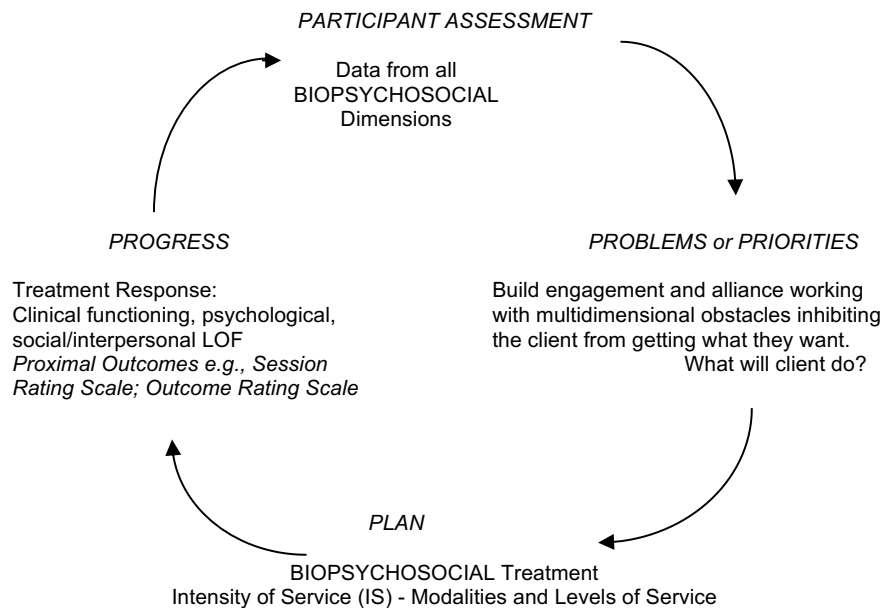

**Improving Communication and Multidisciplinary Teamwork:
How to Communicate and Integrate Treatment and Case information**

David Mee-Lee, M.D. Davis, CA
Mobile (916) 715-5856
davidmeelee@gmail.com davidmeelee.com
tipstoptics.com instituteforwellness.com

November 16, 2022 Danvers, MA
New England Association of Recovery Court Professionals Annual Conference

A. Underlying Principles of The ASAM Criteria

1. Measurement-based Treatment – Feedback Informed Treatment



2. Assessment of Biopsychosocial Severity and Function (The ASAM Criteria 2013, pp 43-53)

The common language of six ASAM Criteria dimensions determine needs/strengths:

1. Acute intoxication and/or withdrawal potential
2. Biomedical conditions and complications
3. Emotional/behavioral/cognitive conditions and complications
4. Readiness to Change
5. Relapse/Continued Use/Continued Problem potential
6. Recovery environment

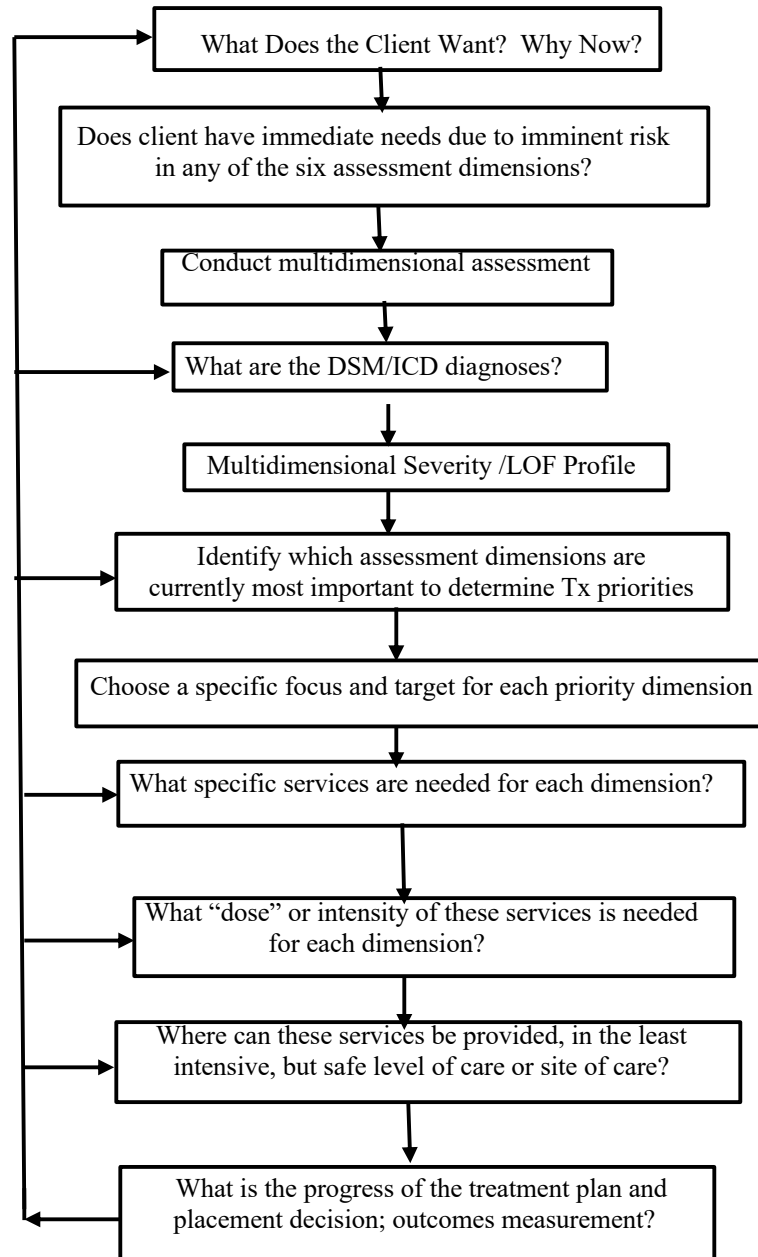
3. Biopsychosocial Treatment - Overview: 5 M's

