



ADULT DRUG COURT PARTICIPANT HANDBOOK

ADULT DRUG COURT PRO

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WELCOME



Welcome to the Benton County Adult Drug Court (ADC). This program was created to give persons charged with qualifying felonies an opportunity to seriously address their addiction to drugs and alcohol and recover from their addiction. By choosing to enter the Benton County Adult Drug Court program, you are choosing, perhaps, the best opportunity you will ever have to reclaim and rebuild your life.

This handbook is designed to answer your questions, provide overall information about the program, and explain what will be required of you as a drug court participant. As a participant, you will be expected to comply with Drug Court rules, follow the instructions given in Drug Court by the judge and comply with the treatment plan developed for you by your treatment provider and the drug court team.

We are happy to welcome you into the program and wish you every success in your recovery.

Please read this handbook carefully. It is your responsibility to be familiar with the contents. We encourage you to share this information with your family and friends who support your recovery. The information in this handbook may change from time to time, without prior notice, and should

not be considered a binding agreement between you and the Drug Court program.

OVERVIEW

The Benton County ADC is a voluntary, individualized, six-phase intervention program for adults who have been charged with one or more qualifying felony offenses and who have been unable to stay clean and sober. It is a collaborative effort of the Benton County Superior Court, Benton County Prosecuting Attorney's Offices, Benton County Public Defender's Panels, Benton County Human Services Department, Benton County Sheriff's Departments, Washington State Department of Corrections, other police agencies and case management and treatment programs. By working together, we seek to provide a variety of programs and consistent supervision geared toward supporting and helping you maintain a drug-free life.

ADC involves frequent court appearances, strong judicial supervision, random drug testing, frequent, unscheduled home visits by drug court team members or police officers, group and individual drug/alcohol treatment, as well as other needed and assigned programs and services. The Court awards incentives for compliant behavior and progress and provides interventions for non-compliant behavior. Participants who do not comply with drug court rules and requirements may be jailed, required to engage in volunteer hours, moved back to a previous phase of ADC, ordered to undergo increased treatment, or be subject to a variety of other interventions. If interventions are no longer deemed effective, the participant may also be terminated from Drug Court. All of the staff working with ADC will assist you to be sure you understand what is expected of you.

THE DRUG COURT TEAM

The ADC judge serves as a lead partner of the Drug Court team and presides at all team staffing and drug court sessions. The judge and other team members will make all decisions regarding your participation in the Drug Court program based upon input from the various team members, providers, and other support services. In addition to the judge, the Drug Court team may consist of the following members:

- Judge
- Defense Attorney (your attorney)
- Prosecuting Attorney
- ADC Therapeutic Coordinator
- Behavioral Health Specialist/APO
- SUD Treatment Specialist
- ADC Assistant
- Law Enforcement Representative

Prior to each ADC session, the Drug Court team members will meet to review your case and assess your compliance with Drug Court requirements and progress toward recovery from your addiction, which will be discussed with you during the Drug Court session.

PROGRESS REPORTS

Before your Drug Court hearing, the judge will be given a progress report presented by the ADC Therapeutic Coordinator, Behavioral Health Specialist and your treatment provider. The entire

Drug Court team will review and discuss the progress report, which will discuss your drug testing results, attendance, participation and cooperation in the treatment program, and compliance with Drug Court rules and requirements. The judge may ask questions about your progress and discuss any problems you may be having. You will be expected to discuss openly and honestly how you are progressing in treatment and what issues may be affecting you for the week. If you are doing well, you may be rewarded with incentives. If the team concludes, from its consideration of your progress reports, that you are not making progress or complying with rules and requirements the judge will discuss this with you and determine future action, which may include interventions to help you remember and pursue your goals in the program and move toward or maintain your recovery.

Behavioral Health Specialist will regularly meet with you to complete re-assessments and recovery capital reviews which will be incorporated in your progress review and progress report.

DRUG COURT SESSIONS

As a Drug Court participant, you will be required to appear in Drug Court on a regular basis. The number of times you must appear depends upon the phase of drug court you are currently in and the level of your success in the program. **Failure to appear will result in a warrant being issued for your arrest and detention in jail until you can appear before the court.** If you have questions about your court appearances you may contact the ADC Therapeutic Coordinator, your treatment provider or your attorney. The phases of Drug Court are listed below.

