Acknowledgement

The authors of the Probation System Review Guidebook, 3rd Edition gratefully acknowledge the extraordinary contributions of probation and juvenile justice system leaders, stakeholders and practitioners from state and local jurisdictions across the United States who have demonstrated the passion and courage to undertake examinations and analysis to improve the system performance and youth outcomes in their jurisdictions over the past thirteen years. It is their efforts, challenges, and successes that have informed the enhancements to the Probation System Review process to produce this resource. In the nearly three years since the publication of the previous edition, we have partnered with jurisdictional leaders in a dozen more probation and juvenile justice systems to provide training and technical assistance that has yielded improvements to probation and juvenile justice system practice. We have incorporated those valuable lessons learned into this third edition of the Guidebook and express our gratitude to all of those professionals who sought to improve the lives of the youth and families they serve in their jurisdictions.

Additionally, the John D. and Catherine T. MacArthur Foundation's Models for Change: System Reform in Juvenile Justice initiative operated for over a decade in nearly two-thirds of the states to create successful and replicable models of juvenile justice reform. Models for Change sought and accomplished accelerated progress toward a more effective, fair, and developmentally sound juvenile justice system that holds young people accountable for their actions, provides for their rehabilitation, protects them from harm, and manages the risk posed to themselves and to the public. It was under the generous support of this initiative that the work to develop this probation system review methodology and process flourished. Robert F. Kennedy Children's Action Corps and its Robert F. Kennedy National Resource Center for Juvenile Justice wish to thank the MacArthur Foundation for its considerable contribution to this important area of juvenile justice and probation system reform.
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The Robert F. Kennedy National Resource Center for Juvenile Justice (RFK National Resource Center), led by Robert F. Kennedy Children's Action Corps, was launched in December 2013 with the intention to carry forward the legacy of over a decade of significant achievement in juvenile justice system reform made possible by the John D. and Catherine T. MacArthur Foundation’s support of the Models for Change: Systems Reform in Juvenile Justice initiative. While the RFK National Resource Center has only been operating since 2013, the work of staff at RFK Children's Action Corps—initially in support of the Models for Change initiative—has been ongoing since 2001. The RFK National Resource Center assists local, state, and national leaders, practitioners and youth-serving agencies in improving system performance and outcomes for youth involved with, or at risk of becoming involved with, the juvenile justice system. Our experienced staff and expert consultants are dedicated to partnering with jurisdictions to deliver training and technical assistance tailored to each community's needs and goals. On-the-ground, site-based work is conducted through our Training Institute and Technical Assistance Initiatives.

Training Institute

The RFK National Resource Center offers a variety of on-site training opportunities addressing critical topics in juvenile justice. These training events are usually conducted in 1-2 day time frames, depending on the unique needs and objectives of each jurisdiction. We bring experts and experienced facilitators to you, ensuring that all vital leaders, staff, and stakeholders have the opportunity to benefit from the training. Each curriculum is based on well-established frameworks for reform that have been applied in state and local jurisdictions throughout the nation, while also incorporating current research and emerging best practices. Our trainers work with you to identify your jurisdiction's unique goals and the training is then tailored to meet those goals. Participants conclude the training well-informed and poised to begin taking action immediately. The five training curricula focus on:

- Advancing Best Practices in Youth Justice Seminar (featuring Adolescent Development research-to-practice)
- Probation System Review Training
- Dual Status Youth: Improving Outcomes for Youth Involved in Child Welfare and Juvenile Justice
- Dual Status Youth: Implementing and Sustaining Reforms
- Multi-System Information & Data Sharing

Technical Assistance Initiatives

The RFK National Resource Center conducts site-based consultation and technical assistance to guide jurisdictions through a systematic analysis and examination of current policy and practice in order to design, implement, and sustain meaningful and comprehensive reforms that improve youth outcomes and system performance. Our technical assistance approach—conducted over a 6-12 month time frame depending on the unique needs and objectives of each jurisdiction—is intensive and individualized. The RFK National Resource Center utilizes proven frameworks to meet the unique goals of each jurisdiction. An expert consultant team will partner with your jurisdiction to conduct a vital assessment of how systems are performing and whether desired youth, families, and community outcomes are being realized. With specific findings and recommendations emerging from this analysis and tailored to your jurisdiction, our team relies on current knowledge of implementation science to support strategies for sustainable policy and practice enhancements and reform. Through a focus on stakeholder engagement, data-driven and research-based practice, collaboration, and an understanding of adolescent development, our field-based partnerships with state and local jurisdictions have produced critical positive system performance and youth outcome achievements across the United States. Our Technical Assistance Initiatives are based on the following published frameworks:

- Probation System Review
- Dual Status Youth Reform
- Information and Data Sharing Reform

This third edition of the RFK Probation System Review Guidebook is authored to include our experiences, lessons learned, and new opportunities resulting from our field-based partnerships in state and local jurisdictions over the
past fourteen years. These experiences also bring more clarity for the purpose and effective use of the review, self-assessment, and evaluation methodologies that have historically been used by the RFK National Resource Center staff and consultants in the field.

As we present this RFK Probation System Review Guidebook, 3rd Edition, to you for your use – either independently or in partnership with external technical assistance – it is our belief that you will realize positive opportunities for enhanced practice within your probation department and among your youth-serving partners that result in improved juvenile justice and probation system performance. Most importantly, our experiences and evidence indicates you will realize improved outcomes for the youth and communities you serve. You will note throughout the Guidebook that we emphasize the “system” aspect of the review and its methodologies. It has been our experience that reforms and improvements in probation practice cannot be realized without the examination of relationships and coordination with key juvenile justice system partners (e.g. judges, prosecuting attorneys, public defenders, and community partners).

I spent the initial seventeen years of my professional career working in a local juvenile justice system in the Commonwealth of Virginia, primarily as a probation officer, intake officer and field probation supervisor. I believe we can and must do better for those youth who become involved in our juvenile justice and probation systems. Based on the rich experiences the RFK National Resource Center has had in partnering with state and local juvenile justice leadership like you over the past fourteen years, we believe the framework and elements outlined in this RFK Probation System Review Guidebook, 3rd Edition can enhance your opportunities to realize those desired results for our youth who have touched the juvenile justice and probation systems.
BACKGROUND

The genesis for this Guidebook was the probation system review work undertaken in Jefferson Parish, Louisiana as part of the work in the four core states associated with *Models for Change: Systems Reform in Juvenile Justice* and in Los Angeles County, California under a contract with the Los Angeles County Auditor-Controller’s Office. In both of those jurisdictions there was a months-long review of programs and operations to support the goals of the probation departments, culminating in respective reports of findings and recommendations. A carefully tailored work plan was used to direct the reviews in each instance and while the order has been slightly revised, the core elements of the plan have remained essentially the same and include:

A. Administration  
B. Probation Supervision  
C. Intra- and Interagency Work Processes  
D. Quality Assurance

The principals, Janet Wiig and John A. Tuell, conducted the review in Jefferson Parish and Los Angeles County, and were asked to prepare this Guidebook for that purpose. As more jurisdictions became involved in the conduct of the RFK National Resource Center Probation System Review (Probation System Review), more experience was gained to inform the use of the wide variety of examination and analytical methodologies in local and state jurisdictions.\(^1\)

This 3rd edition of the Probation System Review Guidebook offers an enhanced look at the review process with enriched perspectives for the conduct of the review and the use of findings and recommendations that have proven successful in improving probation system performance and outcomes for the youth and families these systems serve.

WHY UNDERTAKE A PROBATION SYSTEM REVIEW?

Probation departments, like a number of other longstanding agencies, function within a framework of statutes, policies, and practices that were built up over the course of many years. Typically, there has been little time or effort to reflect on that framework to determine how well it is working and whether it functions in a manner that is optimal and comports with the current research and best practices that result in improved system performance and youth outcomes. Probation departments have also frequently taken a narrow view of their accountability for individual or cumulative outcomes for youth entering the system. If it can be said that we measure what we value, probation departments have all too often measured throughputs—how many cases were filed, how fast those cases are disposed of, and what type of offenses were involved. Further, even in the face of advancing neuroscience on adolescent development and research-driven practices that yield reductions in recidivism and affiliated positive youth outcomes, a culture of doing things “the way we’ve always done them” often permeates daily operations and departmental approaches to probation supervision. It is plausible to proffer that most juvenile probation and juvenile justice systems have paid insufficient attention to how system practices and individual decisions affecting case management might cumulatively impact public safety for better or worse. Correspondingly, relevant data has not been systematically collected or analyzed toward that end.

However, juvenile probation departments and courts are becoming increasingly conscious of how their policies, processes, and practices can improve outcomes for the young people with whom they come into contact. That awareness also encompasses an understanding that the probation and court “system” does not operate in a vacuum. It is equally reliant on other agencies and individuals to align their own practices in ways consistent with current research. The juvenile justice system fundamentally includes probation officers, judges, law enforcement, prosecutors, and defense attorneys. However, for long term and sustainable reforms to be realized, partners must necessarily include schools, substance abuse treatment providers, mental health professionals, child protective services, community-based youth programs, local government leaders, and certainly...

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\(^1\) The material in this Guidebook is drawn heavily from the field-based experiences of the original authors (Janet Wiig and John A. Tuell) while working for CWLA and then subsequently for RFK Children’s Action Corps during a period covering 2004-2011; and more recently from the conduct of the Probation System Review by John A. Tuell, Kari Harp, and consultant staff at the RFK National Resource Center for Juvenile Justice in numerous jurisdictions across the country (see Appendix A for a complete listing of the state and local jurisdictions). These experiences included an array of state and local jurisdictions, both large and small, supporting the concept that the framework contained herein could be applicable and useful in all types of jurisdictions.
youth and their families. Efforts to reform and enhance the operations and routine functioning of the probation, court, and juvenile justice systems must involve all of these participants (Ingram and Harp, 2016).

Through our work in the field with state and local jurisdictions over the past fourteen years, the RFK National Resource Center has witnessed an encouraging willingness to examine their operations as the volume of research on what works has been translated into improved system performance and youth outcomes. A growing number of probation departments and juvenile justice systems are becoming more engaged in the development of refined policies and practices demonstrated to improve rates of recidivism across all risk classifications and improve other measures of positive youth outcomes. It has been our experience that jurisdictions that commit to this type of regular inquiry have demonstrated their value for accountability in both theory and action. This in turn has fostered support, trust, and a collaborative investment from the community, youth, parents, staff, and the multitude of system stakeholders for achievement of improved system performance and youth outcomes.

A probation system review is therefore an exciting opportunity for the principals involved in the management and day-to-day operation of a probation department and juvenile justice system to assess how they are doing in relation to their goals, objectives and outcomes for which they are accountable. It is an opportunity to enhance practice by making sure that policy and procedures, corresponding training, departmental management, and supervision of probationers are all aligned to reflect best practices. It also provides a chance to include important partners in the exploration and potential improvement of key decision processes and practices that impact the functioning of the juvenile justice and probation system.

Undertaking such an inquiry requires the leadership of a champion for change as much as it requires the collaborative support of multiple stakeholders. System self-assessments don't just happen; they must be called for, supported, and integrated into the workflow of several agencies and stakeholders in order to be most effective. Advancing a culture of accountability among multiple system partners requires intentionality, planning, persuasion, and perseverance.

The auspices for undertaking a review can be internal or external. In the case of the Los Angeles County work, the local governing body, the Board of Supervisors, ordered a program audit of the probation department. Additionally, in work conducted in the state of New Hampshire, a local foundation allocated funding for a review at the request of state legislators. In Guam, a structure of subcommittees focusing on various aspects of juvenile justice reform had been constructed under the leadership of the Chief Justice Roy L. Juncker, Jr., Director

Jefferson Parish Department of Juvenile Services
Harvey, Louisiana

As we look back over the past two decades, the Probation System Review was the most significant reformation process ever performed in the Jefferson Parish juvenile justice system. The Robert F. Kennedy National Resource Center Probation System Review team provided unrivaled insight, guidance, and facilitation that galvanized each step we took into a lasting practice. Combining in-depth system analysis, cutting-edge juvenile justice programming, and implementation of scientifically validated practices, the Jefferson Parish probation system has seen unprecedented successes. Data continues to demonstrate sustained positive impact on youth and families, and the effectiveness of a responsive and collaborative juvenile justice system. There continues to be reductions in overall arrests, arrests at school, youths in detention for both initial arrests and violations of probation, and probation officer caseloads; and, increases in probation officer retention, the number of youths participating in pre-adjudication diversion, use of restorative practices, motivational engagement, trauma-informed care, and family engagement. Confidence and coordination between system partners, including judges, prosecution, diversion, schools, and child welfare have significantly increased as a result of the Probation System Review. In addition, Jefferson Parish has become a national model for effective probation practices which continues to enhance our ability to impact youth and families on a larger scale.
of the Judiciary of Guam. Upon learning of the Probation System Review process, their leadership assessed that it could accelerate their efforts for practice reform. In Jefferson Parish, Louisiana it was the department director himself who requested the review. Finally, in one Illinois jurisdiction, the Court Services Director and the presiding judge viewed the review as an opportunity to provide support or “cover” for practice reforms they sought to implement in an environment of resistance from practitioner staff. The RFK National Resource Center believes that the value of the review and the commitment to the resulting recommendations is enhanced when it is the department itself that initiates the review.

Where there is resistance or opposition, many approaches have been used to secure support and buy-in from leadership ahead of the launch of the process. In the end, this is not to say that there is no value in undertaking a review that has an external impetus; however, the departmental participation in and the management of the review is potentially richer when the review is internally initiated.

ALIGNMENT WITH BEST PRACTICES

The goals, practices, policies, outcomes, and operations of the juvenile justice system and its affiliated youth-serving partners should be informed by the growing body of research and knowledge about adolescent development (National Research Council, 2013). The research that was effectively synthesized by the National Research Council (2013) recognized that adolescents differ from adults in three important ways:

- Adolescents are less able to regulate their own behavior in emotionally charged contexts.
- Adolescents are more sensitive to external influences such as the presence of peers and the immediacy of rewards.
- Adolescents are less able to make informed decisions that require consideration of the long term.

These adolescent characteristics provide the foundation for the adoption and implementation of developmentally informed practices, policies, and procedures that have proven effective in achieving the primary responsibilities of the juvenile justice system, which include accountability, prevention of reoffending, and fair and equitable treatment.

Unfortunately, and too frequently in current practice, the goals, design, and operation of the juvenile justice system are not informed by this growing body of knowledge. As a result, the outcomes are more likely to be negative.
interactions between youth and justice system officials, increased disrespect for the law and legal authority, and the reinforcement of a deviant identity and social disaffection (National Research Council, 2013). The challenge going forward for probation and juvenile justice system improvement includes: increasing the numbers and array of system practitioners who understand and embrace the research findings and implications; adopting systemic youth and family intervention practices across the spectrum of key decision points directly impacting the primary goals of the juvenile justice system; and creating and maintaining quality assurance methodologies that ensure fidelity to these principles and practices.

Upon closer examination of the research over the past decade, there is evidence of significant changes in brain structure and function during the period of adolescence. Much of this work has resulted from advances in magnetic resonance imaging (MRI) techniques that provide the opportunity to safely track the development of brain structure, brain function, and brain connectivity in humans (Steinberg, 2009). The evidence suggests that the three previously highlighted cognitive tendencies are linked to the biological immaturity of the brain and an imbalance among developing brain systems. Simply stated, the brain system that influences pleasure-seeking and emotional reactivity develops more rapidly than the brain system that supports self-control. This fact leaves adolescents less capable of self-regulation than adults (National Research Council, 2012). Additionally, both the seriousness and likelihood of offending are strongly affected by influences in youths’ environments — peers, parents, schools, and communities.

Another key aspect of the research findings from Reforming Juvenile Justice: A Developmental Approach (2013) has significant implications for initial juvenile justice system responses and the consideration of alternatives to formal processing and diversion opportunities. Specifically, the research shows that for most youth the period of risky experimentation does not extend beyond adolescence, ceasing as identity settles with maturity. The vast majority of youth who are arrested or referred to juvenile court have not committed serious offenses, and more than half of them appear in the system only once.

As indicated above, the primary responsibilities or aims of the probation and juvenile justice systems are to hold youth accountable for wrongdoing, prevent further offending, and treat all youth with fairness and equity. Within that framework, the research strongly supports that focusing on the positive social development of youth can enhance and assure the protection of public safety. Further examination of these responsibilities reflects their compatibility with the developmental approach to juvenile justice.

**Accountability** – It is imperative that our juvenile justice systems provide an opportunity for youth to accept responsibility for their actions and make amends to individual victims and the community. This focus ensures that offenders are answerable for wrongdoing, particularly in cases in which there is harm to person and/or property. Among the research-supported best practices in this area are restorative justice, peer/youth courts, community service, and cognitive skill building.