- * Motivate - Dimension 4 issues; engagement and alliance building
- * Manage - the family, significant others, work/school, legal
- * Medication – withdrawal management; HIV/AIDS; MAT - anti-craving anti-addiction meds;
- * Meetings - AA, NA, Al-Anon; SMART Recovery, Dual Recovery Anonymous, etc.
- * Monitor - continuity of care; relapse prevention; family and significant others

4. Treatment Levels of Service (*The ASAM Criteria* 2013, pp 106-107)

- 0.5 Early Intervention
- 1 Outpatient Services
- 2 Intensive Outpatient/Partial Hospitalization Services
- 3 Residential/Inpatient Services
- 4 Medically-Managed Intensive Inpatient Services

B. How to Organize Assessment Data – How to Target and Focus Treatment Priorities
(*The ASAM Criteria* 2013, p 124)



2. What to Do with Poor Outcomes – ACCEPT © David Mee-Lee, 2018

Assess what is and is not working

Change treatment plan to improve outcomes

Check treatment contract if participant reluctant to modify the treatment plan

Expect effort in a positive direction – “do treatment” not “do time”

Policies that permit mistakes and honesty; not zero tolerance

Track outcomes in real time – functional change (attitudes, thoughts, behaviors) not compliance

(For more information on ACCEPT see Tips and Topics April 2019

What to do with poor outcomes: ACCEPT is an acronym to help you think through what to do when a client, patient or participant is not doing well in treatment.

<https://tipsntopics.com/april-2019/>

Tips and Topics May 2019

Lying and dishonesty in Treatment Courts and what to do; applying and using ACCEPT with dishonesty.

<https://tipsntopics.com/may-2019/>)

C. Communication with all Members of the Multidisciplinary Team to Track Treatment and Court Plan Progress

1. What is to Say to Engage People

“Thank-you for choosing to come to treatment.”

“I didn’t choose you. They made me come.”

“What would happen if you hadn’t come today?”

“I’d do more time, or won’t get off probation.”

“Would that be OK with you if that happened?”

“Hell no, that’s why I’m here.”

“Well then thank-you for choosing to work with me so I can help you do less time or get off probation.”

2. What to Say to Orient Participants

“Thank-you for choosing to enter join Drug Court. The reason you have been given the opportunity to get treatment rather than be incarcerated is that you have addiction that is related to your charges. We believe that if you get addiction treatment and establish recovery, this will not only be good for your life, but society will benefit from increased public safety, decreased crime and spending resources on treatment rather than incarceration, which is much more expensive.

But you are accountable for doing treatment, not time; for working on changing your attitudes, thinking and behavior; not just complying with a program and graduating.”

3. What to Say to Check on Progress

“Tell me about your treatment plan.” (Pause to see what the participant says and monitor if they are working on anything in particular to improve functioning for public safety; or whether they are just “doing time” e.g., “I just have to be here and have another three months.”)

“What you are working on to change your attitudes, thinking or behavior that has gotten you into trouble with crime, restricted your freedom and threatened public safety?”

4. What to Say to Track Treatment Engagement

“What would you like to do in this session or in group today to advance your treatment plan?” (Pause to see what the participant says and monitor if they are working on anything in particular to improve functioning for public safety; or whether they are just “doing time” e.g., “I just have to be here” Or “What do you want me to say?”)