While Drug Court is more informal than other court proceeding, participants still need to be concerned with their courtroom behavior: The following behavior at court sessions will **not** be tolerated:

Arriving late and leaving early: Court begins at 1:30 PM on Thursday and ends when the judge declares the docket to be concluded. An important part of Adult Drug Court participation is attendance and attention for the duration of court sessions unless specifically excused by the court. You are responsible for arranging other obligations and plans to accommodate your attendance at complete drug court sessions.

Talking: At times conversations in the courtroom by participants become so loud that participants and Adult Drug Court staff cannot hear the judge speak. Remember that while Adult Drug Court sessions are more informal than other court proceedings, you are nevertheless in a courtroom in a formal court proceeding and are expected to conduct yourself accordingly. Chatting or visiting and movement in and out of the courtroom are not appropriate conduct during Drug Court sessions.

Attire, food and cell phones in the courtroom: Please wear appropriate clothing to court. This includes pants, skirts, blouses, and t-shirts (must sit at or below the waist band). *Tank tops and cut-off shorts are not appropriate. Food, drinks and powered cell phones or pagers are not permitted in the courtroom.*

PHASES OF DRUG COURT

Phase I-Acute Stabilization	
Key Concept:	Starting Drug Court—Show up, Be Open, Be Honest
Minimum Time in Phase:	60 days in Phase I with 30 days of consecutive clean time prior to promotion to phase II.
Requirements:	<ul style="list-style-type: none"> • Continue treatment as recommended • Sign all necessary ROI for the ADC team and any treatment providers • Show up to Drug Court weekly and on time. • Go to every treatment session on time • Call UA line daily, and take a UA if required at Washington Behavioral Health only • Attend recovery-based self-help meetings, starting at 5 meetings per week. • Attend the <i>Changing Perspective to Change Our Lives</i> meeting at the Recovery Café every Monday at 2:00 p.m.; participation in this group will count as one of your five required meetings. • Provide verification of self-help meetings to Behavioral Health Specialist and SUD treatment provider • Try to find a sponsor • Meet with Behavioral Health Specialist weekly • Develop 3 proximal goals with Behavioral Health Specialist • Be sanction free for 14 consecutive days prior to promotion to phase 2 <p>* If at any point you have barriers, please reach out to one of the Drug Court Team Members.</p>

Phase II-Clinical Stabilization	
Key Concept:	Engage in intensive therapy, learn relapse prevention strategies, work on vocational or educational plans, complete a mental health assessment.
Minimum Time in Phase:	75 days in Phase II with 30 consecutive days of clean time prior to promotion to phase III.
Requirements	<ul style="list-style-type: none"> • Attend Drug Court every two weeks • Follow Treatment Plan • Call UA line daily and take a UA if required at Washington Behavioral Health. • Attend recovery-based self-help meetings, starting at 5 meetings per week • Provide verification of self-help meetings to Behavioral Health Specialist and SUD treatment provider

	<ul style="list-style-type: none"> • Get a sponsor and work with your sponsor regularly • Develop 3 proximal goals with Behavioral Health Specialist • Develop 1 distal goal with Behavioral Health Specialist • Establish a fab five support group • Must have a Mental Health Assessment completed prior to phase up • Try to find a Home Group • Continue meeting with your Behavioral Health Specialist as scheduled or every two weeks • Start looking for a job/get into school/look for a place to volunteer • Complete 24 hours of community service towards 120 community service requirement • Start making payments on restitution, if applicable (a minimum of 10% must be paid before promoting to Phase 3) • Develop 3 proximal goals with Behavioral Health Specialist • Develop 1 distal goals with Behavioral Health Specialist • Be sanction free for 30 consecutive days prior to promotion to phase 3 <p>* If at any point you have barriers, please reach out to one of the Drug Court Team Members.</p>
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Phase III- Pro-Social Habilitation	
Key Concept:	Focus on rebuilding healthy relationships, develop positive coping mechanisms, begin to address life skills.
Minimum Time in phase:	90 days in Phase III with 45 days consecutive clean time before promotion to phase IV.