**Preventing Reoffending** - The best practice approach to reduce reoffending includes the commitment to the use of structured decision-making instruments that inform professional judgement at key decision points (e.g. risk-needs-responsivity [RNR] tools). In the case process, this includes referral/intake, diversion or alternative responses,
adjudication, disposition, and case planning (Tuell and Harp, 2016). These scientifically validated tools and instruments can identify whether a youth is at low- moderate- or high-risk to reoffend. At the referral and intake processing decision point, this may provide a critical opportunity to divert the youth from formal involvement in the juvenile justice system. Given the fact that most low risk offenders are not likely to re-offend and formal involvement in the system may actually increase their likelihood to re-offend, the systematic use of these risk-screening tools provides a positive opportunity to prevent re-offending through diversion or alternative responses to formal involvement in the juvenile justice system. Further, RNR assessment tools (e.g. SAVRY, YASI, YLS-CMI, etc.) may be used to assess for the specific needs of the youth in identified domains (family, peers, behavioral health, education) and permit a more effective matching of treatment and programmatic interventions that will ameliorate the risk to re-offend. If implemented well, the use of RNR tools effectively target evidence-based interventions (e.g. specific therapeutic interventions such as aggression replacement therapy and cognitive-behavioral therapy) that reduce reoffending and produce fiscal returns relative to their costs/youth. For an overview of risk screens, behavioral health screens and risk/need assessments, please see Appendix B.

**Fairness and Equitable Treatment** – This third aim requires that youth are treated fairly through the assurance that due process laws and procedures are protected for every youth and family involved in the juvenile court process. Fundamentally, this includes equal certainty that all youth have access to and are represented by properly trained defense counsel and that all youth have an opportunity to participate in juvenile justice system proceedings. The fairness standard also applies to the practice of swift justice. Adherence to standards and timelines for case processing is critical in that the juvenile justice process is designed to teach offenders that illegal behavior has consequences and that anyone who violates the law will be held accountable.

There has been much learned over the past 25 years about how individual offender rehabilitation relates to reducing recidivism (Andrews, et al., 1990; Gendreau, French, and Taylor, 2002; Andrews and Bonta, 2010). The lessons focus specifically on service and program interventions that reduce reoffending and increase pro-social behavior. As a result, among the most important policy reforms of recent years are the drive for evidence-based practice, which focuses
on effective treatments, services, and supports for children and families, and the effort to establish systems of care to address the infrastructure of funding and linkages between services and programs. These themes have been embraced in educational, mental health, and child welfare policy reforms, as well as in juvenile justice systems (Lipsey and Howell, 2010).

More recently, additional research reveals very important findings that should further inform future practice reform in alignment with best practices. First, deterrence-oriented programs that focus on discipline, surveillance, or threat of punitive consequences (e.g. Scared Straight-type programs, boot camps, and intensive probation supervision) on average have no effect on recidivism and may actually increase it (Lipsey, 2009). Second, many “therapeutic” programs and services oriented toward facilitating constructive behavior change have shown very positive effects - even for serious offenders (Lipsey, 2009; Lipsey and Cullen, 2007). In light of the fact that society holds juvenile probation and justice systems accountable for reductions in re-offending rates and improvements in public safety, the implications of the current research findings are:

1. “juvenile offenders with low risk for reoffending should be diverted from the juvenile justice system;
2. juvenile offenders with moderate or high risk for reoffending should be subject to the minimal level of supervision and control consistent with public safety and be provided with appropriate, effective therapeutic services; and
3. subjecting juvenile offenders to punishment beyond that which is inherent in the level of control necessary for public safety is likely to be counter-productive to reducing recidivism.” (Lipsey and Howell, 2010)

In the current practice environment for juvenile probation, the research therefore helps to identify the primary desired function of probation officers. These include short-term risk management for probation clients supervised in the community and long-term behavioral reform that impacts recidivism reduction (Paparozzi and Hinzman, 2005). Additionally, we have learned that these public safety outcomes are best accomplished through attention to case management strategies involving a balanced combination of monitoring and oversight with targeted social work/casework activities that include focusing on the quality of interpersonal relationships – often specifically involving the positive relationship between the probation officer and the probation client.

Mark Mertens, Administrator
Division of Youth and Family Services
Milwaukee County Health and Human Services Department
Milwaukee, Wisconsin

It is hard to imagine that anyone else has spent as much time on-site directly engaged in the hard work of improvement and reform as the leadership staff of the Robert F. Kennedy National Resource Center for Juvenile Justice. The Probation System Review Guidebook is a uniquely valuable resource that codifies and documents the experience of working shoulder to shoulder with local jurisdictions engaged in changing young lives and making their communities safer.

The practices and strategies outlined in the Probation System Review Guidebook are drawn from years of field experience working closely with administrators, judges, attorneys, juvenile probation officers, youth and families, and others who have a stake in assuring a fair and effective juvenile probation system. It provides a useful framework for youth justice administrators who are looking to effect change within their court and probation systems. Leaders are able to use the Guidebook to establish a strategic plan for improvement and reform that promotes the use of best practices, organizational effectiveness, and quality assurance.

The Guidebook is especially valuable when coupled with an on-site probation system review conducted by the RFK National Resource Center team. Milwaukee County is implementing meaningful improvements related to assessment, family engagement, organizational effectiveness, conditions of confinement, and stakeholder engagement, all as a result of our participation in the probation system review process. Their ongoing guidance and support - provided in the context of the framework outlined in the Guidebook - has helped us realize crucial and sustainable reforms.

The best practice approach also includes the commitment to the use of structured decision-making instruments (e.g. RNR tools) that inform professional judgement at key decision points; a continuum of graduated levels of supervision
and responses to behavioral transgressions; monitoring that is integrated with effective behavior change service interventions and programs that include an emphasis on positive youth development; and an effective system of departmental management and supervision practices.

We also know that youth show up in the juvenile justice system with high rates of trauma exposure and active trauma symptoms. The research reflects that more than 80% of youth in juvenile justice settings have been exposed to more than one traumatic experience in their past (Greeson et al., 2011). Those events can have significant impact on the mental health, physical health, behavior and responsiveness of youth with whom probation practitioners work. Given this prevalence, the use of validated screening instruments for active trauma symptoms and providing the appropriate care and interventions is yet another best probation practice that contributes to the desired pathway to success. It must be emphasized that resilience is essential to the positive development of youth. The word resilience comes from the word resile, which means to “bounce back or rebound after being stressed.” Resiliency involves behaviors, thoughts, and actions that can be learned. For many youth, some traumatic events can overwhelm their capacity to adapt to them, which affects their ability to recover. Resilience that focuses on both individual strengths and environmental resources provides the necessary protective factors to build coping skills that enable youth to deal with adversity in order to overcome threats to healthy development (Tow Youth Justice Institute, 2018). When resilience for youth within the juvenile justice system is viewed as a developmental process to be supported, then strategies for change can be directed toward practices, policies, and attitudes across systems.

Additionally, a juvenile justice system committed to family involvement and engagement ensures that there are flexible and authentic opportunities for families to partner in the design, implementation, and monitoring of the case plan for the probation-involved youth. The research, derived from practical experiences in juvenile probation, has increasingly reflected that institutionalizing these practices helps to realize improved desistance of delinquent behavior.

It is in this holistic framework that a juvenile probation department and juvenile justice system may realize the best likelihood to operate in effective and efficient ways that result in achieving its goals, objectives, and outcomes.

**Facilitation of the Review**

The Probation System Review must be organized and carried out by specifically designated individuals whether they are outside consultants or individuals from within the jurisdiction of the review. For example, a probation department could designate one of its own employees with solid organizational, management, and analytical skills to develop and manage a work plan for the review or it could call on another organization within its jurisdiction that has personnel with a capacity to conduct organizational development activities. Whoever performs this function, it is critical that the person(s) be given both the time and the authority to keep the work plan and participants moving forward.

**DEVELOPMENT OF A PROBATION SYSTEM REVIEW TEAM**

The creation of a Probation System Review Team (PSRT) is the immediate first step in the review process. The team is integral to the successful administration and completion of the review and the importance of its role cannot be overstated. The collective function of the PSRT is to provide oversight and guidance on the scope of issues examined in the review, identify desired outcomes and goals, discuss and refine areas requiring deeper analysis, and collaboratively respond to the findings.

The PSRT will convene at every site visit and will typically participate in routine conference calls and ongoing electronic communications with the outside consultants between on-site technical assistance visits. The team should meet to discuss and collaboratively plan the agenda for the scheduled on-site visits. The PSRT should also plan specific review activities, analyze data on probation services and programs, receive and discuss findings from the Probation System Review activities, and discuss and consider ideas for improvements based on those findings.

In order for the review and implementation of the recommendations to be most successful, the following parties are strongly encouraged to be members of the PSRT:

- Director of Probation Services / Chief Probation Officer
- Deputy Director / Deputy Chief Probation Officer
- Probation Supervisor
• Presiding Juvenile Court Judge
• Prosecutor
• Defense Counsel
• Court Administration
• Special Court Supervisor(s) (e.g. Drug Court, Mental Health Court)
• Diversion Program Coordinator

These entities represent the ideal minimum members of the PSRT. However, each jurisdiction should thoughtfully consider who else should be on the team and identify all of the major partner affiliates that influence the key decision points in a youth’s process through the delinquency system.

DESIGN AND WORK PLAN

The design of the Probation System Review follows the framework detailed below. However, areas of emphasis may be identified through discussions with the PSRT and other leadership focusing on the most critical issues that are confronting the department. A review may also be prompted by concerns that have been raised in the broader community about a department’s functioning or the handling of a particular high-profile case. Whatever the impetus, it is important that time be taken to “brainstorm the issues” and determine the priorities for review. Consideration should be given to the amount of time a jurisdiction has to undertake a review and what personnel resources will be available to organize and lead the review. This manner of preparatory exploration of key issues will clarify several factors that will impact the nature and scope of the probation system review. These include:

• Impetus for the review
• Project scope (including the timeframe for completion and the resources to be used in the review)
• Goals, objectives and outcomes for the probation department and the review
• Organizing the issues into the framework of elements depicted in the Probation System Review Guidebook, 3rd edition

As previously indicated, the issues for review were originally organized into four elements. Over the past fourteen years, these elements have provided a well-organized and comprehensive framework for the review and analysis. In this edition of the Guidebook, these elements have been renamed to more precisely capture the overarching focus of each. However, the scope of issues addressed in the review remains the same. The elements are:

1. Administration
2. Probation Supervision
3. Intra- and Interagency Work Processes
4. Quality Assurance

Within each of the elements, the statement of work should describe the importance of the particular element to the jurisdiction, the questions that are to be answered, and the methods that are to be used.

It is also important to highlight that the comprehensive nature of the Probation System Review will intentionally seek to identify current strengths in policy and practice. In all elements of the review, these areas are sought so that the PSRT and participating staff may routinize and replicate those positive practices across their probation and juvenile justice system. Additionally, it is the perspective of the RFK National Resource Center that we must share those strengths and successes with other jurisdictions across the country.

METHODOLOGIES

A critical part of the Probation System Review is deciding which methodologies will be most effective at identifying areas of the probation department’s policies and practices that are in need of improvement or those which solidly align with current best practice. The identification of which methodologies to use should be accomplished by the individuals charged with organizing and carrying out the review in tandem with the leadership of the PSRT. Careful consideration of the chosen activities by these persons not only assures access to the people or documents needed for the particular activities, but also encourages ideas about the best way to conduct each selected analytical and review methodology. Following is the array of methods that can be used and are routinely employed by the RFK National Resource Center to examine the four elements of the review. These methodologies have been used in multiple jurisdictions and have been integral to developing the final findings and recommendations.

Document Review

An important methodology used to review the mission, vision, strategies, policies, and procedures of the probation department is a document review. It is particularly useful to
direct significant attention to an analysis of the probation officer's manual and to any memorialized compilation of policies and procedures since these core documents should be guiding the probation work on a day-to-day basis. A review of these documents should focus on the probation department's strengths, weaknesses, and areas for improvement and continually answer the following two questions:

- Do the documents reflect the mission, vision, goals, and sought outcomes of the probation department?
- Do the documents provide a detailed description of how these foundational elements connect to the daily operations of a probation office?

Specific attention will also be given to whether the documents reflect a focus on youth and their unique developmental needs as supported by current research. It is not uncommon to find that these manuals have not been updated to reflect an understanding of the key tenets of adolescent development and the corresponding policies and procedures that translate the science and research into practice.

In addition, other written materials such as the following will be reviewed as needed:

- Annual report
- Statistical reports detailing prevalence, case characteristics, and outcomes
- Probationer case files
- Standard probation orders
- Information sharing agreements
- Authorization/Consent for release of information
- Memoranda of understanding with stakeholder agencies (schools, behavioral health providers, etc.)
- Service contracts
- Strategic plans

The examination of these documents will help determine how well they support and reflect best practices for probation services and whether there are opportunities to improve upon or add to the guiding documents of a probation department.

Key Stakeholder Interviews

It is important to meet with internal and external stakeholders and agencies to determine what their experience has been working with the probation department.

The Probation System Review was an opportunity that Nebraska immediately knew would benefit Probation. The intensive review process was supported by the Chief Justice, State Court and Probation Administrators, and local probation management. This project was made possible due to a strong relationship with John Tuell and the impact that the probation system reviews have had in other states. We selected Lancaster County due to the fact that they have not had national support even though they are the second largest jurisdiction in the state. Additionally, Lancaster County has had strong judicial leadership. Nebraska is a statewide probation system within the Judicial Branch; therefore, in addition to learning specifically how Lancaster County could enhance probation, we were also focused on statewide impacts for probation youth.

As the site visits continued throughout the review, the impact of having the RFK National Resource Center consultant team lead the review was clear. They created an environment where all voices mattered and were heard, from judiciary to probation officers in the field. The RFK team's juvenile justice expertise led the group to identify gaps and determine what is best for youth. One of the most impactful opportunities was when we were able to have the RFK National Resource Center consultant team come back for an implementation site visit. During this visit, the 15 recommendations from the Probation System Review were prioritized and the Lancaster County Probation System Review Team came together to begin work on shared focus items. The review ensured open communication, recommendations focused on probation specifically, and feedback from experts with years of experience and knowledge to help move the recommendations into real action. Nebraska wants to thank John Tuell and Kari Harp for their dedication to juvenile justice youth and families and leadership in helping states make true change to impact the lives of youth and families we work with every day.
The PSRT should work with a set of questions focused on interactions or transactions within the department and interagency work processes (see Appendix C for a list of sample questions).

Interviews with key stakeholders can take place in a group setting or with individuals and should be held early in the review process to ensure comprehensive examination of the issues identified in the four major elements of the review process. This method is also designed to solicit input on additional concerns or strengths (e.g. operational, philosophy, practices, etc.) from stakeholders external to the probation department. These key external stakeholders should be identified in concert with the PSRT. This process provides a finding in and of itself by identifying who the department’s leadership believes is important to the examination and functioning of the department. It may also be important to get a perspective from individuals outside the department about other key stakeholder groups that could provide additional information on the department’s practice. Key stakeholders may include:

- Judges
- Police
- Children’s Services
- Court Administration
- Mental Health
- Substance Abuse
- Prosecutor
- Defense Counsel
- Schools
- Private Providers
- Agency Directors
- Therapists
- School Resource Officers
- Others as identified

**Employee Survey Categories:**

- Pre-disposition Investigations
- Case Supervision
- Departmental Management and Supervision
- Resources and Service Delivery
- Best Practices
- Client Outcomes
- Interagency Relationships

At a minimum, it is recommended that an electronic survey of employees include probation officers and their supervisors. The survey is routinely comprised of closed-ended questions, asking respondents to reflect strength of agreement or disagreement with statements about practice, followed by open-ended questions designed to elicit more expansive responses. The scale for responding to the closed-ended questions can include a range of responses such as: **strongly agree, agree, disagree, strongly disagree, and do not know.**

Appendix D is the employee survey that was used in Jefferson Parish, Louisiana.

The open-ended questions (Appendix E) called for the respondents to identify particular areas that could be improved. These areas included delivery of services to probationers, operations of the department, and the work experience of the probation officers. All of the survey questions were developed in partnership with the PSRT. The participants in the survey are not identified with their responses and the open-ended questions should be reported in summary manner with care to omit survey respondent identifiers.

