

## Treatment Courts Best Practices Inventory (TC - BPI)

<b>SECTION 1: TARGET POPULATION</b>	<b>No</b>	<b>Yes</b>				
<p>1. The court uses a standardized risk assessment to assess potential participant's risk level.</p> <p>Name of assessment: _____</p>	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)				
<p>2. The court uses a standardized needs assessment to assess potential participant's criminogenic needs.</p> <p>Name of assessment: _____</p> <p>Name of assessment: _____</p>	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)				
<p>3. The court uses a standardized risk assessment that has been validated for all types of clients that are within the court.</p> <table border="1" style="width: 100%; border-collapse: collapse; margin-top: 10px;"> <thead> <tr> <th style="text-align: left; padding: 5px;"><b>Types of clients served in the court</b></th> <th style="text-align: left; padding: 5px;"><b>Assessment has been shown to be valid for these groups or types of clients</b></th> </tr> </thead> <tbody> <tr> <td style="padding: 5px; vertical-align: top;"> <input type="checkbox"/> Females  <input type="checkbox"/> Veterans  <input type="checkbox"/> African Americans  <input type="checkbox"/> Hispanics  <input type="checkbox"/> Indigenous peoples  <input type="checkbox"/> Mentally disordered                 </td> <td style="padding: 5px; vertical-align: top;"> <input type="checkbox"/> Females  <input type="checkbox"/> Veterans  <input type="checkbox"/> African Americans  <input type="checkbox"/> Hispanics  <input type="checkbox"/> Indigenous peoples  <input type="checkbox"/> Mentally disordered                 </td> </tr> </tbody> </table>	<b>Types of clients served in the court</b>	<b>Assessment has been shown to be valid for these groups or types of clients</b>	<input type="checkbox"/> Females <input type="checkbox"/> Veterans <input type="checkbox"/> African Americans <input type="checkbox"/> Hispanics <input type="checkbox"/> Indigenous peoples <input type="checkbox"/> Mentally disordered	<input type="checkbox"/> Females <input type="checkbox"/> Veterans <input type="checkbox"/> African Americans <input type="checkbox"/> Hispanics <input type="checkbox"/> Indigenous peoples <input type="checkbox"/> Mentally disordered	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
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<b>SECTION 1: TARGET POPULATION CONT.</b>	<b>No</b>	<b>Yes</b>
5. The court prioritizes admission to high risk or high needs clients.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
6. The court prioritizes admission to clients who have moderate to severe substance use problems (for drug and sobriety courts) or mental health problems (for mental health courts).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
7. The court excludes participants who are not motivated to engage in treatment.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
8. The court has different tracks for high risk and low risk clients.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
9. The court excludes participants who have serious or severe mental health issues.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
10. The court excludes participants who use medication assisted therapy.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
11. The court has a standard referral process that is consistently followed.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
12. Eligible participants promptly enter the court after the gatekeepers conduct legal and extralegal screens.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

**Total for target population section:** \_\_\_\_\_

**Avg. for target population section**

<b>SECTION 2: HISTORICALLY DISADVANTAGED GROUPS</b>	<b>No</b>	<b>Yes</b>
1. The court's risk assessment tool has been shown to be valid for racial, ethnic, and other demographic minority groups.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
2. The court's risk assessment tool has been shown to be valid for racial, ethnic, and other demographic minority groups.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
3. The court compares the percentage of demographic minorities within the court relative to the percentage of minorities in the arrestee population.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
4. The court monitors whether demographic minorities are equally likely to complete the treatment court than demographic majorities (e.g., males, Caucasians).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
5. The court monitors whether minorities receive similar treatment as demographic majorities for similar patterns of drug use.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
6. The court offers culturally sensitive programming for clients.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
7. The court offers gender informed programming for clients.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
8. The court monitors whether the number and type of sanctions differ between minorities and demographic majorities.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
9. The court monitors whether the number and type of incentives differ between minorities and demographic majorities.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
10. All members of the team receive cultural sensitivity training.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
11. The team has identified concrete, specific steps for ensuring equal access, retention, and distribution of sanctions and incentives.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

**Total for historically disadvantaged groups section:** \_\_\_\_\_

**Avg. for historically disadvantaged groups section:**

<b>SECTION 3: ROLES AND RESPONSIBILITIES OF THE JUDGE</b>	<b>No</b>	<b>Yes</b>
1. The team completes trainings on best practices on an annual basis.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
2. The judge completes annual trainings on substance use and mental health.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
3. The judge has presided over the specialty court for at least two consecutive years.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
4. The court alternates or rotates judges.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
5. The judge attends the pre-court staff meetings.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
6. The court assesses whether participants perceive the judge as caring, consistent, and fair.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
7. The judge spends at least three minutes with each client during court.  Average # of minutes spent with each client within last three months: _____	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
8. The judge allows the clients to explain their side during court.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
9. The judge solicits advice from treatment team members when making decisions about participants.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
10. The team can make decisions about participants that override the judge's decision (i.e., the team goes above and beyond being advisory).	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)