Requirements:	<ul style="list-style-type: none"> • Attend Drug Court every three weeks or as ordered by the Court • Follow Treatment Plan • If recommended Mental Health services must follow recommendations • Call UA line daily, and take a UA if required at Washington Behavioral Health • Provide verification of self-help meetings to Behavioral Health Specialist and SUD treatment provider • Work on your recovery with your sponsor regularly • Attend recovery-based self-help meetings, starting at 3 meetings per week • Attend case management appointments every 3 weeks or as set by case manager • Provide weekly schedule of school, employment or volunteer hours to case management • Must have paid 30% of Restitution if applicable before promoting to Phase IV • Make a Budget • Set a goal to attend sober functions outside of self-help meetings to continue to build recovery capital. • Complete 24 hours of community service towards 120 community service requirement • Develop 3 proximal goals with Behavioral Health Specialist • Develop 1 distal goal with Behavioral Health Specialist • Be sanction free for 45 consecutive days prior to promotion to phase 4 <p>* If at any point you have barriers, please reach out to one of the Drug Court Team Members.</p>
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Phase IV-Adaptive Habilitation	
Key Concept:	Continue to solidify recovery, look for work, participate in education, vocational training, work to stabilize finances.
Minimum Time in phase:	90 days in Phase IV with 60 days consecutive clean time before promotion to phase V.

Requirements:	<ul style="list-style-type: none"> • Attend court every 4 weeks or as ordered by the Court • Follow Treatment Plan • Call UA line daily, and take a UA if required at Washington Behavioral Health • Attend recovery-based self-help meetings, starting at 3 meetings per week • Provide verification of self-help meetings to case management meetings and to treatment providers • Attend case management every 4 weeks or as set by case manager • Work on your recovery with your sponsor regularly • Complete 24 hours of community service toward 120 community service requirement • Must have paid 50% of Restitution if applicable before promoting to Phase V • Be sanction free for 60 days prior to promotion to Phase Five • Develop 3 proximal goals with Behavioral Health Specialist • Develop 1 distal goal with Behavioral Health Specialist
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Phase V-Continuing Care

Key Concept:	Focus on long-term recovery and maintenance, engage in employment or education, active participation in recovery network.
Mandatory Time in Phase:	120 days in phase V with 90 days consecutive clean time prior to graduation.
Requirements:	<ul style="list-style-type: none"> • Attend court every 5 weeks or as ordered by the Court • Follow Treatment Plan • Call UA line daily and take a UA if required at Washington Behavioral Health. • Attend recovery-based self-help meetings, starting at 3 meetings per week • Provide verification of self-help meetings to Behavioral Health Specialist and SUD treatment provider • Continue working with sponsor and working on your 12-Step program • Attend case management every 5 weeks or as set by case manager • Complete 24 hours of community service toward 120 community service requirement • Must have paid 75% of Restitution if applicable. • Be sanction free for at least 90 days prior to promotion to phase 6. • Must not have any active warrants • Develop 3 proximal goals with Behavioral Health Specialist • Develop 1 distal goals with Behavioral Health Specialist • Work on developing a stable housing plan for after graduation.

Phase VI-Lifelong Recovery/Pre-Graduation

Key Concept:	Continue to build lifelong recovery skills and prepare life after graduation from the Adult Drug Court Program.
Minimum Time in Phase:	120 days in phase VI with 90 days consecutive clean time prior to Graduation
Requirements:	<ul style="list-style-type: none"> • Attend court every 6 weeks • Graduation or completion from Treatment (if not completed in an earlier phase) • Call UA line daily, and take a UA if required at Washington Behavioral Health • Continue meeting with your sponsor regularly, discuss Relapse Prevention Plan • Attend recovery-based self-help meetings, starting at 3 meetings per week • Provide verification of self-help meetings to Behavioral Health Specialist and SUD treatment provider • Attend case management every 6 weeks • Pay off your restitution as required per the ADC Policy and Procedures • Be sanction free for 90 days prior to graduation • Must have Paid in Full Restitution prior to Graduation. • Complete Graduation Essay • Have not active warrants • Develop 3 proximal goals • Develop 2 distal goals • Must complete all 120 community service hours prior to graduation • Establish housing transition plan for life after Drug Court • Be sanction free for 90 consecutive days prior to graduation

COMMUNITY SERVICE HOURS

All participants will be required to complete 120 hours of volunteer hours prior to graduating from the program. This requirement is in addition to any volunteer hours that are imposed as a Drug Court invention. All sites must be pre-approved.

