

# Substance Use Disorder Treatment Within the Criminal Justice System

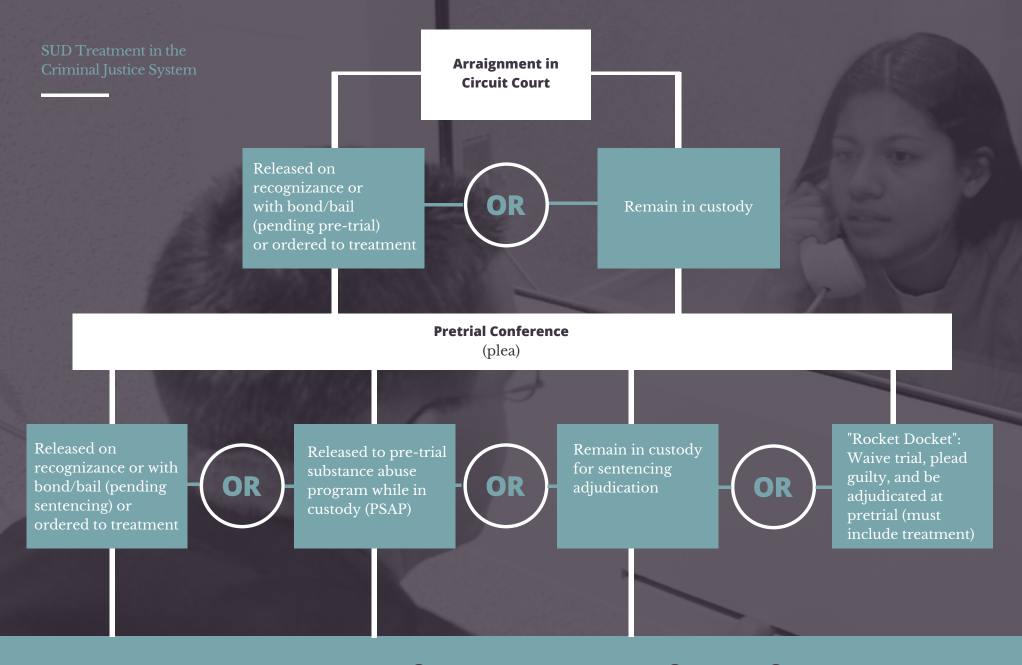


#### 1. Arraignment In District Court

SUD Treatment in the **Arraignment in** Criminal Justice System **District Court** Released on Remain in custody bond/bail pending preliminary \* **Preliminary Hearing in District Court** If probable cause, case is sent to Grand Jury. If indicted by Grand Jury, case is sent to Circuit Court. \*with or without order to accept Released on treatment recognizance or with Remain in custody bond/bail pending Circuit Court \*

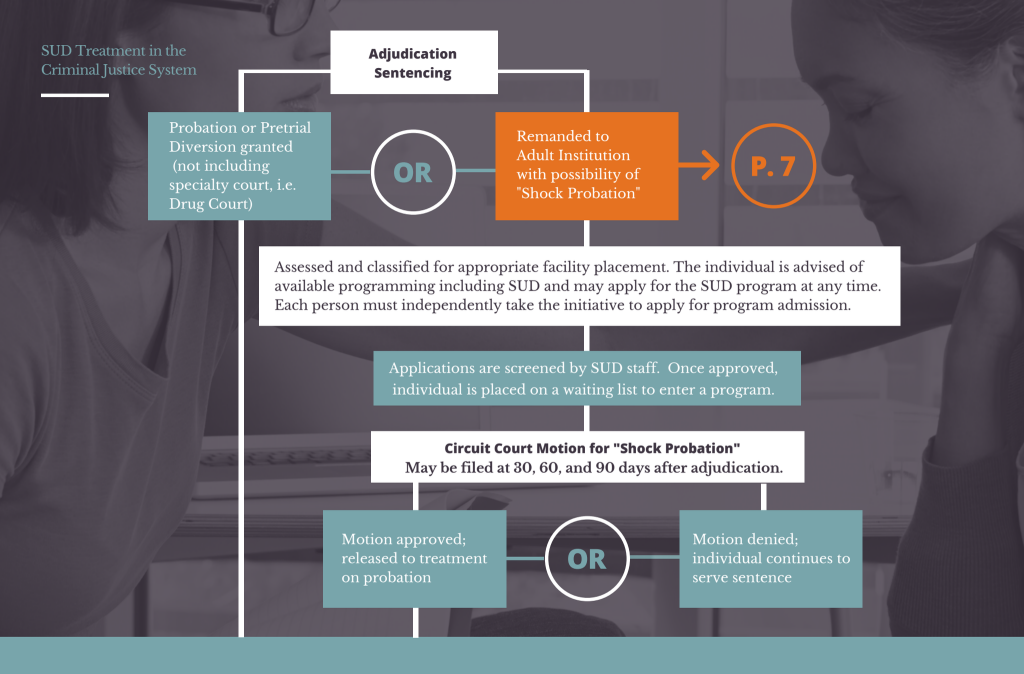
### 2. Arraignment In Circuit Court

**For Felonies** 



#### 3. Pre-Sentencing Investigation

To inform court of treatment needs and potential risks; performed by Probation and Parole.



#### 4. Treatment On Probation

SUD Treatment in the Criminal Justice System

No treatment recommendations continued supervision

Substancerelated violation

Referred to community SSC to assist in the implementation of aftercare Granted Probation or Pretrial Diversion (not including specialty court)

Assigned probation officer (PO). Conditions of supervision discussed. Program referrals.

SUD assessment by Social Service Clinician (SSC)

Referred to appropriate treatment

Negative program progression +UA, non-compliance, abscond probation violation

Intervention by PO and/or SSC

Continued supervision with graded sanctions

OR

Probation revoked and incarcerated

Successful program completion.; continued supervision and relapse prevention

Probation Revocation Hearing: Arraignment in Circuit Court follows same process described on Page 3 with possibility of continued probation

## 5. Continued Supervision

**With Graded Sanctions** 



#### 6. Return Home