

RFP Questions – Court Referred Treatment Services

1. Q: Define court-referred. Which courts-municipal or state? What kind of offenses?

A: Court referred means Municipal Court. The offenses are first time alcohol and drug offenses.
2. Q: Are probation and parole referrals included? Parole violators? First time offenders? Currently incarcerated in county jail or state prison?

A: Probation and parole referrals are not usually included. Nor are incarcerated in County jail or State prison these people are not usually in the municipal court system they are usually in the superior court system.
3. Q: What is the anticipated number of referrals?

A: The anticipated number of referrals depends on the municipality and the unit cost per agency that gets the contract.
4. Q: How does the county envision the referral process working?

A: The municipal court judge does the referrals.
5. Q: Is the provider responsible for outreach to referral sources or will referral sources be contacting providers?

A: No
6. Q: Who would be a typical client?

A: A typical client would be a first time offender of a drug/alcohol related offenses that the judge believes an assessment/evaluation and maybe some education about addiction would be helpful to get the person on the right track.
7. Q: Would the agency have to go to the court or institution to conduct an assessment or would the client have the opportunity to visit the agency?

A: If the agency wants to go to the court and do the evaluation it may be OK, but typically the person goes to the agency.
8. Q: What type of reporting to the court would be required?

A: Letters and a copy of the evaluation would be necessary to send to the court as well as any follow-up on the client.