PAYMENT OF COSTS AND FEES

You will be expected to pay, during the time you are in drug court, full restitution for the pending charge(s) against you. You will be required to make regular monthly payments. Restitution must be paid as a condition of graduation from Adult Drug Court. If you are not able to pay the full restitution amount by the time of graduation, instead of your case being dismissed, it will be amended to a gross misdemeanor, and you agree to plead guilty to the gross misdemeanor. The recommendation for sentencing will be a two-year deferred sentence. The only condition for the deferred sentence will be to pay the outstanding balance of the original restitution order. At graduation from Adult Drug Court, a review date will be set to determine if you have complied with the conditions of the deferred sentence.

If you are terminated from Drug Court, all restitution, costs, and fees ordered by drug court will be included in the legal financial obligations ordered in any judgment and sentence if you are convicted of your pending charge(s).

HIGH SCHOOL DIPLOMA/GED

If not already obtained before entering the drug court program, you will be encouraged to obtain, or make significant progress toward, your high school diploma or GED during the time you are in drug court.

HOUSING

Frequent contact with participants and monitoring of their compliance by the coordinator, case manager and/or law enforcement personnel are a requirement under the drug court program. Therefore, participants must live at a residence approved by the drug court team and at all times reside within Benton or Franklin County or within five miles of the boundaries of Benton or Franklin County. Participants are required to keep the drug court case manager informed of their current address and phone number(s) at all times and must provide advance notice and obtain approval 48 hours prior to moving. All persons residing in the home must be approved prior to a change of address. The drug court team on a case-by-case basis can address emergency housing.

SUBSTANCE USE DISORDER TREATMENT

All SUD treatment will be completed through Washington Behavioral Health unless the participant has needs outside the scope of services provided by Washington Behavioral Health. Participants in ADC will also be required to complete MRT or Seeking Safety as part of their treatment plan with Washington Behavioral Health. A Washington Behavioral Health representative will provide assessment and treatment information and recommendations to the

other drug court team members at each staffing.

RELATIONSHIPS AMONG PARTICIPANTS

Your participation in Drug Court will require you to work on some very personal and emotional issues and to develop a clear focus on yourself and your recovery. Romantic or intimate relationships with other current Drug Court participants are not consistent with that work and focus. You may not begin such relationships while you are in Drug Court. **There is a zero-tolerance policy regarding such relationships.**

Financial relationships or transactions between participants (for example lending/borrowing money, paying for goods or services or owning property together), are also prohibited unless specifically reviewed and approved by the court.

CONFIDENTIALITY

State and federal regulations require that your identity and privacy be protected. To comply with these regulations, the drug court team and treatment providers have developed policies and procedures that guard your privacy. You will be required to sign an Authorization and Consent for Disclosure of Confidential Substance Abuse Information form. The consent allows confidential substance abuse information to be disclosed only to Drug Court team members and the information will be used solely for the purpose of monitoring your progress in treatment, and, when necessary, determining appropriate changes in your treatment or other program requirements or appropriate incentives or sanctions. Further, any communications with your drug court defense attorney will be confidential.

INCENTIVES & INTERVENTIONS

Incentives may be awarded by the judge, following consultation with the drug court team, when you comply with Drug Court rules and requirements and demonstrate progress. Incentives may include, but are not limited to:

- Recognition by the court/judge
- Reduction in specific requirements
- Transportation coupons/passes
- Promotion to next phase
- Certificates of graduation
- Dismissal of pending charges

Interventions may be imposed by the judge, following consultation with the Drug Court team, when you do not comply with Drug Court rules and requirements and/or do not demonstrate progress. There is a wide range of interventions available that the judge can impose. Interventions may include, but are not limited to:

LOW	MODERATE	HIGH
Admonishment from the bench	Increased supervision requirements	Day report
Essay or Letter of Apology	Additional community service (8-16 hours)	EHM
Daily Activity Log	Superior Court Docket	Home Detention/Curfew
Increased court sessions	Jail Sanction (1-3 days)	Jail sanction (3-6 days)
Increased UA frequency	Home visits by case management	Mix of low/moderate intervention
Increased Sober Support	No contact orders	Phase reduction
Additional Community Service (4-8 hours)	Extension of phase	Roundtable/Essay for staying in the program
Increase Tx level of care based on tx recommendations	Stripping of clean time	Notice of Termination
		Termination from the Program

TERMINATION FROM DRUG COURT

New arrests or serious or repeated violations of Drug Court rules and requirements or any aspect of your treatment plan may result in your being terminated from the Drug Court program.