**Total for roles and responsibility of the judge section:** \_\_\_\_\_

**Avg. for roles and responsibility of the judge section:**

<b>SECTION 4: INCENTIVES, SANCTIONS, AND THERAPEUTIC ADJUSTMENTS</b>	<b>No</b>	<b>Yes</b>
1. The court has a formal system for sanctioning noncompliance such as a sanctioning grid.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
2. The sanctions increase in intensity for successive acts of noncompliance.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
3. The formal system for sanctioning noncompliance is shared with all staff in a written document.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
4. The formal system for sanctioning noncompliance is shared with participants in a written document.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
5. If using a prescriptive or rigid sanctioning grid, the team has the ability to individualize sanctions based upon client characteristics and type of noncompliance (e.g., proximal vs. distal goal), OR the team's sanctioning grid uses a menu approach.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
6. The court withholds sanctions for clients' non-compliance (unless there is a valid excuse for the clients' noncompliance).	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
7. Clients are allowed to explain their noncompliance or make statements during court.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
8. The court monitors whether equivalent sanctions are given to clients who engage in similar forms of noncompliance.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
9. The court applies behavioral sanctions (i.e., jail, curfew, EM) for positive drug or alcohol tests during Phase 1 (or for distal behaviors).	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
10. The court increases treatment requirements for positive drug or alcohol tests during Phase 1.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
11. The court provides an array of incentives for compliance including verbal praise or social reinforcements (such as employment or prosocial recreation), negative reinforcements (such as reducing requirements), and tangible positive reinforcements (such as gift cards).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
12. The court's sanctioning and incentivizing behaviors take into account whether the client's behavior is achievable or not (proximal vs. distal) for that client.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

<b>SECTION 4: INCENTIVES, SANCTIONS, AND THERAPEUTIC ADJUSTMENTS CONT.</b>	<b>No</b>	<b>Yes</b>
13. Participants receive a written document that provides specific behaviors and milestones that are needed for phase promotion.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
14. Phase promotion is based the length of time a client has been in the program rather than performing specific behaviors.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
15. The court moves clients back to Phase 1/start clients over in the program if they relapse or engage in other drug using behaviors.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
16. The court retains a client to jail for more than 7 days for client noncompliance.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
17. The court terminates participants for continued drug and alcohol use.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
18. The court terminates participants only when a client is a public safety risk or is unwilling to engage in treatment.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

**Total for incentives, sanctions, and therapeutic adjustments section:** \_\_\_\_\_

**Avg. for incentives, sanctions, and therapeutic adjustments section:**

<b>SECTION 5: SUBSTANCE ABUSE TREATMENT</b>	<b>No</b>	<b>Yes</b>
1. The court places all clients in the same intensity of treatment based upon what phase the client is in.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
2. The client receives a clinical and standardized assessment to determine the level of treatment (outpatient vs. intensive outpatient).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
3. The court provides clients access to outpatient, intensive outpatient, day treatment, and residential treatment.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
4. The court relies upon treatment within jail, prison, or an incarcerative setting to provide treatment to clients.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
5. Staff from treatment providers attend at least 75% of treatment court staff meetings, or treatment providers send the court notes on each client on a weekly or biweekly basis.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
6. High need clients complete approximately 300 hours of treatment over 9-18 months (4-8 hours per wk); moderate/high risk clients complete 200-249 hours; low/moderate risk complete 100-149 hours; and low risk clients complete 99 hours or less (maximum 1-3 hours per week).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
7. High risk clients attend individual counseling sessions within Phase 1 of the court.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
8. Treatment providers utilize cognitive behavioral and behavioral treatment modalities, that are manualized and monitored for fidelity, and where facilitators have been trained in the program.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
9. Clients are screened for their suitability for group counseling.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
10. Clients that are not appropriate for general group counseling are provided individual counseling or placed in specialized groups.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
11. Treatment providers limit group counseling to 6-12 participants.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
12. Clients are provided access to medication assisted therapies.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

<b>SECTION 5: SUBSTANCE ABUSE TREATMENT</b>	<b>No</b>	<b>Yes</b>
13. Clients receive treatment from counselors who are clinically certified.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
14. Counselors are supervised and receive feedback on their clinical skills on a monthly basis.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
15. The court gauges clients' attendance <b>and</b> growth from engaging in peer-support activities.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
16. The court actively works with clients to identify triggers and how to avoid or cope with triggers as clients near graduation.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
17. The court maintains contact with clients (via telephone, text, email, or letter) for at least 90 days after graduation to assess clients progress in recovery.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