What you would hope they would say is: “I don’t have an anger problem, but I am trying to get off probation so I’m going to ask someone to role play with me an angry situation. Others would get into a fist-fight but not me. I have good anger management skills and am going to demonstrate to the group how to handle that in assertive but nonviolent way. You will note that down and let my PO know that I am doing well.”

5. What to Say to about Positive Drug Screens

“In addiction treatment, it’s not OK to use any unauthorized substance. But if this didn’t happen and everyone had perfect control over using, they wouldn’t have addiction and wouldn’t need treatment. You can learn skills and use supports to never have to use again, so it is not inevitable that you will have a flare up and use.

But if it happens to you or anyone else in treatment with you, it is your responsibility for your safety and your fellow participants to immediately address any attitudes, thinking or behavior building up to any use substance use; or any actual use. Reach out to a team member just like you would if experiencing a heart attack. They will then work with you to find out what went wrong and how to improve your treatment plan to prevent another flare-up.

If substance use happens in a residential setting there will be a community meeting ASAP to help anyone who used with you. If you or anyone else is not interested in finding what went wrong and how to fix it, then anyone has the right to choose no further treatment and take the legal consequences of their criminal offense.”

6. What *not* to say to about Positive Drug Screens

“In addiction treatment, it’s not OK to use any unauthorized substance. You are mandated to be abstinent and if you use and it is found on a drug screen, you will be sanctioned and could be set back a phase in your treatment program. If it happens more than once, you could be incarcerated for a brief period and it may even be grounds for discharge from the drug court program.

In order to advance through the phases of the Drug Court program and eventually graduate, you must demonstrate full abstinence. If you do not, there are escalating sanctions, but there are also incentives for those who do stay abstinent.”

“Now be honest, did you use or not?!!”

7. What to Say in Individual, Group, or an Emergency Community Meeting

“Please share what happened that led up to and triggered the substance use so we can figure out what went wrong and help you get back on track. If others used with you, please identify them so we can do the same process with them ASAP.

If you are willing to change your treatment plan and work on fixing the mistakes with commitment and effort in good faith, then treatment continues. If you are not interested in doing that, you have a right to choose no further treatment and be discharged from the program.”

D. What Court and other Mandating Agencies Should Expect from Treatment Providers

Participants mandated to treatment are varied and can present with addiction, mental health and physical health complexity. These diverse clinical presentations highlight the need for individualized approaches that treatment providers should be pursuing with the client:

1. Assessment of each client's multidimensional needs as per The ASAM Criteria six dimensions. So assessing if a person is developmentally disabled and suffers from an intellectual developmental disorder (previously called Mental Retardation) is important compared with a person who has antisocial personality disorder or lifestyle and is very institutionalized and used to incarceration. The intellectually developmental disordered person has deficits in reasoning, problem solving, abstract thinking, judgment, learning from instruction and experience etc. The institutionalized antisocial person experiences sanctions like water on a duck's back.

2. Assessment and methods to enhance treatment engagement and good faith effort of the client in treatment. Participants with co-occurring mental and addiction issues will have more difficulty with engagement and have needs that require awareness of their multiple vulnerabilities. Treatment plans need to be assessment-based and person-centered not program and compliance based. Because of different client learning styles and their array of needs, any manualized and evidence-based curriculum may require adaptation to fit each client's problems and progress/outcomes.

This calls for a level of clinical sophistication to use Evidence-Based Practices (EBPs) in a person-centered and outcomes driven manner rather than a compliance and one-size-fits-all manner. Interactive Journaling is an evidence-based method to facilitate self-change using Motivational Interviewing, stages of change work and CBT. The Change Companies has a Drug Court journal that can be used along with other journals designed for criminal justice populations used by Federal Bureau of Prisons and many others.

3. Outcomes-driven treatment. Is the client making progress in real accountable change? Are they demonstrating improved functioning that will increase public safety, decrease legal recidivism and increase safety for children and families? Active credible treatment is not just about compliance with attendance and negative drug screens. Is the client invested in a change process at a pace that fits their assessed abilities and vulnerabilities? Or is the client merely passively complying, which does not translate into lasting change and increased safety? How do we impact the revolving door of repeated episodes of treatment and incarceration, or child protective services involvement, which wastes resources and does not produce the outcomes we all want?