Violations that could result in termination include, but are not limited to, the following:

- Missing and/or positive drug tests
- Altered drug test
- Demonstrating a lack of program response or progress e.g. failing to cooperate with the Adult Drug Court team or treatment program, failing to make sufficient progress in employment or education
- Violence or threat of violence directed at Drug Court staff, treatment staff, other participants of the program or other clients of the treatment providers

If the drug court concludes that your termination may be necessary, you will receive a written notice that explains why termination is being considered and, if you so request, a fact-finding hearing will be held to determine whether your participation in Drug Court should be terminated. This hearing will be done in front of the Judicial Officer assigned to the Drug Court team and you will

be represented by defense counsel assigned to the Drug Court team.

If you quit or are terminated from the Drug Court Program after the opt-out period, you will appear before the court for a bench trial. The trial will be based solely on the police reports that you stipulated to when you entered Drug Court. You will not have the opportunity to testify or call witnesses.

SEARCH AND ARREST REQUIREMENTS

Participants are required to submit their person, property, vehicle, place of residence and/or personal effects to search and a seizure of any narcotics, drugs or other contraband found, at any time, with or without a search warrant.

If a search results in the discovery of narcotics, drugs or other contraband, such items shall be seized and destroyed in accordance with Washington State law. If evidence found is a basis for new charges, the search will stop, and law enforcement may be called to apply for a search warrant under Washington State law. Upon approval of the search warrant and seizure of such evidence, law enforcement may file a report with the prosecutor's office to determine if new charges may be filed. Any violation of the ADC conditions of the participation agreement or conditions of pre-trial release may result in a warrant.

Participants who are arrested pursuant to a warrant or new criminal charges will appear before a judge or court commissioner the next court day following arrest and will be required to appear at the next scheduled drug court session.

CHEMICAL TESTING (DRUG SCREENS)

You will be required to submit to random drug testing throughout your participation in Drug Court. Testing measures may include urinalysis, breathalyzer, saliva strips, patch testing, or other testing devices. You may also be required to submit to, and pay for, additional drug screens as a condition of being permitted to travel outside Benton and Franklin Counties or excused from other Drug Court requirements or restrictions. Test results will not be used as evidence of a new crime; however, if you are under the supervision of any other court, your test results may be provided to that court or others supervising you pursuant to an order of that court.

You will be required to call the Drug Court UA number through Washington Behavioral Health at **1-509-402-4595 each day** to hear recorded instructions about testing. If, for any reason, you do not follow the recorded instructions, you may lose all of your Drug Court clean and sober time and may receive other interventions.

Testing will be done at Washington Behavioral Health located at 903 S. Auburn St. Kennewick Wa 99337. Testing hours during the weekdays are as follows:

- 8:00 A.M. – 11:30 A.M. and 12:30 P.M. – 5:30 P.M.
- Closed for Lunch 11:30 A.M. – 12:30 P.M. Testing Hours for Weekend and holidays are as follows: 8:00 A.M. – 12:30 P.M. (Open straight through)

If you are in treatment at Washington Behavioral Health, you may NOT complete your testing

during group time. Prepare yourself to go in before or after the group during the testing times listed above.

When you provide a sample for testing you will be directly observed by trained staff to ensure the absence of tampering or other errors. After you have provided a sample, you will be asked to place a security seal on the sample container and initial and date the seal in front of Washington Behavioral Health staff.

If you refuse to provide a sample when asked, you will be treated as if you had tested positive. If you miss a test or provide a sample that is determined to be diluted or otherwise adulterated, it may be considered a positive (dirty) test and other interventions may occur.