The results of the survey are brought back to the probation department staff and are examined in greater detail, focusing on significant trends and large variances in the responses. This probative follow-up discussion serves to corroborate and/or clarify areas of significance and provides an opportunity to assess for consensus or disagreement on noteworthy topic areas. This meeting provides another valuable opportunity for the probation staff to partner in the review and to introduce alternative practices which could improve their work with probationers, their department, and other stakeholders.
Process Mapping

A process mapping exercise with a select group of probation officers and/or probation managers is an invaluable opportunity to analyze interfaces, handoffs, bottlenecks, and other case flow issues for youth involved with the probation and juvenile justice system. Using a well-defined protocol (see Appendix F), this exercise becomes the anchor for the entire review process and identifies key decision points and the practices that inform them (See Appendix G for an example process map). The case flow mapping exercise can initially be accomplished by viewing or constructing a case flow process for the juvenile justice system. The key decision points will be identified with the goal of collectively clarifying professional staff responsibilities, mandates, and expected products and outcomes that support improved decision-making at each key step. Against an established consensus for the probation system’s goals, this mapping process creates an understanding of the most appropriate decision points and practices around which improvements or reforms may be developed and/or planned on behalf of youth involved in the probation and juvenile justice system.

The process mapping methodology is also very useful when holding supplemental meetings with outside agencies to gain external perspectives on interagency work processes. Issues identified during the process mapping exercise are used as targeted topics for discussion with the PSRT and system stakeholders and highlight areas of practice that require further analysis.

Goals for Process Mapping:

- Understand the steps in the various system and court processes
- Identify what happens (action), who is responsible (decision), and what output or outcome is expected or produced at each step (product)
- Discuss/Assess the quantity and/or quality of the information being gathered and utilized in each step of the process
- Identify process gaps
- Identify necessary resources (workforce and program)
- Identify what is and is not working in the juvenile justice and probation system

Probation Orders Analysis

This methodology involves developing an assigned workgroup and reviewing all relevant standard and supplemental probation orders with a focus on three key issues:

1. Number of conditions on the orders
2. Types of conditions on the orders
3. Language and accessibility of the orders

The analysis is intended to highlight developmental concepts and research underlying the need for streamlining conditions and seeks to provide information and feedback to help jurisdictions target individual youth strengths, goals, and needs. The analysis and review will be incorporated into the final report of findings and recommendations for enhancing and strengthening probation orders within the probation and juvenile justice system.

Meetings with Department Director and Supervisory/Managerial Staff

Whether the Probation System Review is conducted using outside consultants or individuals within the department charged with organizing and carrying out all review activities, it is important for those individuals to meet regularly with the probation department director and supervisory or managerial staff. These meetings should include discussions on the progress of the review, the director’s expectations of the review, and suggestions for addressing many of the findings as the review progresses. This provides the dynamic opportunity for any needed remedial actions on the part of management without waiting for the final report of the review to be completed.

Probation Officer Group Interviews

If the review is conducted by outside consultants, an important additional method to gain information from the probation officers and gain the trust that their participation in the review is a meaningful activity, is to extend an open invitation to all probation officers in the Department to meet with the consultants without any of the probation supervisors or managers present. The purpose of the meetings are two-fold: 1) to discuss the process map and how daily practices align or deviate from the written flowchart; and 2) to share results of the employee survey and to develop more clarity for the interpretation of the survey responses. The method encourages an open meeting to discuss perspectives and
information that the probation officers believe is pertinent to the probation system review. In summary, this review method permits a critique of operations and practice while encouraging recommendations for improvements and reform.

**Court Observation**

There are a myriad of benefits to be gained from observing court in session during the course of the probation system review. The observed proceedings include detention hearings/reviews, initial/arraignment hearings, plea/adjudication, disposition matters, and motions or revocation actions. The observation permits awareness of the routine practice of the prosecutor, public defender, probation officer, and judge within the court room, as well as how each stakeholder interacts with their colleagues and engages with the youth and family.

**Focus Groups**

The conduct of focus groups is a useful method for obtaining the input of parents, youth, and the additional consumers of probation services (e.g. victims, law enforcement, etc.). The focus group discussions should be guided by a set of questions for the parents (see Appendix H for sample questions) and a set of questions for the juveniles (see Appendix I for sample questions), and other targeted groups to ensure coverage of similar or the same issues, thereby potentially adding more value to the collective feedback.

Soliciting participation in the focus groups can often be a challenge. Jurisdictions may consider alternative opportunities to hear from parents, youth, and other groups. These might include individualized interviews with particular clients, or requesting that parents and youth complete an exit survey about their experiences during the probationary period. They might also consider non-routine business hours to accommodate variable schedules for focus group participants.

**Youth Outcomes and System Performance Capacity Development**

The identification of relevant and useful data to support a probation department's ability to report on achievement of desired outcomes and system performance is critical to the Probation System Review process. There is frequently an obvious need for an intensified focus on core data that will improve the long-term capacity of states and local sites to collect, manage, and track outcome and system performance measures for probation-involved youth. Therefore, this methodology focuses on two aspects of data collection: management and reporting.

First, using guidance published in a data planning article published by the RFK National Resource Center in 2014 (Siegel, 2014), which organizes suggested data questions and data elements into eight general categories, the PSRT (supported by additional expert personnel, e.g. information technology, data analyst, etc.) will populate a working grid (see Appendix J) to identify the most relevant data elements and questions that will inform everyday practice, population trends and characteristics for routine managerial oversight, and outcome (youth and system) reports.

Second, the probation managers and officers will participate in an examination of measures and outcomes related to probation officer performance. With guidance from the PSRT and input from the probation managers and officers, a scan of current indicators used to measure and evaluate probation officer performance is developed. The next step includes a facilitated group meeting with the probation officers and supervisors to determine:

- What are the desired outcomes for probationers?
- What factors affect the achievement of those outcomes?
- What is used to measure the achievement of outcomes?

After these exercises are completed, a subsequent review and analysis is conducted to identify how and if the performance indicators relate to the achievement of desired client and system outcomes. The analysis is designed to ensure that probation officer activities are effective, efficient, and aligned with practices that positively impact youth outcomes and system performance.
Beginning in 2015, the Idaho Courts worked with the Robert F. Kennedy National Resource Center for Juvenile Justice to conduct probation system reviews in two of Idaho’s forty-four counties. RFK National Resource Center’s methodology helped to build leadership teams that encompassed the relevant cross-system partners in both counties. Those teams became very invested in the process and have been the foundation for the implementation efforts that have followed from the reviews’ recommendations.

Maybe more significantly, those two reviews have informed and inspired efforts across the state for sustained system improvement. Since the completion of those system reviews and with the assistance of the RFK National Resource Center team, each of the seven judicial districts in Idaho have developed Case Flow Management Plans that are explicit in their adoption of a developmental approach to juvenile justice, encourage risk/need assessment based diversion of appropriate cases, promote evidence-based sentencing practices, and prescribe shortened time frames for case processing. Informed by the methodology and content of the system review reports, the Idaho Association of County Juvenile Justice Administrators has embarked on a wholesale revision of juvenile probation standards across the state and is developing a system of periodic reviews to assure each county is sustaining its effort at implementation of evidence-based probation practices. Those reviews are modeled on the information contained in this Guidebook. The Idaho Court’s committee dedicated to juvenile justice issues has changed its composition to echo the county leadership teams formed in conjunction with the probation system reviews. Previously, the committee was composed entirely of judges. It now includes many of the court’s partners touched by juvenile justice matters. That committee is now composed of prosecutors, defenders, probation administrators, the Department of Juvenile Corrections, representatives from child protection services, behavioral health services, and family advocates.

In short, the RFK National Resource Center’s assistance has been invaluable in our state’s ongoing effort for the improvement of outcomes for our children and families.
Elements of the Probation System Review

ELEMENT A: ADMINISTRATION

The review of program planning and implementation focuses on a probation department's policies, procedures, and operations, as well as how probation practice is carried out as reflected in the feedback from probation officers, stakeholders, and consumers. The analysis is followed by descriptions of a department's operations and covers training, management practices, and probation practices. Probation practices include probation supervision, service delivery to probationers, and a qualitative and subjective exploration of the various views, perspectives, and philosophies held about probation practices.

Issues

Some of the key issues in this review element may be:

1. Whether the probation manual is a relevant guide for daily practice.
2. How management practices contribute to the overall functioning of a department.
3. How the design and delivery of training support desired probation practices.
4. Whether probation supervision is effectively carried out and whether services to probationers are effectively delivered.

In addressing departmental practice and implementation in Element A, the review begins with an analysis of policies, procedures, and operations that govern the administration of the department. Specifically, the PRST and other stakeholders examine how probation practices are informed and guided by memorialized documentation related to departmental leadership, managerial oversight, supervision of clients, and training. This is also the initial opportunity to ensure that the review is significantly informed by feedback from probation officers and relevant stakeholders (e.g. judges, prosecutors, public defenders, etc.).

Questions that guide this part of the review within Element A include:

- Are the policies, procedures, and desired youth outcomes articulated in a current manual or compilation of standard operating procedures (SOP)?
- Is the role of probation officers defined within those documents (e.g. enforcement, supporting positive behavior change, balance of both)?
- Is there a routinized system of managerial oversight that contributes to fidelity of best practice among all staff within the department and among its partners?
- Is there a training curriculum that ensures staff is effectively trained to use the best practices to achieve those articulated goals and outcomes?

These questions can be challenging to examine and the answers difficult to digest; however, they must be explored. An effective organization must have a clear mission that undergirds the strategies that guide its daily operations, and the policies, procedures, and protocols to govern the daily operations must also be included. High-performing organizations experience greater organizational effectiveness when vision, mission, and values statements are clearly articulated and accountability plans are incorporated into a management strategy.

Data Sources and Resources

To determine whether the probation manual is an effective guide to daily practice, the PSRT needs to systematically analyze its content and elicit feedback from its users. The manual should serve as the foundational document to guide the probation officers' work. It should detail the operational functions of the probation officers and direct them to carry out their roles and responsibilities for probation supervision and treatment. In addition to the manual itself, additional data sources include employee survey responses about the manual, key stakeholders' views of probation officers' daily functioning, and the views of supervisors and probation managers about the manual's utility. Authoritative resources should guide the manual review, including the statutory framework under which probation practices are mandated to function. Additionally, national guidelines from resources such as the American Probation and Parole Association and BARJ (Balance and Restorative Justice) principles, or the Enhanced Juvenile Justice Guidelines (revised 2018, National Council of Juvenile and Family Court Judges), can assist in this activity.
In the review of how management practices contribute to the overall functioning of a department, the examination should be based on the foundation (or best practice standard) that a department has in place: 1) a carefully articulated mission and vision, 2) a clear set of strategies to achieve the mission and vision, and 3) corresponding policies and procedures that clearly direct and evaluate the staff in its performance. Both the managers and the probation officers are significant sources of information in the review of management practices. The management can be guided through self-assessment and executive coaching to identify the strengths and weaknesses of its management practices. The employee survey responses provide a good source of data to evaluate management practices, as do the group interviews with probation officers and supervisors. Effective management is also characterized by a coordinated system of routine managerial meetings and communication forums, including supervisory and line staff, intra- and interagency partners, community members, and key policy makers. A source for assessing the department’s current structure and capacity in this area is the Management Oversight Practices / Communication Grid and can be found in Appendix K. Authoritative resources from literature reviews on management practice can also serve to illustrate effective management practices.

Sources for the review of the design and delivery of training to support probation practices should include a complete review of the training curriculum (see Appendix L). This review will examine pre-service, orientation, in-service and special skills and all corresponding training materials. The training curriculum should, at a minimum, encompass the scope of activities contained in the probation manual. It should help the probation officer to understand his/her role and the tools and resources that need to be employed to effectively carry out that role. The probation officers themselves are a valuable resource to identify training strengths and weaknesses. This input can be accomplished through a review of the employee survey responses and in conversation with the probation officers. Authoritative sources for training of probation officers include:

- American Probation and Parole Association (APPA) whose mission is the development and delivery of training programs to enhance its constituents’ knowledge and skills for providing more effective community-based probation and parole services. While the majority of emphasis has historically leaned toward adult corrections, the APPA has a myriad of grant-funded projects that produce numerous training programs on a variety of topics relevant to the community supervision field. These trainings are delivered in traditional classroom settings or via various distance learning technologies.

- National Council of Juvenile and Family Court Judges (NCJFCJ) whose publication, *Delinquency Prevention Guidelines: Improving Court Practice in Juvenile Delinquency Cases*, remains a relevant and important guide for juvenile delinquency court judges and juvenile delinquency system professionals. Specifically, in Chapter XI: Probation and Parole Violations (pp. 193-198), valuable guidance and instruction are provided for probation and court staff, designed to enhance practice and outcomes (National Council of Juvenile and Family Court Judges, 2005).

- The National Institute of Corrections (NIC) is an agency within the U.S. Department of Justice, Federal Bureau of Prisons. A 16-member Advisory Board was established by the enabling legislation (Public Law 93-415) to provide policy direction to the Institute. The mission of the agency is to act as “a center of learning, innovation and leadership that shapes and advances effective correctional practice and public policy.” The outcomes of NIC’s activities contribute significantly to the achievement of state, local, and federal correctional goals and priorities, including enhanced organizational and professional performance; enhanced services through improved organizational and staff effectiveness; and community, staff, and offender safety.

This element of the review examines whether managerial and supervisory practices are in place to ensure that probation supervision is effectively carried out and to assess whether services to probationers are effectively delivered. The sources and methods for this aspect of the review include the employee survey, stakeholder meetings and interviews, and focus groups with parents and probationers and are reflective of the importance of informing the review through staff and consumer feedback. Review in this area can include an examination of the probation officer’s role, assignment of cases and levels of supervision, and working conditions. The review of the actual delivery of services to probationers should include the capacity to deliver services, assessment and referral to services, resources.

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and unmet needs of juveniles, and reports from juveniles on their probation experiences. Authoritative sources should include a department's own reports of its metrics for the delivery of services, covering not just the probation processes (completion of reports, number of contacts with probationers, etc.), but also its progress with the provision of treatment resources and achievement of related intermediate outcomes.

**JURISDICTIONAL EXAMPLE:
Milwaukee County, Wisconsin**

In Milwaukee, Wisconsin the PSRT worked with the RFK National Resource Center consultants to review documents and manuals that covered training, policy development, management practices, probation supervision, family engagement guidance and practice, inter-agency collaboration at charging decisions and plea-dispositional processes, and outcome reporting methods. After receipt of the final report of recommendations, the Milwaukee County Division of Youth and Family Services revamped their Intake operations in coordination with the District Attorney’s office; developed a new family engagement guide for parents, families, and stakeholders; created new agency “data dashboards” for use in routine cross-discipline meetings; and, sought to implement a bifurcated plea-dispositional process that more effectively used results from a risks-needs-responsivity instrument to inform recommendations.

**Potential Findings and Recommendations**

A jurisdiction will likely see the greatest volume of findings and recommendations in the Administration element because the areas of examination are the foundation upon which probation practices stand. It is possible that a jurisdiction will find that, absent a recent update, it needs a significant overhaul of its manual, or that its probation officer roles and responsibilities are not as clear as they need to be, or that its training curriculum is in need of updates and revisions. The recommendations that flow from these findings may be extensive and should be specific, providing clear direction as to the next steps a department might take to improve its practices.

**ELEMENT B: PROBATION SUPERVISION**

The review and analysis of probation supervision practices and approaches includes the decision-making processes throughout the juvenile justice system (e.g. arrest, referral, adjudication, disposition, case planning and management, revocation, case closure) and the resulting assignment and oversight of particular groups of probationers in specific programs against the best practices standards (see Appendix M). The review necessarily focuses on the department's capacity for probation supervision and practice development and improvement.

**Issues**

Some of the key issues in this review element may be:

1. Analysis of the probation officers' approach to supervision, the role of the probation officer, their day-to-day tasks and how they connect to desired youth outcomes.
2. Review of professional staff responsibilities, mandates and expected products and outcomes that support improved decision-making at each key step.
3. Analysis of decision-making processes and the assignment and handling of particular groups of probationers (e.g. risk levels, special populations) in specific programs.

Questions that guide this part of the review within Element B include:

- How are cases assigned to probation officers?
- What role does the probation officer play in the life of a probationer?
- Are supervision levels matched based on risks and needs through structured decision-making tools?
- How are services matched to a youth's needs?
- What products are the probation officers' responsible for creating? How are they used?
- What are the supervision criteria for each probationer group?
- How clearly are client outcomes identified for each probationer?
- How do probation officers' tasks connect to desired youth outcomes?
- How is staff evaluated? Based on what criteria?
Data Sources and Resources

To determine whether decision-making processes are clearly articulated, understood, and accompanied with corresponding tools, the PSRT should:

- Undertake a file review of sample cases.
- Analyze the department’s use of screening, assessment, and other decision-making tools (see Appendix N).
- Consider the responses from the employee survey, designated focus groups, and court system stakeholders.