E. Procedures to assure treatment adherence

(National Association of Drug Court Professionals (NADCP), Adult Drug Court Best Practice Standards Volume II, 2014)

I. Multidisciplinary Team

A. Team Composition

Drug court team comprises representatives from all partner agencies involved in the creation of the program, including but not limited to judge or judicial officer, program coordinator, prosecutor, defense counsel representative, treatment representative, community supervision officer, and law enforcement officer.

B. Pre-Court Staff Meetings

Team members consistently attend pre-court staff meetings to review participant progress, determine appropriate actions to improve outcomes, and prepare for status hearings in court.

C. Sharing Information

Team members share information as necessary to appraise participants' progress in treatment and compliance with conditions of drug court.

Information shared should focus on whether participant is changing his or her attitudes, thinking, and behavior in areas that previously threatened public safety, legal recidivism, and safety for children and families.

(National Association of Drug Court Professionals (NADCP), Adult Drug Court Best Practice Standards Volume II, 2014, pages 38, 39, 43.)

II. Team Communication and Decision Making

To increase team functioning, the following issues are best addressed:

1. Recognition that all team members have the same common purpose and mission: public safety, safety for children, decreased legal recidivism and crime.
2. All members could benefit from common language of assessment of stage of change – models of stages of change.
3. Develop consensus practice approach for addressing readiness to change: meeting participants where they are at, solution-focused, motivational enhancement that is affirming and respectful.
4. Develop consensus on how to combine resources and leverage to effect change, responsibility and accountability – coordinated efforts to create and provide incentives and supports for change.
5. Improve communication and conflict resolution - committed to common goals of public safety; responsibility, accountability, decreased legal recidivism and lasting change. Keep our collective eyes on the prize: “No one succeeds unless we all succeed!”

III. Drug and alcohol testing provides an accurate, timely, and comprehensive assessment of unauthorized substance use throughout participants’ enrollment in the treatment court.

F. Moving from Punishment to Accountability for Lasting Change – Implications for Sanctions and Incentives

(Tips and Topics, Volume 12, No. 6, September 2014. www.changecompanies.net; click on Blogs; click on Tips and Topics and go to the Archives on left hand side.)

1. Sanction for lack of good faith effort and adherence in treatment based on the clinical assessment of the person’s needs, strengths, skills and resources. Don’t sanction for signs and symptoms of their addiction and/or mental illness in a formulaic manner that is one-size-fits-all.
2. The treatment provider is responsible for careful assessment and person-centered services and to keep the court apprised of any risk to public safety. The court should be informed about the client’s level of good faith effort in treatment; and whether the client is improving in function at a pace consistent with their assessed needs, strengths, skills and resources. The provider should not just report on passive compliance with attendance and production of positive or negative drug screens - passive compliance is not functional change.
3. If the client is not changing their treatment plan in a positive direction when outcomes are poor e.g., positive drug screens, attendance problems, passive participation, no change in peer group activities and support groups like AA etc., then the client is “doing time” not “doing treatment and change.” Providers need to then inform the judge that the client is out of compliance with the court order to do treatment. The client consented to do treatment not just do time and should be held accountable for their individualized treatment plan. If the client is substantively modifying their treatment plan in a positive direction in response to poor outcomes; and adhering to the new direction in the treatment plan, then the client should continue in treatment and not be sanctioned for signs and symptoms of their illness(es).
4. Incentives for clients can be explored and matched to what is most meaningful to them. For example, incentives that allow a client to choose a gift certificate or coupon for a restaurant may be meaningful for some clients. But others may find assistance in seeing their children; or receiving help with housing; or advocacy to change group attendance times to fit better their work schedule to be more meaningful incentives to be used. This requires an individualized approach recommended to the court by providers

who should know their client's needs, skills, strengths and resources. It is too much to expect the judge can work all this out in a busy schedule of court appearances.

5. A close working relationship between the client, judge, court team, all stakeholders and treatment providers is needed to actualize this approach.

Some judges are rightly concerned that treatment providers are not watching for public safety concerns closely enough and take treatment into their own hands. This can result in sanctions or mandates that are not assessment based e.g., mandating 90 days of residential level of care; or 90 Alcoholics Anonymous meetings in 90 days; or ordering sanctions that may be ineffective in producing improved treatment engagement and real client functional change.

G. Questions and Dilemmas

1. If they don't stop using, treatment is fine but at some point enough is enough and you have to kick them out of drug court and lock them up?

If you just look at the behavior of a person with addiction, you may see a person who lies, cheats, breaks laws and appears to lack good moral values.

- An understandable (but counterproductive) reaction of society is to punish such antisocial behaviors and approach a person with addiction as "a bad person" to be punished.
- The productive attitude to achieve public safety and real lasting change is to "realize that good people can do very bad things, and the behaviors of addiction are understandable in the context of the alterations in brain function."