If you have a positive test in any Drug Court phase, you will lose your clean and sober time accumulated in Drug Court and the Drug Court judge, based on recommendations from the Drug Court team or treatment staff, may apply other immediate interventions, to help you stop your drug-using behavior.

If you submit a urine sample that is diluted, you will lose your drug court clean and sober time and may receive other interventions. Diluted samples can be avoided by carefully following the following steps:

- *Eat food within 30 to 60 minutes before submitting a sample.* -
- *Do **NOT** consume large quantities (2 or more large cups) of beverage within 60 minutes of submitting a sample.*
- *Do not take/drink diuretics (diet shakes, teas, over the counter diuretics, etc).*

In addition, to prevent a possible false positive result, **you must** avoid the following:

PROHIBITED SUBSTANCE POLICY

All Therapeutic Court Participants are required to remain drug and alcohol free and are not allowed to use any form of mood-altering chemicals.

- Participants will not possess, use, distribute, sell, or have under their control any illegal drugs or drug paraphernalia.
- Participants will not possess and/or consume alcohol or marijuana in any form. This includes non-alcoholic beer, wine, or spirits, and any ingestible or topical products containing THC or CBD.
- Participants will not possess and/or consume any substance intended to replace an otherwise illegal/prohibited substance. All synthetic/designer drugs marketed and sold under false pretenses as “supplements” or with the warning “not for human consumption” are strictly prohibited.
- Participants will not use or possess canned air such as, but not limited to, air duster, carbon dioxide (CO₂) canisters, nitrous oxide, or any other canister that could be used for inhalant or huffing purposes.

- Participants will not possess and/or consume any products intended to substitute or alter the results of a urine drug test such as creatine, nitrites (Klear, Whizzies), UrinAid, Urine Luck, Certo, Sure Jell, diuretics, etc.

Consuming and/or possessing any substance referenced above or in the list below is a violation of the terms and agreement and is grounds for an immediate notice of termination being filed and may result in termination from the program.

Prohibited Substance List

Alcohol (Ethanol)	<ul style="list-style-type: none"> • Beer, wine, or spirits • Non-alcoholic beer, wine, or spirits • Foods containing alcohol • Cough syrup or liquid medications containing alcohol such as Nyquil, Dayquil, Robitussin, TheraFlu, etc. 	<ul style="list-style-type: none"> • Mouthwash • Kombucha • Solvents
Amphetamines, Stimulants & Pseudoephedrine	<ul style="list-style-type: none"> • Adderall • Vyvanse • Ritalin • Concerta • Quillivant • Methylphenidate • Dexedrine • Dextroamphetamine • Modafinil • MDMA (Ecstasy/Molly) 	<ul style="list-style-type: none"> • Phentermine (Adipex, Lomaira) • Allergy and cold medications containing pseudoephedrine such as Alka-Seltzer Cold, Claritin-D, Mucinex-D, Allegra-D, Advil Cold and Sinus, Sudafed, Tylenol Cold, Tylenol Severe Cold & Flu, TheraFlu, Robitussin Cold Cough & Flu.
Benzodiazepines	<ul style="list-style-type: none"> • Alprazolam (Xanax) • Clonazepam (Klonopin) • Chlordiazepoxide (Librium) 	<ul style="list-style-type: none"> • Diazepam (Valium) • Lorazepam (Ativan)
THC, CBD, & Synthetic Cannabinoids	<ul style="list-style-type: none"> • Any product containing THC or CBD (edible, drink, flower, dab wax, vapes, topical) • Delta-8 • Delta-9 	<ul style="list-style-type: none"> • Delta-10 • Spice/K2 • THC-A • THC-O • THC-P
Opioids, Opioid Derivatives, Synthetic Opioids	<ul style="list-style-type: none"> • Codeine • Fentanyl • Heroin • Hydrocodone (Lortab, Loracet, Norco, Vicodin) • Hydromorphone (Dilaudid) • Morphine (Avinza, Kadian, MS Contin, Nucynta ER) 	<ul style="list-style-type: none"> • Morphine Sulfate • Oxycodone (Oxycontin, Percodan, Percocet) • Poppy Seeds and/or foods or drinks containing poppy seeds • Tramadol • Xylazine (Tranq)
Methamphetamines	<ul style="list-style-type: none"> • 	