The PSRT should also consider how the organization is structured to make key decisions about probationers (e.g. whether all of its probation officers should conduct assessments and make corresponding recommendations regarding individual probationers, or whether this function should be performed in a separate assessment unit).

Authoritative resources for this review area include the American Bar Association (ABA) Joint Commission on Juvenile Justice Standards, the National Council of Juvenile, and Family Court Judges’ (NCJFCJ) 2017 Resolution Regarding Juvenile Probation and Adolescent Development, as well as a department’s own reports of the effectiveness of its decision-making and assessment practices.

How the methodology and performance for particular programs is supported by data and best practices can best be reviewed by examining a department’s own data sources and the literature on evidence-based practice. Data development and getting an effective data collection system in place is a challenge for most probation departments. This is a critical review component to enable and assure that data drives and augments professional judgement toward effective probation practice. The questions the PSRT must ask include: 1) whether it has data about the characteristics of youth placed in particular programs; and, 2) whether it has data about the outcomes achieved by youth in each of the programs in a way that is sufficient to assess the effectiveness of its programs. If the answer to these questions is “no,” then the review team needs to address what data development needs to take place and develop corresponding recommendations.

Determining how well a department understands and employs best practices and evidence-based practices related to probation assignment and balancing supervision and monitoring with support for positive behavioral change can be accomplished in this portion of the review. This task can be accomplished by examining the responses to the employee survey and through group interviews with probation officers. It can also be supplemented with file reviews to assess how well structured decision-making tools are tied to treatment and supervision recommendations.

Another important method involves solicitation of input from other key stakeholder interviews to ensure the full spectrum of perspectives regarding the department’s challenges and most promising programs and practices.

JURISDICTIONAL EXAMPLE:
Clark County, Nevada

The Clark County, Nevada PSRT included the participation of the judge, prosecutor, public defender, and probation staff in the examination of perceived and actual practice at each key decision point. The PSRT had entered the review process knowing they were committed to the best methods to comply with emerging Nevada statutory requirements for use of structured screening for risk which could then be used to inform alternative responses to formal prosecution and potential diversion opportunities at the initial prosecutorial decision. The critical stakeholders collaboratively discussed the implications of Clark County Department of Juvenile Justice Services (DJJS) instituting a revised screening process via Intake and subsequently enhancing the assessment process to inform dispositional recommendations using the Youth Level of Service (YLS) instrument. This has led to development of updated policy language for DJJS in Intake, Field Office probation, Juvenile Sexual Offender, and Intensive Supervision among other key elements of the department.

The review methodology is dynamic and often results in a change of practice or enhanced use of RNR tools to inform key decisions (pre-petition, pre-trial, pre-adjudication, pre-disposition, and post-disposition) well in advance of the final report of findings and recommendations. For example, as a result of effective leadership by the PSRT, mid-review improvements have occurred during work in Twin Falls County, Idaho; Newton County, Georgia; Fairfax County, Virginia; El Paso County, Texas; Lancaster County, Nebraska; and the state of Delaware.
Potential Findings and Recommendations

Once again, the findings and recommendations will be unique to each jurisdiction. However, the history of the Probation System Review process suggests that the likely focus areas for further examination and improvement will include:

- Examination/improvement of decision-making tools (e.g. screening and/or assessment instruments, court reports, court process, etc.).
- Examination/improvement of the criteria or methodology for the assignment of youth in particular types of court intervention or programs.
- Examination/improvement of probation supervision strategies and methods and the corresponding oversight of same.
- Undertaking significant data development efforts so that it has the data to gauge its effectiveness.
- Constructing a new or improved benchmarking system for internal system performance, probation youth outcomes, or service provider results.

ELEMENT C: INTRA- AND INTERAGENCY WORK PROCESSES

Work processes impacting system performance and youth outcomes in probation and the juvenile justice system involve major sets of interconnected activities through which decisions are made and services are delivered. In order to be effective, these processes must be well conceived, clearly articulated, coordinated, and subject to periodic review and monitoring to ensure effectiveness and efficiency. Most often, the work processes depend on the cooperation of many interrelated parts of the probation department as well as a wide array of outside organizations. Efforts to review these work processes will involve examination of various professional roles inside the department, within and across other public agencies, throughout the Court, and with private provider agencies.

Issues

Some of the key issues in this review element may be:

1. How the case flow process functions within a department and whether key information is available at critical decision-making points.
2. Whether the relationship with the Court is clear and functioning well in terms of roles and responsibilities.
3. How interagency processes function from the perspective of the department and the key agency partners and how linkages can be strengthened.
4. Whether ongoing forums exist to resolve issues between a department and other agencies.

Questions that guide this part of the review within Element C include:

- Are the roles and responsibilities of all the court partners reflected in policy or protocol?
- How effective are the linkages between the court partners and Probation?
- What is the nature of the relationships with outside stakeholders and partners?
- Is there a service/treatment referral protocol?
- How effective is the service/treatment referral process?
- What information do the service/treatment providers receive?
- Are communications and client progress updates meeting the needs of both parties?
- Are there cross-system collaborations and communication forums?
- What regular forums exist with stakeholders and providers for troubleshooting and problem solving?

In Element C, the review is concerned with examining the intra- and interagency partner relationships that impact practice and ultimately system performance and youth outcomes. Heretofore in this Guidebook, we have identified specific jurisdictional examples to highlight particular review activities. However, since this topic area is examined in every jurisdiction through the lens of all of the relationships that are critical to the effective functioning of a probation department, below is a brief listing of the kinds of issues that have presented themselves with those stakeholders and partners in jurisdictions in which the RFK National Resource Center’s consultants have worked in the past fourteen years:
While not all relationships will result in concerns that require revisions or reform to practice, the framework of this review calls for an exploration of current policies and procedures that affect each of these youth-serving relationships.

Data Sources and Resources

To determine how the case flow process functions within a department and whether key information is available at critical decision-making points, it is useful to identify a select group of experienced probation officers to analyze the intra-agency case flow process. This can be accomplished using a mapping exercise modeled on the Cross Functional Process Map from Robert Damelio’s book, The Basics of Process Mapping (1996). Process mapping allows members of an organization to:

- analyze interfaces, handoffs, bottlenecks, and other case flow process issues
- identify information available at each point
- compliment on what works well
- identify any areas needing improvement
- identify what performance measures should follow from the desired work processes (Damelio, 1996)

The mapping process should consist of identifying probation officers’ actions in each of four functions (e.g. referral/intake, pre-adjudication investigation, adjudication and disposition, and supervision), the decisions to be made, and the resulting products. This method maximizes opportunities to learn about the multiple perspectives of probation officers.

To determine whether the relationship with the Court is clear and functioning well in terms of roles and responsibilities, the best sources of data are the responses to the employee survey, group interviews with probation officers, and interviews with the judges and court personnel who are part of the key stakeholder group. Since this relationship is so important to the overall functioning of a department, this part of the review provides an excellent opportunity to reexamine the roles and responsibilities of the probation officers in relation to the court, the flow of paper and information between a department and the court, the comportment of both probation officers and judges in relation to one another, and the level of satisfaction on the part of the department and the judges regarding the relationship.

The functionality of interagency processes and linkages with outside agencies, contractors, and community-based organizations (see Appendix M) should begin with a determination of the current effectiveness, strengths, and opportunities for improvement. The data sources for this determination include key stakeholder interviews, focus group or stakeholder meetings with outside agencies, employee survey responses, and meetings with supervisors and line staff.

Whether ongoing forums exist to resolve issues between a department and other agencies is an additional critical question to answer. The character of the relationships between a department and other agencies is ever changing due to developments in law, policy, and practice. These changes can jointly and individually impact each of the entities. It is therefore critical that forums be in place to resolve problems and modify practices. A probation department should have in place open forums for broad communications (announcements, personnel and policy changes, etc.); representative committees that meet regularly to do problem solving, potential problem solving, and joint policy development; and interagency agreements to specify actions that are to take place on a regular basis between agencies (for information sharing, joint protocols, etc.). If these do not already exist, the Probation System Review is a good opportunity to specify the need for their development and support methods to effectively implement these priority communication forums.

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<thead>
<tr>
<th>PROBATION PARTNER</th>
<th>ISSUES / PRACTICES</th>
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<tbody>
<tr>
<td>Law enforcement</td>
<td>Investigation and processing timelines for non-detention and detention arrests</td>
</tr>
<tr>
<td>Prosecution</td>
<td>Criteria for petition and/or alternative response decisions; timelines for filing; probation officer duties in informal adjustments and/or diversion</td>
</tr>
<tr>
<td>Judicial</td>
<td>Disposition and probation order practices; probation officer expectations</td>
</tr>
<tr>
<td>Courts</td>
<td>Notification processes; case processing/hearing timelines; reporting requirements</td>
</tr>
<tr>
<td>Education/School Systems</td>
<td>Disciplinary policies; school resource officer practices</td>
</tr>
<tr>
<td>Service Providers</td>
<td>Referral processing; coordination of participation and treatment summary information; outcome-based contracting</td>
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</table>
Potential Findings and Recommendations

In the intra- and interagency work processes review element, a department may find that there are hidden problems in the relationships within and outside the agency. It may find that the review only serves to highlight those problems that were already known. Whichever is the case, the review presents a fresh opportunity to look at and improve these relationships. A department may find that there are unnecessary steps or paperwork in its interagency work processes that slow the process and frustrate its probation officers in the performance of their functions and duties. Or, it may find things such as the referral process to outside agencies needs strengthening or the feedback from the providers regarding the treatment process is lacking. A department may recommend that its forums for resolution of ongoing issues, both internal and external, need to be strengthened in order to improve its intra- and interagency relationships. The findings may also yield particular relationships that feature strengths that can and should be replicated in other interagency interactions. To be certain, it is clear that relationships and history of interaction must be examined to determine how they may be affecting the practices – and thereby impacting achievement of positive results. However, it is important to note that the primary focus of this area of the review is directed toward the development of enhanced policy and protocol language to ensure the sustainability of the practice improvements.

ELEMENT D: QUALITY ASSURANCE

Probationers’ achievement of successful outcomes should be the main business of any probation department and the gravitational point around which all of the probation officers’ activities center. It is important to note that the review work conducted in Element D is also supported by and integrated with the analysis completed in Element A related to the routinized system of managerial oversight that contributes to fidelity of best practice among all staff within the department and among its partners. This combination of findings and recommendations provides the best opportunity to realize the goals of sustainable quality assurance.

Issues

Some of the key issues in this review element may be:

1. Whether a department has established clear definitions for the various recidivism measures associated with their goals (e.g. closed probation cases, successful completion of probation terms, diverted youth, special populations, and court programs, etc.).
2. Whether a department is focused on the achievement of intermediate outcomes related to positive behavioral change in addition to recidivism.
3. Whether a department has developed a clearly articulated set of client outcomes.
5. How worker performance and its measurement are related to desired outcomes.
6. How a department is ensuring fidelity to their use of a risk screening tool and/or risk-needs assessment (see Appendix O).

The Probation System Review does not prescribe a set of youth outcomes for participant jurisdictions. The outcomes, measures, and benchmark goals for each probation department and corresponding juvenile justice system should be developed and prioritized in consideration of the baseline data, characteristics (e.g. age, gender, race, offense type, etc.), policy, and statutory mandates unique to that jurisdiction. However, the Probation System Review process does prioritize a group of client outcomes that align with results likely sought and achieved by the implementation of best practice approaches and practices. Many of these outcomes have been mentioned throughout this publication but are offered here as a comprehensive, but not exhaustive, list for jurisdictions to consider:

“The achievement of successful outcomes first depends on a careful identification of what outcomes are sought; second, an examination and address of the factors that affect achievement; and third, the development of a measurement system to document achievement. The importance of the third item, or performance measurement, cannot be overstated because often what gets measured is what people value and where they focus their efforts.”

(LOS ANGELES COUNTY PROBATION PROGRAM AUDIT REPORT, P. 46)
• **Recidivism** (post-closure [by level of risk]):
  » Intensive supervision
  » Diversion
  » Informal adjustment/alternative response
  » Specialty court
  » Unique target populations (e.g. girls, minority, young offenders)

• **Program completion rates** (including all of the above, and):
  » Restitution
  » Community supervision
  » Special skills training programs (e.g. law education, special skills competency training, etc.)

• **Behavioral domains** (specifically identified in relation to the risk-needs tool(s) used, but including):
  » Education
  » Mental health
  » Substance abuse
  » Pro-social connections
  » Family functioning

In addition, since the Probation System Review focuses on system performance, the following outcomes are examined for appropriate alignment with best practice and the jurisdiction's population characteristics:

• **Length of probation terms** (e.g. by risk level)

• **Reductions in:**
  » Detention rates
  » Length of stay
  » Technical violations and rates of revocations
  » Secure correction commitments

• **Establishment of case processing time standards for each key decision point in the life of a youth's case:**
  » Arrest-referral (detained and non-detained)
  » Intake-initial hearing
  » Initial hearing-adjudication
  » Adjudication-disposition

The examination conducted under Element D that addresses system performance measurement and client outcomes is also intended to focus on worker performance, the completion of particular case processes, and setting and measuring client outcomes. The context for this discussion is prioritized toward identifying the activities that have a clear and positive relationship with desired youth outcomes and system efficiency and effectiveness. The analysis is not intended to result in an evaluation of individual worker performance.

This review element also provides an opportunity to structure a performance measurement system for the array of service provider partners through the implementation of a performance-based contracting process. This ensures that the community partners (service providers) are effectively delivering treatment interventions that are contributing to or producing desired youth outcomes.

Questions that guide this part of the review include:

• What performance measures exist presently for the completion of specific case processes (e.g. meetings with probationers, collateral contacts, and timely completion of reports)?
• Has the probation department clearly articulated a set of client outcomes?
• What measures exist for the achievement of successful client outcomes?
• What measures exist for the case assignment and caseload standards?
• Do client outcomes drive probation practice and activities?
• Do treatment providers know what outcomes are expected of their interventions with probationers?
• How are client outcomes identified in the individual case (intermediate- and long-term outcomes)?
• What results are achieved by the current programs and practices?
• Are the programs and practices of the probation department the best that can be provided and are the programs carried out in an effective manner?
• How do the practices relate to national standards for delivery of probation services?

**Data Sources and Resources**

To determine whether a department is focused on the achievement of intermediate outcomes in addition to recidivism, the key sources of information will be its own internal performance reports, responses from the employee survey, and interviews with key stakeholders. While recidivism cannot be ignored since it relates to the public's expectation regarding the role of the system and public safety, there are a number of other factors that influence whether the juvenile commits additional offenses. In fact, intermediate outcomes
(e.g., enrollment in school, paying restitution, entering into treatment) may be more directly related to the performance of the juvenile justice system (Thomas, NCJJ, 2006, p. 3 citing Petersilia, 1993 and Dilulio, 1991).

Determining how a department measures worker performance can be accomplished by looking at the reporting measures it uses for overall departmental performance and by looking at the performance review instrument for probation officers. Often, the performance indicators will focus primarily on the measurement of case processes (e.g., number of monthly contacts, timely completion of reports, other timely completion of forms, etc.). A related issue is consistency in the measurement of performance. This refers to whether the standards that constitute good performance are clear throughout a department and whether the performance measures are consistently applied by each supervisor using tools that reflect those standards.

“Performance measures tell us where the organization is relative to its goals, how well the organization is doing, and point to things that can improve the organization’s effectiveness. Ultimately, we measure to improve the performance.” (Thomas, NCJJ, 2006, pp. 2-3)

Whether a department has a clearly articulated set of outcomes can be determined through the employee survey responses and in group interviews with supervisors and probation officers. A department may have in place several documents that identify desired outcomes for probationers in the individual service plans, probation conditions, and recommendations to the court. The key is to determine whether the probation officers themselves can articulate the outcomes they seek for probationers and then make sure that the documents, tools, and activities they utilize direct their performance toward achievement of the articulated outcomes.

The Probation System Review can utilize an exercise with the department managers and supervisors to determine how worker performance and its measurement are related to desired outcomes. The steps of that exercise are detailed as follows:

1. List the desired outcomes and all of the factors that affect achievement of those outcomes.
2. Develop a list of probation officer actions that could relate to the achievement of those outcomes (see Appendix P: Jefferson Parish Probation Officer Evaluation Form).

**JURISDICTIONAL EXAMPLE: DuPage County, Illinois**

The DuPage County, Illinois Probation Department’s data collection, reporting, benchmarking, and quality improvement practices set an example for the field. The direct efforts of the Deputy Chief and support of his immediate staff have resulted in a capacity to collect, manage, and track youth outcomes in all of the major program areas under the control and responsibility of the Juvenile Probation services. While the ability to quickly extract data reports currently relies on these dedicated staff and their commitment to its importance, responses to requests for reliable and useful data during a 2015 conduct of the Probation System Review were met with swift responses that reflected quality outcome data.