2. If you do individualized treatment, won't participants scam the system? If we don't treat them with all the same expectations, won't they all try to get around the rules as much as they can?

If you think "individualized treatment" means just allowing participants to pick and choose what parts of the program they will participate in; and not have any expectation of accountability to follow a treatment plan, then I can understand your concern. But "individualized treatment" is about collaborating on a treatment plan that matches the specific needs of the participant, makes sense to the participant, and therefore has the best chance to actually work and succeed.

Treatment isn't about rules, phases, behavior control and punishment. It is about holding a person accountable for changing their beliefs, attitudes and lifestyle such that they are:

- Better parents if getting their children back is what they want
- Better citizens if getting out of jail or off probation is what they want
- Less impulsive and out of control if not getting arrested is what they want
- Mentally stable, sober and in recovery if getting housing or a job or happiness is what they want
- Better workers or partners if keeping a job or relationship is what they want

LITERATURE REFERENCES AND RESOURCES

ASAM has guidelines outlining best practices for drug testing in addiction settings:
“ASAM Appropriate Use of Drug Testing in Clinical Addiction Medicine.”
<https://www.asam.org/resources/guidelines-and-consensus-documents/drug-testing>

NADCP has developed a set of guidelines outlining how drug testing is applied in drug court settings:
National Association of Drug Court Professionals (NADCP), ADULT DRUG COURT BEST PRACTICE
STANDARDS VOLUME II
http://www.nadcp.org/sites/default/files/2014/Best%20Practice%20Standards%20Vol.%20II._0.pdf

“A Technical Assistance Guide For Drug Court Judges on Drug Court Treatment Services” - Bureau of Justice Assistance Drug Court Technical Assistance Project. American University, School of Public Affairs, Justice Programs Office. Lead Authors: Jeffrey N. Kushner, MHRA, State Drug Court Coordinator, Montana Supreme Court; Roger H. Peters, Ph.D., University of South Florida; Caroline S. Cooper BJA Drug Court Technical Assistance Project. School of Public Affairs, American University. May 1, 2014.

Bureau of Justice Assistance (BJA) training video on The ASAM Criteria that can be viewed by creating an account and going to the Adult Drug Court Lessons. The system can be found at www.treatmentcourts.org and this video was initiated by Dennis Reilly at the Center for Court innovation.

Critical Treatment Issues Webinar Series, Bureau of Justice (BJA) Drug Court Technical Assistance Project at American University Feb. 10, 2016 – May 3, 2016.
<https://www.youtube.com/watch?v=AuUEP52z1Xk>

Gallagher, John R, Nordberg, Anne, Deranek, Michael S, Ivory, Eric, Carlton, Jesse & Woodward Miller, Jane (2015): “Predicting Termination from Drug Court and Comparing Recidivism Patterns: Treating Substance Use Disorders in Criminal Justice Settings”, *Alcoholism Treatment Quarterly*, 33:1, 28-43.

Goldfried, Marvin R. (2019): "Obtaining Consensus in Psychotherapy: What Holds Us Back?" *American Psychologist* Vol. 74, No. 4, 484–496.

Mee-Lee D, Shulman GD, Fishman MJ, and Gastfriend DR, Miller MM eds. (2013). *The ASAM Criteria: Treatment Criteria for Addictive, Substance-Related, and Co-Occurring Conditions*. Third Edition. Carson City, NV: The Change Companies.

Mee-Lee, David (2016): “Watch What You Say: How Language Shapes Attitudes” *Paradigm* Vol. 20, No. 3. pp.7-9.

Williams IL, Mee-Lee D, Gallagher JR, Irwin K (2017): “Rethinking Court-Sanctioned Reintegration Processes: Redemption Rituals as an Alternative to the Drug Court Graduation” *The Howard Journal of Crime and Justice*. Volume 56, Issue 2 June 2017 Pages 244–267.

Williams IL, Mee-Lee D, Gallagher JR, Irwin K (2017): “Rethinking Court-Sanctioned Reintegration Processes: Redemption Rituals as an Alternative to the Drug Court Graduation” *The Howard Journal of Crime and Justice*. Volume 56, Issue 2 June 2017 Pages 244–267.

FREE MONTHLY NEWSLETTER

“TIPS and TOPICS” – Three sections: Savvy, Skills and Soul and at times additional sections: Stump the Shrink; Success Stories and Sharing Solutions. Sign up at tipsntopics.com at the top of the homepage “Sign Up Now!”