Miscellaneous Substances	<ul style="list-style-type: none"> • All Appetite Suppressants • All Inhalants • All Supplements • All Synthetic substances • Anything labeled “Not for Human Consumption” • Bath Salts • Caffeine Pills • Cathinones (Monkey Dust) • Creatine • Diphenhydramine (Benadryl) • Flakka • Kava • Ketamine • Khat • Kratom 	<ul style="list-style-type: none"> • 7-hydroxymitragyne (7-OH, 7-Hydroxy) • Pseudoindoxyl • Krokodil • Mephedrone • Mescaline • Phenibut (Anvifen, Bifren, Noofen, PhGaba, β-phenyl-GABA) • Poppy Seeds (food or drinks containing poppy seeds) • Spice/KS • Steroids • Tianeptine (Tia, Tianna, Zaza) • Xyrem (GHB) • Xylazine (Tranq)
Hallucinogens	<ul style="list-style-type: none"> • Dimethyltryptamine (DMT) • Ecstasy “Molly” • Ketamine • LSD • Methoxetamine 	<ul style="list-style-type: none"> • MDPV (Monkey Dust) • Mushrooms (Psilocybin) • PCP • Tryptamine • Inhalants

***If you test positive and claim to have consumed one of these products your clean time will still be stripped, and a possible intervention given. The importance of honesty in this program cannot be over-emphasized!**

GRADUATION

Upon your successful completion of a treatment program and satisfaction of all other Drug Court requirements, including continued sobriety and approval of your essay for graduation by the Drug Court, you will graduate from the drug court program and the pending charge or charges against you will be dismissed. Graduation from the Drug Court program represents a great accomplishment and is recognized as a very important event. Your friends and family that support your sobriety will be invited to join you at a special graduation ceremony as the Drug Court team congratulates you for successfully completing Phases 1 –6 of the drug court program and achieving your goal to establish a drug-free life.

CONCLUSION

The Benton County Drug Court is financially sustained through county funding and community contributions. Your participation in Adult Drug Court is very important, and the Drug Court team is working hard to ensure that this valuable program continues. However, please be aware that if the program is discontinued for financial reasons, your case will be returned to the regular docket.

The goal of the Benton County Adult Drug Court Program is to help you achieve a life-long

recovery and freedom from active addiction. Your acceptance into the Drug Court program means that the Drug Court Team will provide you with tools and resources to help you be successful towards long-term recovery. The judge and other Drug Court Team members, court staff and treatment providers will be there to guide and assist you throughout your participation in Drug Court, **but the final responsibility for success or failure will be yours.** To succeed, you must honestly desire to change to a new life free of drugs and be willing to work hard with those who will be available to help you reach that goal. Your recovery is your responsibility and the best gift you can give yourself and your family!

DRUG COURT RULES

As a participant you will be required to follow the rules outlined in in the participation agreement, including, but not limited to the following:

1. Be Clean and Sober
2. Do not use or have any illegal drugs, marijuana, or alcohol.
3. Do not take any supplements without discussing it with your case manager
4. Do not use or have any items used to consume drugs. These items are as follows, but not limited to: needles, bongs, pipes and syringes.
5. Sign a drug court participation agreement, which outlines your rights, benefits, and responsibilities.
6. Inform any doctor you see, or dentist, that you are a drug court participant and may not take narcotics or addictive medications or drugs, unless approved by your attending doctor or dentist and/or drug court team, and only in the case of a medical emergency. Provide copies of all discharge paperwork from any medical appointments to the Adult Drug Court team immediately at your next appointment
7. Be on time for court and treatment
8. If something comes up and you cannot make it to court, you need to call and leave a message no later than noon of your court day. You must include your name and phone number in the message. This does not guarantee you will be excused.
9. Call the UA line every day **509-405-4595**, (or go online to [Washington Behavioral Health.rliatrax.net/pub/testingtimes](https://www.washingtonbehavioralhealth.com/reliastrax.net/pub/testingtimes)). If your color is called, you must give a UA no later than 5:30 p.m. weekdays and 12:30 on weekends or holidays. You must also take a UA if anyone on the drug court team tells you to.
10. