Presentation Overview

- Criminal Justice Population Descriptions
  - County of Los Angeles – Department of Probation
  - County of Los Angeles – Sheriff’s Department/County Jail
  - County of Los Angeles – Superior Court
  - California Department of Corrections and Rehabilitation – Division of Adult Parole Operations

- Treatment Procedures for Criminal Justice Population

County of Los Angeles - Department of Probation Overview

- General Probation Client
- Assembly Bill (AB) 109
General Probation Client

- Client under Probation Supervision needs SUD treatment
- Referral Pathways
  - Substance Abuse Service Helpline (SASH)
  - Direct to Provider
- Additional procedures possible/to be determined

Assembly (AB) 109 - Overview

OCTOBER 1, 2011

AB 109 - Background

- County Board of Supervisors tasked the local Public Safety Realignment Team (PSRT) with creating a plan for Post-Release Community Supervision (PRCS)
- Probation is the lead agency for AB 109
- SAPC is a part of PRCS

Overview

- Probation sets the terms and conditions of post-release supervision
  - Includes SUD treatment (SAPC-contracted) providers
  - Authorizes sanctions
  - Must satisfy conditions to complete and terminated from AB 109 supervision
Population
- Released Conditions (Most recent offense [N3])
  - Non Violent
  - Non Serious
  - Non Sexual (though certain offenses may be eligible for release)

Population
- Types
  - Postrelease Supervised Person (PSP)= Released from State Prison to County Supervision
  - N3 Splits = County Jail and Probation Supervision
  - N3 (County Jail only)
  - Proposition 57 (In Process)
    - Certain State prison inmates convicted of nonviolent felony offenses would be considered for early release
    - The State prison system could award additional sentencing credits to inmates for good behavior and approved rehabilitative or educational achievements
    - Process to treat these clients to be determined

Referrals/Entry Points
- Client Engagement and Navigation Services (CENS co-located at Probation Area Offices; preferred entry point of treatment for tracking purposes)
  - Antelope Valley
  - San Fernando Valley
  - Pomona
  - Community Resource and Reentry Center (Los Angeles)
  - West Los Angeles
  - South Los Angeles
  - Rio Hondo (Whittier)
  - South Bay (Carson)
  - Governor George Deukmejian Courthouse (Long Beach)

Referrals/Entry Points
- SASH
- Direct to Provider
Treatment

- AB 109 Implementation (October 1, 2011)
  - Selected treatment providers/sites
  - Limited levels of care (Residential and Outpatient Services)

- **Now**
  - Can be referred to any SUD providers offering SUD treatment to criminal justice population (as indicated on Service and Bed Availability Tool; SBAT)
  - More levels of care offered

County of Los Angeles – Sheriff’s Department/County Jail Overview

- Back On Track – Los Angeles (BOT-LA)

- Mentally Ill Offender Crime Reduction (MIOCR; served by limited providers)

Specialty AB 109 Program – Back On Track - Los Angeles (BOT-LA)

- Department of Health Services – Correctional Health Services oversees BOT-LA
  - Pilot Program at Pitchess Detention Center
    - Partners
      - Sheriff’s Department
      - Probation
  - 9 Month Program
  - Education (in-custody), Cognitive behavioral therapy (CBT; in-custody), and re-entry services to N3 male inmates

- CENS (San Fernando Community Mental Health Center (SFVCMH)) connects to SUD criminal justice treatment provider upon release

Mentally Ill Offender Crime Reduction (MIOCR)

- Lead agency = Department of Health Services

- Multiple Partners
  - Sheriff’s Department
  - DPH-SAPC
  - Department of Mental Health
  - District Attorney
  - Public Defender
  - Alternative Public Defender
  - Probation Department
Mentally Ill Offender Crime Reduction (MIOCR)

- Linking Tri-morbid clients to treatment
  - SUD
  - Mental Health (MH)
  - Physical Health
- CENS (Homeless Health Care – Los Angeles (HHCLA)) refers to residential SUD criminal justice provider with ability to potentially serve MH

County of Los Angeles - Superior Court Overview

- Penal Code 1210 (formerly Proposition 36 (2000))
- Community Collaborative Court (CCC)
- Misdemeanor Diversion Treatment Track (MDTT) Project
- Court Ordered

Penal Code 1210

- In 2000, Proposition 36 = Received SUD treatment to avoid incarceration
  - Funded
    - Specified Proposition 36 Courts
    - Probation supervised
    - Community Assessment Service Centers (CASC) referred
    - SAPC = SUD Treatment (contracted providers)
    - Residential
    - Outpatient
    - Narcotic Treatment Programs
- In 2011, Proposition 36 -> Penal Code 1210
  - No longer funded
  - No specified courts
  - CASC referred
  - SAPC = SUD Treatment (participating providers)
    - Outpatient
    - Intensive Outpatient

Penal Code 1210

- NOW
  - Treatment can be funded by DMC
  - No specified courts
  - Referral Pathways
    - SASH
    - Direct to Provider
  - More levels of care
  - Can be referred to SUD criminal justice treatment provider
Community Collaborative Court (CCC)

- The Community Collaborative Courts are multi-disciplinary and resource intensive responses to addressing the needs of veterans, the chronically homeless, the mentally ill, victims of sex trafficking, transitional at-risk youth, and individuals with an SUD
- Built around the collaborative team approach involving the Court (e.g., Public Defender, District Attorney, and Judge), Probation, and the Sheriff’s Departments to engage defendants with health and social service resources in Los Angeles County
- CENS: Asian American Drug Abuse Program (AADAP; Long Beach Court), Shields for Families (Compton Court), HHCLA (Clara Shortridge Foltz Criminal Justice Center) and SFVCMHC (Van Nuys Court) will link to SUD criminal justice treatment provider