DuPage County probation leadership explained “we measure recidivism while they are in the program and for a period of 12 months from their case closing, including Informal Supervision (Diversion), Minimum Risk Caseload (MRC), and Step-Up (aimed at domestic battery cases), because we expect to see an effect both while in the program and after the program. For Informal Supervision and MRC, we want to determine whether we are choosing the right cases for these programs. We want to make sure that they aren’t reoffending during and after the programs. For Step-Up, we want to know whether kids are being non-violent with their parents while participating in weekly groups and within 12 months after completing the program.” Finally, the DuPage County leadership explained that for Home Detention and IS, “we measure recidivism while they are in the program because we only expect to see an effect while they are being supervised.” The example and commitment to the definitions for their recidivism rates permits DuPage County to exemplify their best practice approach to outcome data and is one that should be replicated throughout the state.

Further, DuPage County features useful and mature quality improvement (QI) and performance appraisal systems that should be replicated by juvenile probation and court systems. DuPage County’s attention and care for the development and implementation of this QI system and outcomes measurement is unmatched by any previous jurisdiction that has undergone the Probation System Review.
3. Review the list of desired outcomes against the tools they use (e.g. individual service plans, probation conditions) to identify outcomes for individual probationers.

4. Review the department’s performance reports and measures to determine how they relate to desired outcomes.

There are also several indices to consider when examining whether benchmark goals and outcomes exist for a department’s programs and practices. The first consideration is whether a department has the data to inform itself about the programs and practices that are promising and effective. Next, the review team should consider whether the probation department has identified what probation staff and department activities and responsibilities it wants to measure. The review team should consider whether, if the department has stated benchmarks, it has laid the foundation for effective measurement by establishing baselines and goals and developed its internal and public reporting systems.

Finally, another index of a department’s commitment to benchmarking lies in its establishment of a performance-based contracting system for its contracted services. The department should have identified outputs and outcomes for its program providers to help assure its commitment to evidence-based treatment and service interventions for youth and families.

**Potential Findings and Recommendations**

It is not uncommon to discover that there is ambiguity in the identification of desired outcomes and the review and evaluation of probation officer activity in relation to the outcomes. Many probation departments are focused on process outcomes as opposed to client outcomes and their performance measurement systems are similarly focused. While it is desirable to have client outcomes drive performance and activities, the Probation System Review may reveal that is not the case. A department may find that it needs to revisit the construct of its whole performance measurement, evaluation, and/or quality assurance system. Further, the department may determine that it needs to strengthen its articulation of desired client outcomes, focusing also on those intermediate outcomes the achievement of which bears an important relationship to the variety of reduced recidivism measures commensurate with the population of youth in targeted programs (e.g. diversion, probation, specialty courts, etc.).
## Suggested Data Elements

### Detention
- # of youth in detention
- Average daily population
- Annual total
- By race / ethnicity / dual status
- Average length of stay
- Detention stays by type
  - Arrest
  - Pre-adjudication
  - Technical violation/Revocation
  - Discretionary sanction imposed by probation officer for non-compliant behavior

### Charges
- # and type of charges
- # or % of status offenses

### Intake
- # of referrals made annually
- # of risk-to-reoffend screens provided
- # or % of low, moderate and high scores

### Case Types
- % of cases referred by:
  - Non-filing result
  - Diversion program
  - Alternative response (e.g. restorative justice, etc.)
- % of referrals formally filed
- % of informal adjustments / deferred adjudications
- % of cases adjudicated

### Population Characteristics
- Ethnicity of youth diverted, filed, informally adjusted/deferred, adjudicated
- Age, gender, ethnicity of youth in detention annually
- Age, gender, ethnicity of youth referred
- Age, gender, ethnicity of youth adjudicated and disposed to formal supervision
- Age, gender, ethnicity of youth receiving technical violations and revocations

### Percentage of cases disposed of at the adjudication hearing

### Percentage of Pre-Disposition Reports

### Risk / Needs Assessment
- % of youth who receive a risk needs assessment pre-disposition (by risk level)
- % of youth who receive a risk needs assessment post-disposition (by risk level)

### Behavioral domains (specifically identified in relation to the risk-needs tool(s) used, but including):
- education
- Mental health
- Substance abuse
- Pro-social connections
- Family functioning

### Length of probation terms
- Length of court-ordered term (by risk level)
- Length of actual term (by risk level)
  - *including age, race, ethnicity characteristics

### Technical Violations / Revocations
- # or % of technical violations
  - By risk level
  - By type of TV (curfew, education, drug tests, etc.)
- # or % of revocations
  - By risk level
  - By type (technical violation? New charge?)

### Program completion rates
- Restitution
- Community supervision
- Target populations (e.g. Intensive Supervision, Dual Status, etc.)
- Specialized courts (Drug, Mental Health, Sexual Offender, etc.)
- Special skills training programs (e.g. law education, special skills competency training, etc.)

### Recidivism (post-closure [by level of risk]):
- Intensive supervision
- Diversion
- Informal adjustment/alternative response
- Specialty court
- Unique target populations (e.g. girls, minority, dual status, young offenders)
  - *including age, race, ethnicity characteristics for each recidivism measure

### Case processing times for each key decision point in the life of a youth’s case:
- Arrest-referral (detained and non-detained)
- Intake-initial hearing
- Initial hearing-adjudication
- Adjudication-disposition

### Examples of System Performance Benchmarks:
- ___% of low-risk cases will be processed in an alternative manner (e.g. diversion, informal adjustment, etc.)
- ___% of youth will be screened for trauma
- ___% cases used a structured decision-making tool to guide key decisions (e.g. case processing, planning, and service interventions)
- ___% of cases will reach disposition within 60 days of referral
- ___% of case plan referrals will be completed within 10 days of the development of the case plan
- ___% of the time treatment is initiated within 30 days of the development of the case plan
- ___% of cases reassessed using a structured risk-needs tool every 6 months
- ___% of probation revocation decisions guided by a graduated response tool

### Reductions in:
- Detention rates
- Length of stay
- Technical violations and rates of revocations
- Secure correction commitments
- Recidivism
Conclusion of the Review

PUBLICATION OF FINDINGS AND RECOMMENDATIONS

Once the analysis phase of the review is complete, a report of findings and recommendations is created by the RFK National Resource Center team. In the case where the self-assessment and review is conducted internally, it is strongly advised this report also be completed. The memorialization of the comprehensive list of findings and recommendations provides the blueprint for action, a chance to prioritize next steps, and improved opportunities to institutionalize reforms. The publication and dissemination of these findings and recommendations, and in what forums, should be at the sole discretion of the department's management.\(^4\) There is likely to be information in the report that the department will want to hold closely in order to accomplish its objectives. On the other hand, there is likely to be information that, if published, could assist the department to effectively implement its recommendations for improvements.

An Executive Summary can provide for a broader dissemination of the findings and recommendations because it can be written in a format that protects specific information. Further, it may be that excerpts of the report can be shared in particular forums to which they relate without sharing the entire report. These decisions should be considered carefully by a department's management to assure that the greatest benefit accrues from the ambitious undertaking of a probation system review. That being said, as one of the leaders in the field who has intentionally undergone this review process, the department has the ability to influence other leaders and critical stakeholders towards a similar self-assessment, and sharing the findings and recommendations with others can have a positive impact far beyond the local jurisdiction.

IMPLEMENTATION OF REVIEW RECOMMENDATIONS

Once the review has been completed and the report has been accepted by the probation department’s management, it is time to turn the department’s attention to the implementation of the report’s recommendations. The first step is to gather the personnel who are critical to the implementation of reform within the department. That group should consider the report in its entirety and identify what areas and recommendations are priorities for implementation. It is likely that implementation will need to be a staged process, beginning with the areas that are ripe for action and provide the best opportunity to realize success. The plan will likely need to sequence action steps for other areas of reform over a prescribed period of time. Since each jurisdictional review frequently yields a unique set of findings and recommendations and the implementation of each will vary due to individual jurisdictional circumstances,

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\(^4\) Noting the discretion of the department’s management to share the results of the review with the public, in part or in the whole, relates to the situation in which the department itself has initiated the review. If the review was ordered by an outside agency, it will be incumbent upon that agency to decide how it is going to handle the publication of the review’s findings and recommendations.

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JURISDICTIONAL EXAMPLE: Jefferson Parish, Louisiana

The Jefferson Parish Probation System Review experience was very successful at refining their measurement standards, probation officer activities and responsibilities, and youth outcomes. Details of how they accomplished these improvements have been captured in two outstanding publications, both authored by a member of their PSRT. They can be viewed and downloaded at:


it is useful to employ a set of principles from the emerging science on effective implementation of system change and reform. Over the past three years, the RFK National Resource Center has expanded the Probation System Review process to incorporate the research and principles of Implementation Science. These include team development and function, stages and drivers, scaling and sequencing, and cycles of improvement. In a number of jurisdictions, we have provided enhanced technical assistance to support the development of the infrastructure, methods, and activities that a probation department and juvenile justice system stakeholders need to effectively implement the recommendations made through a probation system review.

Implementation Science is described as “the study of factors that influence the full and effective use of innovations in practice” (National Implementation Research Network, 2015). The RFK National Resource Center has incorporated a focus on two sets of activities (intervention-level activity and implementation-level activity) and two sets of outcomes (intervention outcomes and implementation outcomes) when translating the recommendations into action plan strategies. The development of expert Implementation Team(s) within each jurisdiction intentionally disrupts the status quo among stakeholders, in particular among community supervision and probation practitioners. Consistent with the research, the Implementation Teams or “agents of change” are charged with refining a complex set of routines; demonstrating the knowledge, skills, and abilities to help practitioners and staff make full and effective use of the innovations; and providing guidance of the change processes through usability testing. Within this context, the development of a detailed work plan is critical. It is important to be realistic in deciding what can be undertaken, during what time period, and with what resources. Contextual factors will need to be taken into account such as budget periods and constraints, political pressures, employee participation and morale, and other department goals that must be managed during the period of implementation. The work plan should be very specific in terms of the recommendations that will be undertaken with specific individuals identified for involvement and with deadlines for completion. Simply put: who will do what by when. In the absence of any of these three factors, progress will slow considerably and risks stalling.

As the implementation plan progresses, it is recommended that routine progress reports be provided. The updates should be provided to personnel within a department, to relevant constituents outside the department, and to key stakeholders and consumers who are invested in the department’s success. Upon completion of practice and policy changes within the implementation plan, the department should publish routine implementation reports/updates. These should include improved outcomes already evident and a forecast of those improvements and outcomes likely to be realized in the future. Finally, a system of quality assurance should be developed so that the implementation of the recommendations can be tracked, reports on realization of intended outcomes can be reported, and sustainability of the improved practices and reforms can be maintained. The use of Implementation Science to accomplish long-term, successful reforms has for too long been lacking and/or ignored. We at the RFK National Resource Center feel a professional responsibility to “do better, now that we (and science) know better” and are working to support key implementation principles and practices within state and local jurisdictions.
Translating the science of probation best practices into policies and day-to-day supervision activities for probation officers can often be a challenge. In addition to its own 2017 publication focusing on effective incorporation of principles and research on adolescent development into sustainable best-practice (Tuell, Harp and Heldman, 2017) the RFK National Resource Center highly recommends a resource released by the Urban Institute entitled *Bridging Practice in Juvenile Probation: Rethinking Strategies to Promote Long-term Change* (2018). The publication is available at: https://www.urban.org/research/publication/bridging-research-and-practice-juvenile-probation.

This report highlights five core practice areas and offers practical tips and ‘how-to’ guidance for frontline juvenile probation officers. The guidance and jurisdictional examples in this report align practice with research on successful strategies for reducing recidivism and improving outcomes for youth, their families, and the communities in which they live. The five areas are:

1. **Screening, Assessment, and Structured Decision-Making**
   - Screen each youth at intake, and divert youth from formal system involvement where appropriate.
   - Use validated assessment tools to comprehensively assess risk, needs, and strengths.
   - Use risk information to inform recommendations and decisions at key points.
   - Use information on needs and strengths to inform case planning.

2. **Case Planning**
   - Engage youth and caregivers or supportive adults in the development of case plans.
   - Set targeted and incremental expectations for youth.
   - Ensure youth and caregivers understand what is expected of them, the consequences of noncompliance, and incentives for meeting expectations.

3. **Matching Services and Promoting Positive Youth Development**
   - Connect youth to individualized culturally responsive and gender-responsive programming.
   - Connect youth with evidence-based programs and practices, if available, that target identified criminogenic needs.
   - Connect youth with supportive adults and mentors in their community.
   - Promote skill-building and provide opportunities for youth to apply these skills in their community.

4. **Structuring Supervision to Promote Long-Term Behavior Change**
   - Use structured meetings with youth to support long-term behavior change.
   - Treat youth fairly and consistently, while responding to their unique needs.
   - Foster a genuine, supportive, prosocial relationship with youth.

5. **Incentivizing Success and Implementing Graduated Responses**
   - Incentivize success through positive reinforcement.
   - Encourage accountability through graduated responses.
   - Ensure procedural fairness.
References

American Probation and Parole Association – Training. 


(Submitted to Los Angeles County Department of Auditor-Controller).


APPENDIX A

Roster of Probation System Review Partners

STATE AND LOCAL JURISDICTIONS THAT HAVE COMPLETED THE RFK NATIONAL RESOURCE CENTER’S PROBATION SYSTEM REVIEW:

2005 Los Angeles County, California
2010 Newton County, Georgia
2010 Jefferson Parish, Louisiana
2012 State of New Hampshire
2014 Hammond Region, Louisiana
2015 Territory of Guam
2015 Illinois (DuPage County, Ogle County, and the 2nd Judicial Circuit)
2016 Idaho (Twin Falls County and Jefferson County)
2016 Arkansas (Pulaski County, Sebastian County, and the 10th Judicial District)
2017 Milwaukee County, Wisconsin
2017 El Paso County, Texas
2017 Clark County, Nevada
2017 Fairfax County, Virginia
2017 Davidson County, Tennessee
2017 Lancaster County, Nebraska
2018 Washington County, Minnesota
2018 State of Delaware
2018 Cook County, Illinois
2018 Cobb County, Georgia
2018 Pascua Yaqui Tribe, Arizona
APPENDIX B
Overview of Risk Screens, Behavioral Health Screens & Risk/Need Assessments

Gina Vincent, PhD, National Youth Screening & Assessment Partners, LLC

There are a number of validated risk screening and assessment tools that can be used by the court to determine a youth's risk of reoffending. Risk screening tools are brief, generally contain mostly historical risk factors that are often based on youth's official juvenile records, and generally do not require much specialized training to complete. These tools are sometimes preferable in situations where a decision needs to be made relatively quickly and there may be limited access to information; such as a decision regarding whether to divert youth from formal processing. Risk screening tools will answer the question regarding whether a youth is relatively low or relatively high risk to reoffend, but most do not provide any guidance about what type of intervention youth may need to avoid further offending (see Vincent, Guy, & Grisso, 2012, for further information).

Risk Screening Tool Examples:

Below are only a few examples of brief risk tools and where to obtain more information. These tools vary in the extent to which they a) contain any dynamic risk factors (factors that are associated with the youth's offending, are capable of change, and may become the targets for intervention), b) require an interview with a youth and/or parent for scoring the tool, and c) have been studied and validated. Most will require local validation to ensure the cut off scores for determining whether a youth is low, moderate, or high risk to reoffend are appropriate for the jurisdiction and population (see Vincent, Guy, & Grisso, 2012).

Arizona Risk-Needs Assessment (ARNA)


Also see: https://slideplayer.com/slide/3607701/

Youth Level of Service/Case Management Inventory: Screening Version (YLS/CMI:SV)
Can be obtained from Multi-Health Systems: https://www.mhs.com/MHS-Publicsafety?prodname=YLSCMI-SRV

Risk/Needs Assessment Tools:
Risk assessment instruments (often referred to as risk/needs assessments) also provide information that can be used to determine potential interventions that may prevent further delinquent behavior. Like, the brief risk tools, these instruments also will identify who is relatively low versus relatively high risk to reoffend. Unlike the brief risk tools, these instruments measure domains of dynamic risk factors (sometimes referred to as ‘criminogenic needs’) that would become the targets for intervening with youth in order to decrease the likelihood of offending again, and enable reassessments to measure changes in risk. These include the Structured Assessment of Violence Risk in Youth (SAVRY), Youth Level of Service/Case Management Inventory (YLS/CMI), Youth Assessment and Screening Instrument (YASI), and Positive Achievement Change Tool (PACT). Several summaries of these instruments are available (e.g. Vincent, 2011; Vincent, Terry, & Maney, 2009). Many probation agencies use these instruments to assist with diversion decisions rather than using a short risk tool because the risk/needs instruments provide more information and tend to have more validation.

Screening Tools to identify potential mental health, trauma, and substance abuse issues

There are screening tools that can be implemented at the intake stage of juvenile court processing to identify potential substance abuse, mental health, and trauma issues. Behavioral health screening instruments are designed to be a relatively brief process to obtain information and “triage” the need for further clinical evaluation or an immediate intervention.

While substance abuse is considered a “criminogenic need” that is a predictor of future delinquent behavior, mental health (including trauma) issues are considered “non-criminogenic responsivity factors” that can affect a young person’s ability to respond to interventions.

Some examples of long-standing behavioral health screening instruments that have been used in probation intake include the Massachusetts Youth Screening Instrument: Second Version (MAYSI~2), the Suicide Ideation Questionnaire (SIQ), and the Global Appraisal of Individual Needs-Short Screener (GAINS-SS). These screens can identify children who are in need of a comprehensive clinical evaluation.

More recent developments have been made in the field to identify children who may be experiencing trauma issues. Some examples of trauma screens include the Adverse Child Experience (ACE) Questionnaire, the UCLA Child/Adolescent PTSD Reaction Index, and the Child Trauma Screen (CTS) - formally referred to as the Connecticut Trauma Screen. A comprehensive review of trauma screening instruments was designed by Wevodau in 2016 and is available at http://www.nysap.us/bhhealth.html

About the Author

Gina Vincent, PhD is the President of the National Youth Screening & Assessment Partners, LLC. She also serves as the Co-Director, Law & Psychiatry Program and the Systems & Psychosocial Advances Research Center (SPARC) within the Department of Psychiatry at the University of Massachusetts Medical School.

Dr. Vincent is considered among the foremost national experts on the implementation of risks-needs-responsivity instruments. NYSAP, LLC provides training and technical assistance to state and local jurisdictions. More information can be found at http://www.nysap.us/. The RFK National Resource Center for Juvenile Justice relies on our partnership with Dr. Vincent and the NYSAP, LLC to inform our guidance and technical assistance for jurisdictions seeking to implement effective screening and assessment policies and practices within probation system reform.
APPENDIX C
Sample Questions for Key Stakeholders

Review key elements of the Probation System Review.

1. How well do you think the Department of Juvenile Services provides needed services to juveniles through Department staff, contractors, and through linkages with other youth serving systems?

2. What are some of the unmet needs of juveniles that you think might be better served?

3. What do you think are the Department's programmatic strengths? Most promising practices?

4. Are there any program areas that you think require more attention and evaluation?

5. What do you think are the most important issues for the Department to address in terms of its mission and operation?

6. What do the juveniles find most troublesome about their probation experience?

7. What do the juveniles find most helpful about their probation experience?

8. Do you have any particular ideas for solutions to identified concerns or problems the Department faces?

9. How effective is the Department in its interaction with other agencies, including your agency or office?

10. Are there any other areas of concerns or issues that we have not touched on that you think should be addressed?
## APPENDIX D

### Probation Review Employee Survey

<table>
<thead>
<tr>
<th>Probation Review Employee Survey</th>
<th>Strongly Agree</th>
<th>Agree</th>
<th>Disagree</th>
<th>Strongly Disagree</th>
<th>Do Not Know</th>
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<tbody>
<tr>
<td><strong>Pre-Disposition Investigation</strong></td>
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<tr>
<td>1. Court reports are generally well written and of good quality</td>
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<td>2. The court reports do not provide sufficient detail regarding the needs of probationers</td>
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<td>3. Recommendations to the court for probationers are based on individualized needs for treatment</td>
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<td>4. Recommendations to the court for probationers are based on available community resources</td>
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<td><strong>Case Supervision</strong></td>
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<tr>
<td>1. Probationers in specialized caseloads receive an enhanced level of supervision</td>
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<tr>
<td>2. Probationers are receiving the required number of contacts as indicated by risk scores</td>
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<tr>
<td>3. Client outcomes are clearly identified for each probationer to guide the service delivery</td>
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<td>4. Probation officers do not assure that probationers receive services to which they have been referred</td>
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<tr>
<td>5. Probation officers do not work close enough with community resources to which they refer probationers</td>
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<tr>
<td>6. Probation officers work closely with probationer's parents/caregivers to achieve desired outcomes.</td>
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<td>7. The levels of supervision are characterized by distinctly different activities on the part of the probation officer</td>
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<td>8. The caseload sizes do not allow for an adequate level of supervision</td>
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<tr>
<td>9. Probationers need more help than they presently receive during their period of probation</td>
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<tr>
<td>10. Additional resources are needed to adequately provide for the parent and family support network for probationers</td>
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<tr>
<td>11. The enforcement of conditions is sufficient activity for the supervision of probationers</td>
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<td>12. The number of contacts required for each level of supervision is appropriate</td>
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<td>13. The supervision of probationers does not result in greater public safety</td>
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<td>14. The supervision of probationers is focused more on enforcement than rehabilitation</td>
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<td>15. The assignment of all probation officers to specific geographic areas would result in more effective supervision of probationers</td>
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<tr>
<td>Probation Review Employee Survey</td>
<td>Strongly Agree</td>
<td>Agree</td>
<td>Disagree</td>
<td>Strongly Disagree</td>
<td>Do Not Know</td>
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<tr>
<td><strong>Departmental Management And Supervision</strong></td>
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<tr>
<td>1. Probation officers are supported in their work by the Department’s administration</td>
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<tr>
<td>2. Probation officers’ efforts are supported in their work by their supervisors</td>
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<tr>
<td>3. Probation officers’ efforts are not adequately recognized by the Department</td>
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<tr>
<td>4. Probation officers are provided the tools necessary to carry out their job functions</td>
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<tr>
<td>5. The probation manual is a useful tool to direct the work of probation officers</td>
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<td>6. The judges do not base their decisions on probation officers’ recommendations</td>
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<tr>
<td>7. Probation officers are provided sufficient training to function effectively</td>
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<tr>
<td>8. Juvenile Court judges respect the work of probation officers</td>
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<td>9. Probation officers are not adequately prepared to testify in court</td>
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<tr>
<td>10. Judges read the probation officers’ reports</td>
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<tr>
<td><strong>Resources And Service Delivery</strong></td>
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</tr>
<tr>
<td>1. Probationers have access to treatment resources that address their particular needs</td>
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<tr>
<td>2. Probationers do not have access to needed mental health services while on probation</td>
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<tr>
<td>3. The current staffing/placement process is satisfactory</td>
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<td>4. Services to probationers are not provided in a timely manner</td>
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<td>5. Probationers have access to needed substance abuse resources while on probation</td>
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<td>6. Juveniles receive adequate support when they transition in and out of placement</td>
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<td>7. Juveniles do not have access to aftercare services upon return home to parents/caregivers</td>
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<td>8. Probation officers have a method for identifying probationers with mental health needs</td>
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<tr>
<td>9. Juveniles are not matched to placements equipped to address their individual needs</td>
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<tr>
<td>10. There is sufficient oversight of juvenile probationers while in placement</td>
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<tr>
<td>11. Adequate community resources exist to address the needs of juvenile probationers</td>
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<tr>
<td>12. Most probationers are referred to the same services</td>
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<tr>
<td>13. There is not adequate communication between treatment providers and probation officers</td>
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<tr>
<td>14. Probation officers are provided with current information regarding the adequacy of community resources</td>
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<tr>
<td>15. Additional funding is the most important solution to improve service delivery</td>
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</tbody>
</table>
## Probation Review Employee Survey

<table>
<thead>
<tr>
<th>Best Practices</th>
<th>Strongly Agree</th>
<th>Agree</th>
<th>Disagree</th>
<th>Strongly Disagree</th>
<th>Do Not Know</th>
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</thead>
<tbody>
<tr>
<td>1. Probation services are not based on best practices</td>
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<tr>
<td>2. Evidence-based practices would be applied to all probationers if there was adequate funding</td>
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<tr>
<td>3. Evidence-based practices are available in the community but are not used</td>
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<tr>
<td>4. Probation officers are not knowledgeable about best practices for providing services to probationers</td>
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<tr>
<td>5. Probation officers are knowledgeable about evidence-based practices and their impact on recidivism</td>
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<tr>
<td>6. Current case management strategies are based on best practices</td>
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<tr>
<td>7. The Department should coordinate with community-based organizations in defined geographic areas to target the needs of juveniles in that area</td>
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<tr>
<td>8. The availability of evidence-based practices in the community would allow some juveniles to stay out of placement</td>
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<tr>
<td>Client Outcomes</td>
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<tr>
<td>1. Probation officers are not knowledgeable about identifying client outcomes for probationers</td>
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<tr>
<td>2. Probation officer set clear, achievable goals for each probationer</td>
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<tr>
<td>3. The Department uses the achievement of client outcomes to select and monitor providers who contract with the department</td>
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<tr>
<td>4. The work of the Department is not related to the achievement of outcomes by probationers beyond the period of probation supervision</td>
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<td>5. There should be incentives and rewards for probation officers whose probationers achieve successful outcomes</td>
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<tr>
<td>Inter-Agency Relationships</td>
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</tr>
<tr>
<td>1. The Department’s relationships with DA Prosecution are not good</td>
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<tr>
<td>2. The Department's relationships with community-based agencies have improved in the past three years</td>
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<tr>
<td>3. The Probation Department’s relationship with the Public Schools could be improved</td>
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<tr>
<td>4. The Probation Department’s relationship with the Public Schools is good</td>
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<tr>
<td>5. The Probation Department’s relationship with the community service providers could be improved</td>
<td></td>
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<tr>
<td>6. The Department would function more effectively if its relationships with community-based agencies were better</td>
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<tr>
<td>7. The Probation Department should look at data across service delivery systems to assist with the identification of prevention and earlier intervention opportunities</td>
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<tr>
<td>8. The interface between [name of state agency overseeing operations] and Probation needs improvement</td>
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<tr>
<td>9. Probationers’ prior [name of state agency overseeing operations] involvement is known=documented</td>
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APPENDIX E
Employee Survey Open-Ended Questions

Following is a set of open-ended questions that offer you the opportunity to provide your particular ideas about how the Department and its probation officers could function better. Please take some time to offer your comments and recommendations here. Thank you.

1. How could the probation manual be improved? What could be added?

2. What enables you to do your job most effectively?

3. What training would help you do your job?

4. What services are needed for probationers that do not exist at this time?

5. What client outcomes should the Probation Department seek for probationers?

6. What specific ideas do you have for the improved delivery of probation services that you believe will result in better client outcomes?

7. What makes you uncomfortable or upset in court?

8. What ideas do you have about reducing the amount of paperwork?

9. What challenges do you face in your relationships with other agencies?

10. What are some of the special skills and talents that you offer to probation operations that aren't currently tapped in your role as probation officer?

11. In what ways would you like your work to be recognized?

12. Where do you see yourself in 3-5 years? What are your career aspirations?

13. Any additional comments?
APPENDIX F

Process Mapping Protocol

Thank you for participating in the Case Flow Process Mapping meeting as part of the Probation System Review initiative led by the Robert F. Kennedy National Resource Center for Juvenile Justice.

You have been selected to participate based on your knowledge, experience and perspectives that you bring to the important work you do in the probation and juvenile justice system. We will be asking that you work together to analyze interfaces, handoffs, bottlenecks, and other case flow issues in the handling of cases involved in your juvenile justice and probation system. You will be asked to use – or develop – a current depiction of the case flow for delinquency matters in your jurisdiction, from arrest to case closure.

Please take a few minutes to review the following description of suggested Case Flow Process Mapping activities that walk you through each key decision point with a structured set of questions. You will be encouraged to candidly share your knowledge, experiences and perspectives to our meeting.

The development of a case flow mapping exercise can initially be accomplished by viewing, or constructing if one does not exist, a case-flow process for the juvenile justice system. The key decision points in the processing a juvenile case will be identified and we will collectively seek to clarify professional staff responsibilities and mandates and expected products and outcomes that support improved decision-making at each key step. During this exercise, you may note references to Robert Damelio’s The Basics of Process Mapping, which provides guidance for the conduct of this case flow mapping process. Against an established consensus for the probation systems’ goals, this mapping process creates an understanding of the most appropriate decision points and practices around which improvements or reforms may be developed and/or planned on behalf of youth involved in the juvenile justice and probation system. The following activities are offered to illustrate what is sought by your engagement in the process mapping activity:

- Understanding of the steps in the various system and court processes
- Identification of what happens (action), who is responsible (decision), and what output or outcome is expected or produced at each step (product)
- Discussion/Assessment of the quantity and/or quality of the information being gathered and utilized in each step of the process
- Identification of process gaps
- Identification of necessary resources (workforce and program)
- Identification of what is and is not working

As you consider these issues in the development of the graphic depiction of the process flow map and an accompanying narrative, the following questions will support a systematic review of each decision point:

- What is intended to happen at this step?
- What actually happens at this step?
- Who is responsible for taking this action?
- Who are the partners (existing and desired) collaborating in this action?
- What is expected to occur (output and outcome) before the next step occurs?
- What is missing in between steps?
- What are the key decision points at which change or reform might be proposed?
- What are the necessary resources at each step (workforce and program)?
APPENDIX G
Example of Process Map
APPENDIX H
Focus Group Questions – Parents

1. How well do you think the probation department provides needed services to juveniles?

2. Are there programs or services that you think would better serve your child?

3. What kind of changes in your child do you wish the probation department could help your child make?

4. Are there policies or procedures of the Department that need improvement?

5. How well does the probation officer work with you and your child? What recommendations do you have for improvement?

6. What are you finding the most helpful about your child’s probation experience?

7. What are you finding the least helpful about your child’s probation experience?
APPENDIX I

Focus Group Questions – Youth

1. What has been most helpful to you about your probation experience? Why?

2. What has been least helpful to you about your probation experience? Why?

3. What kind of changes in your life do you wish the probation department could help you make?

4. How well do you think the probation officer works with you? Describe things the probation officer does...

5. What recommendations do you have for improving the way the probation officer works with you?

6. Are there any rules or ways that things work in probation that you think should be changed?

7. Is there something that would help you get off probation and stay out of trouble that isn't available to you?
APPENDIX J
Data Planning Work Grid

The following tables reflect the three-tiered planning approach including the eight general data categories, as well as the initial listings of suggested data questions and data elements. Adapted from the Data Planning in Dual Status Youth Initiatives: Initial Suggestions article authored by Gene Siegel and available at: www.rfknrcj.org/resources. Please note that categories 4 and 5 are omitted from this work grid as its relevance for the Probation System work is limited. The initial listing in this work grid should be viewed as aspirational – something to strive for – as well as a reference tool to help sites identify and prioritize the data elements they may choose to track during and beyond the probation system review.

Among the data elements in each category, it is recommended that you consider classifying the information by the following categories: 1) essential information; 2) relevant information, but not essential right now and perhaps not readily available; or 3) will be important to know eventually but not at this point in the analysis.

