



# Marion County Senate Bill (SB) 416/Family Sentencing Alternative Program (FSAP)

The Marion County SB 416 and FSAP are alternative rehabilitative programs for non-violent career property and drug offenders who have an identifiable substance abuse issue, motivation to change their behavior, and parents of minor children (FSAP). By providing a balance of treatment, professional mentors, coordinated case management, parenting classes, and intensive supervision through the Parole and Probation Division of the Sheriff's Office, the program seeks to reverse long standing, substance abuse driven criminal thinking by offenders who are at a high risk to engage in further criminal behavior. These programs are funded through Criminal Justice Commission's Justice Reinvestment Initiative and the Oregon Department of Corrections, with monies being shared between the Marion County Sheriff's Office, District Attorney's (DA's) Office, and Bridgeway Recovery Services (BRS).

The SB416 program allows up to 60-80 participants to be entered over a one year period. Additionally, FSAP has a program capacity of up to 45 participants. All program participants receive a level of case management that ensures a coordinated delivery of services. Program participants also receive evidence-based substance abuse treatment programming, as well as professional mentoring services through BRS. Supervision practices include increased contacts and an adherence to the Effective Practices in Community Supervision (EPICS) model developed by the University of Cincinnati Corrections Institute. Access to employment services, housing, education, coordinated case management and parenting classes are also offered based on assessed risk factors.

Any eligible participant must goes through evaluations by both the District Attorney's Office and Sheriff's Office before entry is allowed. The District Attorney's office plays the role of gatekeeper by identifying potential candidates who meet the qualifying criteria designed to strike a balance between community safety and the goals of the program. Qualifying criteria that is considered includes whether the current crime charged carries a prison term, the defendant's history of probation violations, scope of the criminal charge(s), whether they have minor children, and whether the defendant's criminal history includes convictions for domestic violence, sex offenses, or violent felonies. If a defendant is considered appropriate, the DA's office confirms that the individual considered is a medium to high risk offender based on the results of the Public Safety Checklist (an actuarial risk assessment tool that uses offender characteristics to predict the probability of recidivism).

If a defendant is determined to be an appropriate candidate, a referral is sent to the Sheriff's Office. The Sheriff's Office conducts a series of assessments and interviews with potential candidates to determine if they are appropriate for the program. These assessments include: the Level of Service/Case Management Inventory (LSCMI) to determine criminogenic risk factors; the University of Rhode Island Change Assessment (URICA) to determine motivation; the Women's Risk Need Assessment (WRNA); and the Texas Christian University Drug Screen V (TCUDS V) to determine the severity of addiction. The totality of these

assessments determines whether the candidate proceeds forward in the court process as a program candidate.

If a candidate is referred and approved by both the DA's and Sheriff's Offices, they are allowed to participate in the assigned program and receive the services upon pleading guilty and being convicted of the crime(s) charged. Through this process, both programs seek to divert a specific group of defendants from prison into a highly structured and supportive program. By providing a higher level of supervision and services which address risk factors correlated to criminal activity, the goal is to decrease the likelihood of recidivism and enhancing community safety.

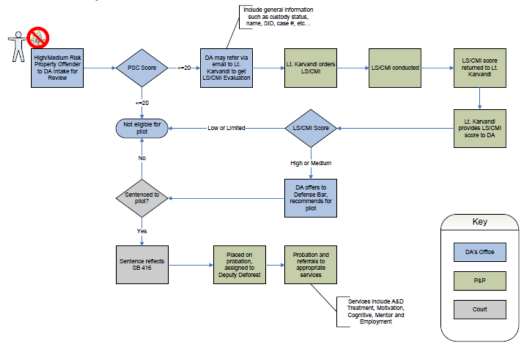
#### **Key Facts:**

- Approximately 240 clients sentenced to the SB 416 program since inception.
- SB416: As approved by the Criminal Justice Commission's Justice Reinvestment Initiative, funding provides for a deputy district attorney, two probation officers, addiction treatment and mentoring, and five jail beds. Total yearly program cost: \$636.070
- 12 month recidivism rate: Of those clients sentenced to the SB 416 program, at the end of the first year only 12% committed a new felony compared to 27.9% of the general high risk population on probation in Marion County.
- Effectively supervising offenders sentenced to the SB 416 program in the community represents significant cost savings. Within any given year, there are approximately 60 clients within the SB 416 program. This equates to approximately 21,000 prison "bed days" saved by utilizing community supervision to safely manage and hold clients accountable in the community in lieu of sentencing them to prison.
- Mirrored by Lane and Klamath County and part of a randomized control trial coordinated by the Oregon Criminal Justice Commission.
- FSAP: Total cost of \$450,189 (18-month cost), which includes the cost of a Parole & Probation Deputy Sheriff, two treatment staff (counselor and mentor), and subsidized housing.
- 25 clients and 48 children are part of FSAP. In almost 18-months, only one participant has been revoked to prison.

## **Contact information:**

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## Marion County SB 416 Pilot DA Process



#### **Supervision Process**