Misdemeanor Diversion Treatment Track (MDTT) Project

- Proposition 47 – Certain felony charges (e.g., personal use of illegal drugs) now misdemeanor
- Goals:
  - Increase engagement in SUD treatment following a plea to a Proposition 47 drug case
  - Retain those defendants in treatment for minimum of 12 weeks to earn dismissal and facilitate lasting behavioral change

MDTT Project

- CENS Assessors: HHCLA at Clara Shortridge Foltz Criminal Justice Center and SFVCMHC at Van Nuys Court
- CENS connects to SUD criminal justice outpatient treatment provider upon release; higher level of care if medically necessary

Court Ordered

- Process being determined, but will likely use 8 CENS Area Offices for referral to START-ODS
- See treatment data reporting requirements on slide 37
California Department of Corrections and Rehabilitation —
Division of Adult Parole Operations Overview

- General Parole client

General Parole Client

- Referral Pathways
  - SASH
  - Direct to Provider
- Additional procedures possible/to be determined

TREATMENT PROCEDURES FOR CRIMINAL JUSTICE POPULATION

Based on 1) START-ODS SUD Treatment Provider Manual Version 2.0 — October 2017 (pages 97 – 106); and 2) START-ODS Stakeholder Information Brief — Issue #5

Criminal Justice Population Referral Sources/Entryways to SUD Treatment

- Substance Abuse Service Helpline (SASH)
  - Phone Number: 1-844-804-7500
- Direct-to-Provider
- Client Engagement Navigation Services (CENS; for certain services)

BOTTOM LINE: “No Wrong Door” approach to access
All Entryways Use Service Bed and Availability Tool (SBAT)
- Accessible to the public
- Will facilitate referrals from the SASH, CENS, and public to SUD treatment providers
- Can be used between SUD providers
- Link:
  http://sasphin.sh/jeounty.gov/s bat/

START-ODS Referral Pathway for Criminal Justice Population

Client in need of SUD treatment
- General Probation
- PC 2210
- Parole

Direct to Provider

SBAT

General Treatment Requirements
- Treatment placement considerations:
  - Review CENS or SASH ASAM Brief Triage Results
  - Provider uses ASAM assessment and Diagnostic and Statistical Manual of Mental Disorders, Fifth Edition (DSM-5) for determination of medical necessity and treatment placement
- Treatment procedures for criminal justice clients same as non-criminal justice clients (refer to SAPC Provider Manual)
- If provider cannot provide ASAM-based treatment, please link client to provider that can provide treatment:
  - E.g., Client needs residential, but treatment provider does not have it
  - Use SBAT to find suitable provider
Criminal Justice Population (CIP): Full Assessment for AB 109 and PC 1210

- **Input into Treatment Court Probation eXchange (TCPX) Data System**

- This information will also be shared with the Department of Probation

- If SUD treatment provider needs to refer to another treatment provider (e.g., Full ASAM requires different level of care that provider does not offer), then provider will verify treatment slot availability via the SBAT and contact contracted SUD treatment provider(s) via telephone

CIP: Treatment for AB 109 and PC 1210

- Enter patient admission on the TCPX within 72 hours

- All treatment status/discharge reports will be prepared and maintained in TCPX

- Each treatment agency is responsible for providing timely reports at the request of Probation
  - Probation is responsible for assessing the information in the report and determining if the client is compliant with their conditions of their probation

CIP: Treatment for AB 109 and PC 1210

- Enter patient’s assigned Deputy Probation Officer (DPO) on patient file and obtain the consent to release information form for compliance checks (to be discussed)

CIP: Treatment for AB 109 and PC 1210

- Status/Progress Reports are due as follows:
  - Status Report within 14 days of admission, completed in TCPX
  - Progress reporting, completed in TCPX at 30-day intervals for a treatment progress report, beginning from the date of admission, and/or as needed by the DPO
  - If the assigned DPO makes request, then a hardcopy of the status report may be delivered in a sealed envelope by the client to DPO
CJP: Treatment for AB 109 and PC 1210

- Submit discharge reports via TCPX and within five (5) calendar days of discharge

- RECOMMENDATION: Call DPO; keep in communication

CJP: Treatment for Superior Court

- Submit status/discharge reports at 30 calendar day intervals from the date of admission, and/or as requested by the Superior Court

- Attend and participate in court date appearances as needed

- Submit a status report to the Superior Court immediately to report non-compliance or discharge from treatment

- Treatment procedures to be developed further

CJP: Compliance for AB 109 and PC 1210

- AB 109: Confirm completion and/or termination of treatment within 24 hours by entering the information into TCPX, notifying the assigned DPO, and contacting the AB 109 Probation Post Release Community Supervision Notice Center at (626) 308-5271 or via e-mail at PROBAB109.NonCompliance@probation.lacounty.gov

- PC 1210: Confirm completion and/or termination treatment within 48 hours by entering the information into TCPX and notifying the assigned DPO

CJP: Compliance for AB 109

- Los Angeles County law enforcement entities may conduct compliance checks to ensure the client is adhering to conditions of probation

- Treatment agencies shall obtain the proper consent to release information form from the client to allow law enforcement entities to conduct compliance checks (see attached sample)

- Compliance checks are limited to verification of enrollment and physical confirmation of the client in treatment
CJP: Compliance for All Criminal Justice Clients

- Termination of any criminal justice referred client can occur for the following:
  - Client violates any facility rules
  - Engages in violent behavior
  - Makes threats to another participant
  - Absconding
  - Participant opts out of project

- Contracted SUD treatment agencies shall notify the referring entity and document in the appropriate data tracking system (e.g., TCPX) the termination reason

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