<table>
<thead>
<tr>
<th>Data Category 1: Probation System Youth Prevalence</th>
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<tbody>
<tr>
<td><strong>Data Questions:</strong> How many probation youth are there in the juvenile justice population?</td>
</tr>
<tr>
<td><strong>Basic/Essential data elements:</strong> Juvenile justice unique case numbers/identifiers</td>
</tr>
<tr>
<td><strong>Additional/Supplemental data:</strong> History of prior contacts with juvenile justice</td>
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<tr>
<td><strong>Notes:</strong> (e.g. which data system(s) house the information, other data sources)</td>
</tr>
<tr>
<td><strong>Data Questions:</strong> How many diversion, informal supervision, and informal adjustment youth are there in the juvenile justice system?</td>
</tr>
<tr>
<td><strong>Basic/Essential data elements:</strong> Juvenile justice unique case numbers/identifiers</td>
</tr>
<tr>
<td><strong>Notes:</strong></td>
</tr>
<tr>
<td><strong>Data Questions:</strong> How many youth are currently on an active probation status? What is the average caseload size for juvenile probation officers? By risk level, how many youth are on an active probation status?</td>
</tr>
<tr>
<td><strong>Basic/Essential data elements:</strong></td>
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<tr>
<td><strong>Additional/Supplemental data:</strong></td>
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<td><strong>Notes:</strong></td>
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### Data Category 2: Case Characteristics and History

<table>
<thead>
<tr>
<th>Data Questions</th>
<th>Basic/Essential data elements:</th>
<th>Additional/Supplemental data:</th>
<th>Notes:</th>
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<tbody>
<tr>
<td>What does the probation system/diversion/informal population look like (demographic)?</td>
<td>DOB, race/ethnicity, gender</td>
<td>Status offense referral history</td>
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<tr>
<td></td>
<td></td>
<td>Juvenile justice system history including diversion, probation, and other juvenile justice statuses/levels of involvement</td>
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<tr>
<td>What is the type and seriousness of offense?</td>
<td>Status/misdemeanor/felony; personal, property, etc.</td>
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<tr>
<td>Where are probation system youth coming from?</td>
<td>Type of residence (dynamic variable, can change over time)</td>
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<tr>
<td>At what ages are youth becoming involved?</td>
<td>Youth residence address/zip at point of referral</td>
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<tr>
<td>Who are the referral sources for the target population</td>
<td>Law enforcement, school, family, etc.</td>
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<tr>
<td>What is the history of abuse/ neglect allegations and findings for these youth?</td>
<td>Delinquency arrest/referral history including referral sources and most serious charges</td>
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<tr>
<td>Data Questions:</td>
<td>Basic/Essential data elements:</td>
<td>Additional/Supplemental data:</td>
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<tr>
<td>How can your jurisdiction best track progress for each youth in the probation population?</td>
<td>Judicial history including names of jurists handling each hearing or number of different judges handling hearings</td>
<td>All hearings by type, date, findings, and hearing results – this may include informal proceedings as applicable</td>
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<tr>
<td>How long do key case processing stages take for the probation population?</td>
<td>Arrest to Referral; legal sufficiency to petition, petition to adjudication, etc.</td>
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<td>What are the court histories of the probation system population?</td>
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<tr>
<td>How many judges and attorneys have been involved in these cases?</td>
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<td>Attorney history including name(s) of attorney(s) at each hearing (including prosecutors, defense attorneys, dependency attorneys, et. al.)</td>
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<tr>
<td>If youth was detained, amount of time spent in detention?</td>
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<td>What percentage of cases are experiencing adjudication and disposition during the same hearing?</td>
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<td>How many pre-dispositional reports are being compiled?</td>
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<tr>
<td>Data Questions:</td>
<td>Basic/Essential data elements:</td>
<td>Additional/Supplemental data:</td>
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<tr>
<td>What types of services did the probation population receive before, during and after system entry and when are these services being provided?</td>
<td>Listing of all services/treatment provided including some indication of whether services were completed or not</td>
<td>Primary caregiver(s)</td>
<td>Reason for placement changes</td>
</tr>
<tr>
<td>What are the placement histories of the probation system population?</td>
<td>Living situation/placement statuses including all placement names and categories/types of placements</td>
<td>Reason for specific service provision</td>
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</tbody>
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<table>
<thead>
<tr>
<th>Data Questions:</th>
<th>Basic/Essential data elements:</th>
<th>Additional/Supplemental data:</th>
<th>Notes:</th>
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</table>
| Has local data collection and data reports for management purposes improved? | Data system houses necessary data elements  
Routine reports for relevant and requested information is available at managerial meetings | Enhanced automated case tracking and data capabilities including data analysis  
Service expenditure data that shows use of resources  
Evidence of workload impact including greater efficiency (e.g. probation officers in the field, out of court, timely case reports) | |
<p>| Are risk screens and assessments results captured for the individual youth and in the aggregate? | Results/Summaries of risk scores and treatment domains requiring service interventions (including specific type of treatment and/or service intervention) | | |
| Have policies and protocols for consistent use of and connection to targeted evidence-based services improved? | Appropriate designation of evidence-based services in the database/data collection form | | |
| Have court processes improved/become more timely? | Dates of hearings, names of judges conducting hearings, codes for hearing outcomes (e.g. held/completed, continued, etc.) | | |
| Is there evidence of more efficient use of limited resources? | | | |
| Have there been reductions placements and incarceration? | Conservative cost estimates for different types of placements and incarceration | | |
| Is there improved local capacity to analyze and track outcomes and trends? | Routine data reports for relevant and requested information | | |
| Is there evidence of reduced racial and ethnic disparities? | Appropriate codes to track race/ethnicity data | | |</p>
<table>
<thead>
<tr>
<th>Data Questions:</th>
<th>Basic/Essential data elements:</th>
<th>Additional/Supplemental data:</th>
<th>Notes:</th>
</tr>
</thead>
<tbody>
<tr>
<td>What types of delinquency case outcomes/results are these youth experiencing during project involvement, at case closure, and after program exit?</td>
<td>Case closure results</td>
<td>Available school performance data including enrollment, attendance, grades, absences, suspensions/expulsions, graduation, etc.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Subsequent new delinquent referrals after probation system closure</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Subsequent arrests, referrals, petitions, and adjudications (during and after program exit, including 6 and 12 month recidivism checks)</td>
<td></td>
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<tr>
<td></td>
<td>Subsequent dispositions or sentences</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Detention episodes in excess of 24 hours and lengths of stay in detention</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Changes in residential status</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Has probation system recidivism declined?</td>
<td>Recidivism definition(s)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Are probation system youth experiencing reduced detention episodes and, when detained, shorter lengths of stay?</td>
<td></td>
<td></td>
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<tr>
<td>Is there evidence of improved educational performance among the probation system population?</td>
<td></td>
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<tr>
<td>Is there evidence of improved involvement in pro-social activities?</td>
<td></td>
<td></td>
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<tr>
<td>Is there evidence of improved behavioral health functioning?</td>
<td></td>
<td></td>
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<tr>
<td>Is there evidence of increased stability in home or placement?</td>
<td></td>
<td></td>
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<tr>
<td>Is there evidence of improved family functioning?</td>
<td></td>
<td></td>
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<tr>
<td>Are probation system youth being “connected” to supportive and caring adults?</td>
<td></td>
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</tr>
</tbody>
</table>

Data category 8: Youth and Family Outcomes (including outcomes by age, gender, and race/ethnicity as applicable)
APPENDIX K

Management Oversight Practices / Communication Grid

There are 8 identified purpose areas for Departmental Staff Meeting(s). Please indicate on the below table the meetings currently convened in each purpose category. If there are more in each Purpose category, please # the meetings within the Current Meeting(s) column.

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Current Meeting(s)</th>
<th>Chair / Facilitator</th>
<th>Mandated Participants</th>
<th>Frequency (Weekly, Monthly, Annually, etc.)</th>
<th>Length Of Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intra-Departmental Information Sharing</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Intra-Departmental Planning &amp; Preparation</td>
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<td></td>
<td></td>
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<tr>
<td>Address Policy &amp; Procedure Issues</td>
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<td></td>
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<tr>
<td>Problem Solving</td>
<td></td>
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<td></td>
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<tr>
<td>Operational Planning</td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td>Department Performance Monitoring</td>
<td></td>
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<tr>
<td>Provide an Environment for Relationship Building, Employee Empowerment and Value Clarification</td>
<td></td>
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<td></td>
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<tr>
<td>Discuss Intra- and Interagency Issues</td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>
## APPENDIX L
### Professional Training Inventory

<table>
<thead>
<tr>
<th>Provider</th>
<th>Title (* = required)</th>
<th>Abstract / Description (indicate competency or skill to be developed)</th>
<th>Target Audience (e.g. Mgmt., Line staff, etc.)</th>
<th>Hours</th>
<th>Required Time Frame (e.g. new employee orientation, annually, bi-annually?)</th>
<th>Additional Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>
## APPENDIX M

### Inventory of Programs and Services

<table>
<thead>
<tr>
<th>Agency</th>
<th>Program</th>
<th>Service Description</th>
<th>Target Population (e.g. age, gender, criteria for participation)</th>
<th>Funding Source</th>
<th>Partnerships/Agreements</th>
<th># Of Youth Referred Annually</th>
<th># Of Youth Who Complete Annually</th>
<th>Average Length of Completion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Courts &amp; Probation System - Programs/Services</td>
<td>Multi-Systemic Therapy (MST)</td>
<td>Intensive, community-based youth and family intervention</td>
<td>Juveniles, ages 12-17</td>
<td></td>
<td></td>
<td>10-20</td>
<td>10</td>
<td>25 weeks</td>
</tr>
<tr>
<td></td>
<td>Functional Family Therapy (FFT)</td>
<td>Family therapy intervention for the treatment of violent, criminal, behavioral, school, and conduct problems with youth and their families.</td>
<td>Juveniles, ages 17 &amp; under.</td>
<td></td>
<td></td>
<td>40</td>
<td>32</td>
<td>20 weeks</td>
</tr>
<tr>
<td></td>
<td>High Fidelity Wraparound</td>
<td>Intensive wraparound program led by facilitator/case manager</td>
<td>Juveniles, ages 17 &amp; under.</td>
<td></td>
<td></td>
<td>50</td>
<td>45</td>
<td>1 year</td>
</tr>
<tr>
<td></td>
<td>Peer Mediation</td>
<td>Peer Mediation &amp; Conflict Resolution.</td>
<td>Court Ordered.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3 days</td>
</tr>
</tbody>
</table>
APPENDIX N
Risk Screening Tool & Risk-Needs Assessment Implementation Checklists

Research has found that with some youths, any exposure to the juvenile justice system (e.g. community service or probation) can actually increase their chances of offending again.¹ It has also been found that the severity of the first offense is not a significant indicator of future patterns of offending,² and that the majority of low-risk youth are unlikely to reoffend even with little to no intervention.³ It follows that there would be benefit to juveniles, probation departments, and juvenile justice agencies to sort juvenile offenders by risk, to divert low risk offenders away from the juvenile justice system as often as possible, and to focus on services to high risk offenders.⁴

Validated and comprehensive risk assessment tools can assess a youth's likelihood to reoffend and suggest a proper level of intervention specifically tailored for that individual. A validated risk assessment can guide intervention planning by determining what areas of the youth's life can be changed in order to reduce the likelihood of reoffending. In addition, risk assessment can offer a standardized method of important data collection to plan resource allocation and chart the overall progress of the youths.⁵

Adoption of a risk assessment tool is unlikely to make much difference in the handling of young offenders unless it is paired with a case management approach that guides how the risk assessment should be used in case processing.⁶ Risk-Needs-Responsivity (RNR) is a case management approach that, if implemented well, can lead to better outcomes for individuals involved in the justice system.⁷ The RNR approach suggests that any formal processing and case management of youth should be commensurate with a youth's level of risk for reoffending and should address the youth's specific dynamic risk factors.

Implementing risk screening or assessment with RNR principles can conserve resources for probation departments and juvenile justice systems and improve outcomes for youth while still protecting public safety. However, the impact of these tools will ultimately be based on how well it is implemented and a site's individual characteristics.⁸ Quality implementation, quality assurance, and buy-in from stakeholders are all crucial to successfully implement risk tools and principles in juvenile systems.

The following Checklists have been developed by the RFK National Resource Center for Juvenile Justice in collaboration with Gina Vincent, Ph.D., of the National Youth Screening and Assessment Partners, LLC. They have been developed to assist probation departments and juvenile justice agencies in their review and evaluation of the quality of their implementation practices and quality assurance methods and mechanisms in relation to their risk assessment and RNR tools. Used internally or through external facilitation during the Probation System Review, the completion of these Checklists provide an opportunity to identify strengths and weaknesses, and align the use of their adopted tools with standards of best practice.

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⁵ Ibid.
⁶ Ibid.
<table>
<thead>
<tr>
<th></th>
<th>Risk Screening Tool Implementation Checklist</th>
<th></th>
<th></th>
</tr>
</thead>
</table>
| 1. | **What decision will the risk screening tool be used to inform?**  
|   |   |   |   |
|   |   |   |   |
| 2. | **Who will administer the risk screening tool?**  
|   |   |   |   |
|   |   |   |   |
| 3. | **What is the timeframe for staff to complete the tool?**  
|   |   |   |   |
|   |   |   |   |
| 4. | **In what form are the results compiled?**  
|   |   |   |   |
|   |   |   |   |
| 5. | **Where are the results maintained?**  
|   |   |   |   |
|   |   |   |   |
| 6. | **Who receives the risk level results of the screening tool?**  
|   |   |   |   |
|   |   |   |   |
| 7. | **Have the staff persons that will be administering the screening tool received training from a qualified trainer?**  
|   |   |   |   |
|   |   |   |   |
| 8. | **Have the entities that will use the results of the screening tool been trained on how the tool is administered and how the results will be used?**  
|   |   |   |   |
|   |   |   |   |
| 9. | **How often is staff provided or required to complete “booster” training?**  
|   |   |   |   |
|   |   |   |   |
| 10. | **Who will be responsible for managing the quality assurance of the administration and use of the tool?**  
|   |   |   |   |
|   |   |   |   |
| 11. | **Has a protocol for the administration and use of the tool been developed?**  
|   |   |   |   |
|   |   |   |   |
| 12. | **Is there a protocol for regular data reporting about the risk levels of youth and the outcomes of their case (e.g. disposition, diversion)?**  
|   |   |   |   |
## Risk-Needs Assessment Tool Implementation Checklist

### PLEASE COMPLETE ONE CHECKLIST FOR EACH SEPARATE KEY DECISION POINT AT WHICH THE ASSESSMENT IS ADMINISTERED

- **0.** Pre-filing  □  Pre-adjudication  □  Pre-disposition  □  Other  ____________________________  Comments:  

- **1.** Which categories of youth will receive the assessment?
  - □ All youth
  - □ Youth who screened in with a validated risk screening tool
  - □ Sexual Offenders
  - □ Other  ____________________________  Comments:  

- **2.** What decision(s) will the risk-needs assessment be used to inform?
  - □ Filing
  - □ Identification of pre-trial services
  - □ Probation case plan
  - □ Category of supervision
  - □ Judge’s dispositional order
  - □ Other  ____________________________  Comments:  

- **3.** Who will administer the risk-needs assessment?
  - □ Intake Officer
  - □ Probation Officer
  - □ Other  ____________________________  Comments:  

- **4.** What is the timeframe for staff to complete the tool?
  - □ 7 days
  - □ 14 days
  - □ 21 days
  - □ Other  ____________________________  Comments:  

- **5.** In what form are the results compiled?
  - □ Hand-written report
  - □ Computerized report
  - □ Other  ____________________________  Comments:  

- **6.** Where are the results maintained?
  - □ Hard copy in case file
  - □ Electronic database:  ____________________________
  - □ Other  ____________________________  Comments:  

- **7.** Who receives the results of the risk-needs assessment?
  - □ Prosecutor:  ____________________________
  - □ Defense Counsel:  ____________________________
  - □ Probation Department:  ____________________________
  - □ Judge:  ____________________________
  - □ Court Clerk:  ____________________________
  - □ Youth:  ____________________________
  - □ Parent / Guardian:  ____________________________
  - □ Other  ____________________________  Comments:  

- **8.** Have the staff persons who will be administering the assessment received training from a qualified trainer?
  - □ Yes
  - □ No  
  To be completed by:  ____________________________  Comments:  

- **9.** Are coaches or ‘master trainers’ available for staff to rely on if they have assessment questions?
  - □ Yes
  - □ No  
  To be completed by:  ____________________________  Comments:  

- **10.** How often is staff provided or required to complete “booster” training?
  - □ Every 12 months
  - □ Every 24 months  
  To be completed by:  ____________________________  Comments:  

- **11.** Have entities that will see/use the results of the assessment (e.g. judges) been trained on how it is administered and how the results can and will be used?
  - □ Yes
  - □ No  
  To be completed by:  ____________________________  Comments:  

- **12.** Is there a policy or protocol in place for case plans to be checked by a supervisor to ensure these are in alignment with need areas and strengths?
  - □ Yes
  - □ No  
  To be completed by:  ____________________________  Comments:  

- **13.** Has a protocol or policy for the administration and use of the tool been developed?
  - □ Yes
  - □ No  
  To be completed by:  ____________________________  Comments:  

- **14.** Has a data reporting system been developed so routine data reports are shared within the agency? What aggregate reports will be developed?
  - □ Yes
  - □ No  
  To be completed by:  ____________________________  Comments:  

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**Probation System Review Guidebook, 3rd Edition**
# Risk Screening Tool Quality Assurance Checklist