**Total for substance abuse treatment section:** \_\_\_\_\_

**Avg. for substance abuse treatment section:**

<b>SECTION 6: COMPLEMENTARY TREATMENT &amp; SOCIAL SERVICES</b>	<b>No</b>	<b>Yes</b>
1. The court provides clients treatment for mental health, vocational, educational, medical, and trauma needs.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
2. The court assesses clients' needs for mental health, vocational, educational, medical, and trauma needs using a standardized and validated assessment.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
3. The court uses information from the validated and standardized assessment to match clients to appropriate complementary services.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
4. The court focuses on providing services to stabilize the client in Phase 1, such as housing, mental health, and transportation needs, and does not focus on criminogenic needs in Phase 1.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
5. The court addresses criminogenic needs (i.e., criminal thinking, delinquent peers) during Phase 2 of the program.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
6. The court excludes potential participants who do not have stable and/or independent housing.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
7. The court excludes potential participants who are prescribed psychotropic medications or it requires participants to discontinue psychotropic medications prior to graduation.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
8. The court refers clients to treatment agencies that provide both psychotherapy and psychotropic medication.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
9. The court refers clients with PTSD or a history of trauma to trauma informed therapies and services.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
10. The court assesses clients for criminal thinking and refers clients to treatments for criminal thinking including Thinking for a Change, Reasoning and Rehabilitation, Moral Reconciliation Therapy, Helping Men Recover, Moving On, and Habituation, Empowerment and Accountability Therapy.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
11. The court assesses clients for deficits in family relationships and refers clients to manualized, cognitive behavioral family therapies such as Functional Family Therapy, multidimensional family therapy, and Strengthening Families and Celebrating Families.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
12. The court assesses clients for vocational deficits and refers clients to manualized, cognitive behavioral vocational therapies that address the interpersonal and social norms within the workplace.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

<b>SECTION 6: COMPLEMENTARY AND SOCIAL SERVICES</b>	<b>No</b>	<b>Yes</b>
13. The court assesses <b>and</b> addresses clients' medical and dental problems that cause discomfort to clients.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
14. Clients receive treatment that focuses on the prevention of risky health behaviors (e.g., HIV, STDs, HEP-C).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
15. The court provides education to staff and clients about overdose prevention and reversal such as education on naloxone and indicators of an overdose.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

**Total for complementary and social services section:** \_\_\_\_\_

**Avg. for complementary and social services section:**

<b>SECTION 7: DRUG AND ALCOHOL TESTING</b>	<b>No</b>	<b>Yes</b>
1. The court conducts urinalysis testing at least twice a week during Phase 1 of the program.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
2. The court conducts EtG or EtS testing at least once a week during Phase 1 of the program.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
3. The court conducts drug testing on a random basis (i.e., the odds of being drug tested are the same for all weekdays, weekend days, and holidays).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
4. Clients are required to provide a urine specimen within 8 hours of receiving notification they need to provide a drug screen and actually providing the specimen.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
5. The frequency of drug testing decreases <i>before</i> clients complete their aftercare or relapse prevention component.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
6. The court randomly tests clients for synthetic drugs or intoxicating substances (e.g., Kratom) that are not detected with a standard 5, 8, or 12 panel test.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
7. The court requires all drug tests to be witnessed by a staff member trained in adulteration, substitution, dilution, collection methods, and chain-of-custody procedures.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
8. Urine specimens that appear diluted or adulterated are tested for temperature, creatinine, and gravity.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
9. The court team receives drug testing results within 48 hours of sample collection.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
10. Participants receive a contract or handbook that details the frequency of testing, the randomness of testing, collection procedures (and expectations—report to testing facility within 8 hours, avoid similar substances (e.g., cough syrup), avoid the list of contaminants), legal rights, and sanctions for deception (i.e., switching to synthetic substances), positive, adulterated, diluted, or substituted samples.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

