law*. Each year we strive to make the publication the most important resource on the topic. We hope that you will find the resource as invaluable to your practice as we do for ours.

Jonathan R. Sills
Steven A. Tomeo