<table>
<thead>
<tr>
<th>Risk Screening Tool Quality Assurance Checklist</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Is the tool being completed for every eligible youth?</td>
<td>☐ Yes ☐ No</td>
<td>Comments:</td>
</tr>
<tr>
<td>What percentage of the time?</td>
<td>Percentage ___________________________</td>
<td></td>
</tr>
<tr>
<td>2. Is the tool being completed in a timely manner as defined in protocols?</td>
<td>☐ Yes ☐ No</td>
<td>Comments:</td>
</tr>
<tr>
<td>What percentage of the time?</td>
<td>Percentage ___________________________</td>
<td></td>
</tr>
<tr>
<td>3. Are the results of the tool being shared with the relevant entity(ies) as defined in protocol or information sharing agreements?</td>
<td>☐ Yes ☐ No</td>
<td>Comments:</td>
</tr>
<tr>
<td>What percentage of the time?</td>
<td>Percentage ___________________________</td>
<td></td>
</tr>
<tr>
<td>4. Are staff compiling the information into the approved format and sharing it with the relevant entity(ies) in a prescribed timeframe?</td>
<td>☐ Yes ☐ No</td>
<td>Comments:</td>
</tr>
<tr>
<td>What percentage of the time?</td>
<td>Percentage ___________________________</td>
<td></td>
</tr>
<tr>
<td>5. What percentage of the time do low risk youth referrals receive the following alternative responses?</td>
<td>☐ Yes ☐ No</td>
<td>Comments:</td>
</tr>
<tr>
<td>% Dismissal ___________________________</td>
<td>% Diversion ___________________________</td>
<td>% Informally processing ___________________________</td>
</tr>
<tr>
<td>6. Is the risk tool being input into the electronic database in a timely manner?</td>
<td>☐ Yes ☐ No</td>
<td>Comments:</td>
</tr>
<tr>
<td>What percentage of the time?</td>
<td>Percentage ___________________________</td>
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</table>
## Risk-Needs Assessment Quality Assurance Checklist

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Yes</th>
<th>No</th>
<th>Percentage</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Is the tool being completed for every eligible youth?</td>
<td>□</td>
<td>□</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>What percentage of the time?</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>2.</td>
<td>Is the assessment being completed in a timely manner as defined in protocols?</td>
<td>□</td>
<td>□</td>
<td></td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Are the results of the tool being shared with the relevant entity(ies) as defined in protocol or information sharing agreements?</td>
<td>□</td>
<td>□</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>What percentage of the time?</td>
<td></td>
<td></td>
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<tr>
<td>4.</td>
<td>Are staff compiling the information into the approved format and sharing it with the relevant entity(ies) in a timely fashion?</td>
<td>□</td>
<td>□</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
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<tr>
<td>5.</td>
<td>Are youth receiving the appropriate level of supervision given their overall risk rating?</td>
<td>□</td>
<td>□</td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
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<tr>
<td>6.</td>
<td>Are the results being used to create individualized case plans based on risk level and unique needs and strengths?</td>
<td>□</td>
<td>□</td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
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<td></td>
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<tr>
<td>7.</td>
<td>Are staff making appropriate service recommendations at disposition OR appropriate service referrals according to the service matrix (whichever is applicable)?</td>
<td>□</td>
<td>□</td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
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<tr>
<td>8.</td>
<td>Is the tool being completed to reassess the youth's changing risks and needs as prescribed by policy?</td>
<td>□</td>
<td>□</td>
<td></td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
<td></td>
<td></td>
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<tr>
<td>9.</td>
<td>Do the case plans reflect updated scores from the prescribed reassessment?</td>
<td>□</td>
<td>□</td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
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<tr>
<td>10.</td>
<td>Is there evidence in the files that the reassessment results are being used to enhance decision-making and case management?</td>
<td>□</td>
<td>□</td>
<td></td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
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<tr>
<td>11.</td>
<td>Do probation sanctions and rewards reflect the youth's risk level as determined through the assessment of needs and strengths? (if applicable)</td>
<td>□</td>
<td>□</td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
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<tr>
<td>12.</td>
<td>Are assessments being reviewed and approved by a supervisor?</td>
<td>□</td>
<td>□</td>
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<tr>
<td></td>
<td>What percentage of the time?</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>13.</td>
<td>Are case plans (if applicable) being reviewed and approved by a supervisor to ensure they are in alignment with the youth's risk factors and strengths</td>
<td>□</td>
<td>□</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>What percentage of the time?</td>
<td></td>
<td></td>
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<tr>
<td>14.</td>
<td>Are assessments being input into the electronic database in a timely manner?</td>
<td>□</td>
<td>□</td>
<td></td>
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</tr>
<tr>
<td></td>
<td>What percentage of the time?</td>
<td></td>
<td></td>
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</tbody>
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APPENDIX P
Probation Officer Performance Evaluation

This document shall be used in conjunction with the Jefferson Parish Employee Evaluation in order to clarify not only what is expected of Probation Officer’s in the pursuit of best practices (achieving process and client outcomes) but how that will ultimately relate to the employee evaluation, i.e. potential pay raises, continued employment, etc.

This document does not supersede the Jefferson Parish Employee Evaluation; it provides written criteria to assist the Probation Supervisor filling out the evaluation and to make the Probation Officer aware of what it means to meet, exceed or fall short of expectations. This document can also be used to aid the Probation Officer when filling out their Self-Evaluation required by the Department of Juvenile Services.

Probation Benchmarks

1. A higher percentage of cases will successfully complete probation without adjudication for a new delinquent offense
2. A higher percentage of cases requiring therapy / treatment services will receive an evidence based intervention
3. An increase in pro social activity (e.g. organized sports, church groups, mentoring)
4. Reduce the annual number of OJ secure commitments to a lower percentage of the probation population
5. An increase in the number of youth diverted (deferred dispositions) who are referred by the schools and a reduction in school related arrests for active probation cases
## Probation Officer

### U1: Knowledge and Skill:

“Possesses and exercises the required job knowledge and full range of skills required for competent performance. Stays apprised of new information as it becomes available. Willing to spend time and effort to maintain current and thorough knowledge and skill.”

**Process Outcomes:**
- Referral and Treatment
- Sanctions for Non-Compliance
- Assessment, Planning and Review

**Client Outcomes:**
- Achievement of Academic Success
- Pro-Social Activity

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<tr>
<th>Performance Measure</th>
<th>Primary Duties</th>
<th>Exceeds</th>
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<tbody>
<tr>
<td><strong>U1: Knowledge and Skill:</strong></td>
<td>• Suggests educational options to parents for youth with academic difficulties&lt;br&gt;• Utilizes all options prior to staffing for out-of-home placement&lt;br&gt;• Provides general counseling to youth and family&lt;br&gt;• Utilizes Progressive Sanctioning Ladder to hold youth accountable&lt;br&gt;• Encourages youth to get involved in pro-social activities&lt;br&gt;• Encourages parents to get youth involved in pro-social activities&lt;br&gt;• Administers the SAVRY&lt;br&gt;• Encourages parents with a student demonstrating difficulties (educational and behavioral) to consult with JPPSS for ABIT referral&lt;br&gt;• Refer for assessment / treatment or drug education&lt;br&gt;• Investigate the background of children and families&lt;br&gt;• Prepares predisposition court reports&lt;br&gt;• Attends court hearings, gives testimony and makes recommendations&lt;br&gt;• Diverts appropriate low risk misdemeanor offenders to “Deferred Dispositional Agreements” or Informal FINS&lt;br&gt;•Prepares legal motions and forms&lt;br&gt;• Prepares Individual Service / Case Plans&lt;br&gt;• Prepares Service Plan Reviews</td>
<td>• Consistently high level performance&lt;br&gt;• Demonstrates an advanced proficiency in the full range of work skills and thorough job knowledge&lt;br&gt;• Learns quickly and keeps abreast of changes and new developments in the job&lt;br&gt;• Uses Parish and own resources to improve job knowledge&lt;br&gt;• Shares knowledge with others</td>
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| **U2: Quality of Work:** | • Works to ensure offenders entering the system are more capable leaving<br>• Conduct Drug Screens<br>• Monitor Treatment<br>• Visits schools<br>• Prepares and submits referrals for treatment and non-therapeutic services<br>• Follows up with treatment providers and maintains ongoing communication<br>• Writes Case / Activity Notes for Case File<br>• Investigate the background of children and families<br>• Prepares predisposition court reports<br>• Collects police reports for PDI and restitution investigations<br>• Monitors Probation conditions<br>• Enters information into court information system<br>• Administers the SAVRY<br>• Prepares Individual Service / Case Plans<br>• Prepares Service Plan Reviews | • Work consistently exceeds the expected level of accuracy, timeliness and thoroughness<br>• Rarely has to repeat the same tasks due to error<br>• Uses innovation to improve work quality |

**Process Outcomes:**
- Referral and Treatment

**Client Outcomes:**
- Decrease Substance Abuse
- Connection to Evidence Based Treatment Intervention

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**Note:**
- This table outlines the primary duties and expected performance levels for a Probation Officer, focusing on knowledge and skill, quality of work, and client outcomes.
- The Exceeds column highlights advanced proficiency and innovation in performance.
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| **U3: Volume of Work:** | • Prepares monthly statistical reports  
• Sets office appointments  
• Writes Case / Activity Notes for Case File  
• Visits Homes  
• Enters information into court information system  
• Visits job sites | • Produces an exceptional level of work output  
• Utilizes innovative or cost-effective work techniques that enable consistently high levels of work output or efficiency |

*Process Outcomes:*  
• Administrative  
• Assessment, Planning and Review

*Client Outcomes:*  
• Employability Skills

| **U4: Safety:** | Visits homes  
• Visits job sites  
• Review Safety Manual | • Long career characterized by excellent safety record, no safety violations, accidents or injuries to self or others  
• Very safety conscious and advocates others to use safe work practices and procedures |

*Process Outcomes:*  
• Referral and Treatment

| **U5: Reliability:** | • Prepares monthly statistical reports  
• Prepares Individual Service / Case Plans  
• Prepares Service Plan Reviews  
• Prepares and submits referrals for treatment and non-therapeutic services  
• Writes Case / Activity Notes for Case File  
• Prepares predisposition court reports  
• Attends court hearings, gives testimony and makes recommendations  
• Enters information into court information system  
• Administers the SAVRY | • Frequently starts/completes work ahead of schedule  
• Employee is willing to adjust work schedule when warranted  
• Uses time effectively to complete difficult tasks  
• Performs work in exemplary detail without sacrificing efficiency or economy  
• Work products are complete beyond standard expectations |

*Process Outcomes:*  
• Administrative  
• Assessment, Planning and Review

| **U6: Attendance:** | • Attends court hearings, gives testimony and makes recommendations  
• Review Attendance policy | N/A |

*Process Outcomes:*  
• Court Responsibility
### PROBATION OFFICER

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<th>Performance Measure</th>
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<tr>
<td><strong>U7: Working with Others:</strong></td>
<td><strong>Participates in OJJ / DJS staffings to secure services</strong>&lt;br&gt;<strong>Routinely meets with Probation Supervisor as directed</strong>&lt;br&gt;<strong>Actively participates in staff meetings</strong>&lt;br&gt;<strong>Works with community, schools and providers to ensure collective ownership of desired outcomes</strong>&lt;br&gt;<strong>Encourages the involvement of parents</strong>&lt;br&gt;<strong>Prepares monthly statistical reports</strong>&lt;br&gt;<strong>Participates in Supervisor Orientation with youth and family</strong>&lt;br&gt;<strong>Enlists the support of the community to respond effectively to youth needs</strong>&lt;br&gt;<strong>Collaborates with community partners to strengthen our ability to help those we serve</strong></td>
<td><strong>Exemplary in behavior towards others</strong>&lt;br&gt;<strong>Oriented towards teamwork at all times</strong>&lt;br&gt;<strong>Makes an extra effort to serve others</strong>&lt;br&gt;<strong>Maintains an organizational perspective</strong>&lt;br&gt;<strong>Able to deal effectively with a wide range of situations</strong>&lt;br&gt;<strong>Has a sound understanding of interpersonal relations and effectively applies it with individuals or groups</strong>&lt;br&gt;<strong>Resolves conflicts congenially</strong>&lt;br&gt;<strong>Takes a positive approach in dealing with co-workers and superiors</strong>&lt;br&gt;<strong>Exerts a positive influence for cooperation within the organization</strong>&lt;br&gt;<strong>Promotes harmony among associates</strong></td>
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<tr>
<td><strong>Process Outcomes:</strong>&lt;br&gt;• Referral and Treatment&lt;br&gt;• Administrative&lt;br&gt;• Community Liaison</td>
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| **S1: Serving the Public:** | **Encourages the involvement of parents**<br>**Makes arrests**<br>**Makes restitution referrals and keeps victims involved in process**<br>**Enlists the support of the community to respond effectively to youth needs**<br>**Collaborates with community partners to strengthen our ability to help those we serve**<br>**Visits homes**<br>**Removes youth from community if their safety or the security of the public is jeopardized by their continued presence**<br>**Encourages youth to get involved in pro-social activities**<br>**Encourages parents to get youth involved in pro-social activities**<br>**Diverts appropriate low risk misdemeanor offenders to “Deferred Dispositional Agreements” or Informal FINS**<br>**Visits job sites** | **Consistently demonstrates good judgment and strong rapport in public contacts**<br>**Listens to public concerns and resolves problems or refers to proper source**<br>**Handles adverse or pressure situations in an ideal manner**<br>**Always follows up with public inquiries** |
| **Process Outcomes:**<br>• Referral and Treatment<br>• Sanctions for Non-Compliance<br>• Court Responsibility<br>• Community Liaison | | |

<p>| <strong>Client Outcomes:</strong>&lt;br&gt;• Connection to Evidence Based Treatment Intervention | | |</p>
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<tr>
<td><strong>S2: Communication:</strong></td>
<td>Instructs parents to attend all school conferences (academic and disciplinary)</td>
<td>Writes well-organized, understandable, and accurate reports</td>
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<tr>
<td>“Communicates clearly, concisely, accurately and effectively orally and in writing.”</td>
<td>Prepares predisposition court reports</td>
<td>Oral and written presentation is excellent</td>
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<tr>
<td><strong>Process Outcomes:</strong></td>
<td>Suggests educational options to parents for youth with academic difficulties</td>
<td>Listens well and is successful in getting the point across</td>
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<tr>
<td>• Court Responsibility</td>
<td>Writes Case / Activity Notes for Case File</td>
<td>Encourages open communications to achieve understanding</td>
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<td><strong>Client Outcomes:</strong></td>
<td>Makes referrals for mentoring</td>
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<tr>
<td>• Achievement of Academic Success</td>
<td>Encourages youth to get involved in pro-social activities</td>
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<td>• Instructs parents to attend all school conferences</td>
<td>Encourages parents to get youth involved in pro-social activities</td>
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<tr>
<td>(academic and disciplinary)</td>
<td>Attends court hearings, gives testimony and makes recommendations</td>
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<tr>
<td>• Prepares predisposition court reports</td>
<td>Prepares legal motions and forms</td>
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<tr>
<td>• Suggests educational options to parents</td>
<td>Routinely meets with Probation Supervisor as directed</td>
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<td>for youth with academic difficulties</td>
<td>Actively participates in staff meetings</td>
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<tr>
<td>• Writes Case / Activity Notes for Case File</td>
<td>Enters information into court information system</td>
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<td>• Enters information into court information system</td>
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<tr>
<td>• Prepares Individual Service / Case Plans</td>
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<td></td>
<td><strong>S3: Decision-making:</strong></td>
<td>Makes correct decisions on the most complicated problems</td>
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<td>“Adequately analyzes problems. Generally arrives at correct decisions.”</td>
<td>Removes youth from community if their safety or the security of the public is jeopardized by their continued presence</td>
<td>Always gathers the best information to make decisions</td>
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<td><strong>Process Outcomes:</strong></td>
<td>Sanction for non-compliance with Drug Screen Policy</td>
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<tr>
<td>• Sanctions for Non-Compliance</td>
<td>Diverts appropriate low risk misdemeanor offenders to “Deferred Dispositional Agreements” or Informal FINS</td>
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<tr>
<td>• Court Responsibility</td>
<td>Refers youth to vocational counselor for job placement</td>
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<td><strong>Client Outcomes:</strong></td>
<td>Encourages parents with a student demonstrating difficulties (educational and behavioral) to consult with JPPSS for ABIT referral</td>
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<td>• Decrease Substance Abuse</td>
<td>Makes referrals for mentoring</td>
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<tr>
<td>• Employability Skills</td>
<td>Utilizes Progressive Sanctioning Ladder to hold youth accountable</td>
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<tr>
<td>• Makes arrests</td>
<td>Holds parents accountable for non-compliance with court orders</td>
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<tr>
<td>• Prepares Individual Service / Case Plans</td>
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| **S4: Supervision and Management** | N/A | N/A |
| **S5: Equipment and Materials** | N/A | N/A |
The Robert F. Kennedy National Resource Center for Juvenile Justice, led by Robert F. Kennedy Children’s Action Corps, provides consultation, technical assistance, and training to serve local, state, and national leaders, practitioners and youth-serving agencies to improve system performance and outcomes for youth involved with the juvenile justice system.

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