**Total for drug and alcohol testing section:** \_\_\_\_\_

**Avg. for drug and alcohol testing section:**

<b>SECTION 8: MULTIDISCIPLINARY TEAM</b>	<b>No</b>	<b>Yes</b>
1. The following individuals attend at least 75% of staff meetings and make recommendations: judge, coordinator, prosecutor, defense counsel, probation officer, treatment provider, and law enforcement officer.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
2. The following individuals attend at least 75% of court sessions: judge, coordinator, prosecutor, defense counsel, probation officer, treatment provider, and law enforcement officer.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
3. The court has established MOUs with treatment providers that specify the exact pieces of information that will be requested of them (i.e., attendance, completion of treatment group, drug test results), the frequency of receiving those data points, and how the data will be transmitted (e.g., email, verbally).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
4. Treatment providers require participants to sign an informed consent document that details the type and frequency of data that will be provided to the treatment court.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
5. The court uses a majority rule when deciding conditions of treatment, supervision, incarceration, and the application of incentives and sanctions.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
6. The Judge speaks directly to clients/participants rather than through defense counsel.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
7. At least one staff member remains silent or does not offer information/recommendations during pre-court staffings: judge, coordinator, prosecutor, defense counsel, probation officer, treatment provider, and law enforcement officer.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
8. The court has been trained on the Network for the Improvement of Addiction Treatment communication model.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
9. Court sessions or status hearings are held at least every two weeks for participants in Phase 1 of the program.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
10. Prior to implementing the court, the team participated in a preimplementation training via NADCP or a workshop that focused on best practices, identifying local treatment services and complementary services, and developing a mission statement, goals, objectives, and indicators of success.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
11. All team members ( judge, coordinator, prosecutor, defense counsel, probation officer, treatment provider, and law enforcement officer) participate in annual conferences or trainings that focus on best practices in treatment, supervision, and problem solving courts.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

<b>SECTION 8: MULTIDISCIPLINARY TEAM</b>	<b>No</b>	<b>Yes</b>
12. The court provides new team members with orientation trainings (either face to face, online, or handbooks) that cover the 10 key components of problem solving courts and best practices.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

**Total for multidisciplinary section:** \_\_\_\_\_

**Avg. for multidisciplinary section:**

<b>SECTION 9: CONSENSUS AND CASELOADS</b>	<b>No</b>	<b>Yes</b>
1. The court has no more than 125 participants OR if the court has more than 125 participants the court has an independent evaluator who monitors adherence to best practices.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
2. The probation or community supervision officers have caseloads that are in line with APPA's caseload recommendations (high and moderate risk = 30 – 50: 1; low risk = 200:1).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
3. The court monitors whether treatment providers are adhering to best practices for caseload sizes (clinical case management = 50 – 75:1; individual therapy or counseling = 40 – 50:1; mixture of clinical case management and counseling = 30:1).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

**Total for consensus and caseloads section:** \_\_\_\_\_

**Avg. for consensus and caseloads section:**

<b>SECTION 10: MONITORING AND EVALUATION</b>	<b>No</b>	<b>Yes</b>
1. The court monitors its adherence to NADCP's best practices on an annual basis.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
2. The court adjusts its practices to align with best practices when policies and practices are not following NADCP's best practice standards.  Provide example:	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
3. The court monitors the following process goals:  <input type="checkbox"/> # of clients who enter the program <input type="checkbox"/> # of clients who graduated the program <input type="checkbox"/> Total # of drug tests <input type="checkbox"/> # of positive drug tests <input type="checkbox"/> # of clients who received new charges <input type="checkbox"/> # of clients who received a probation/technical violation <input type="checkbox"/> # of treatment sessions each client is scheduled to attend <input type="checkbox"/> # of treatment sessions each client actually attends <input type="checkbox"/> # of probation sessions each client is scheduled to attend <input type="checkbox"/> # of probation sessions each client attends <input type="checkbox"/> # of court sessions each client is scheduled to attend <input type="checkbox"/> # of court sessions each client actually attends <input type="checkbox"/> # of days from entry until graduation for each client	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
4. The court measures the prevalence of rearrest, reconvictions, reincarcerations, or technical violations for program graduates for at least three years after clients complete the program.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
5. The court has an independent evaluator that assesses adherence to best practices every 1 – 5 years.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
6. The evaluator conducts inferential analyses that compare local results to results from other jurisdictions.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
7. The evaluator's report includes specific recommendations for the court to align with best practices and monitor program outcomes.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
8. The court evaluates whether completion rates and entry rates differ between historically disadvantaged groups and the majority group.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

<b>SECTION 10: MONITORING AND EVALUATION</b>	<b>No</b>	<b>Yes</b>
9. The court uses an electronic management information system (MIS) to record in-program information on clients.  Name of system:	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
10. The court enters data into the MIS within 48 hours of any event.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
11. The court examines the outcomes (e.g., recidivism) only for program graduates.	<input type="checkbox"/> (1)	<input type="checkbox"/> (0)
12. The court's evaluation uses an intent-to-treat analysis when examining the effectiveness of the court OR the court compares clients who successfully complete probation to those that successfully complete the treatment court.	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
13. The court compares participants to a comparison group that is constructed based upon best practice standards (such as random assignment, waitlisted, propensity score matching, or block matching).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
14. The outcome evaluation takes into account any differences in the time at risk between program participants and individuals in the comparison group (either by including time at risk as a control variable or matching groups based upon start date).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)
15. The outcome evaluation takes into account any differences in incarceration or time on the street between program participants and individuals in the comparison group (either by including time on the street as a control or matching variable).	<input type="checkbox"/> (0)	<input type="checkbox"/> (1)

**Total for monitoring and evaluation section:** \_\_\_\_\_

**Avg. for monitoring and evaluation section:**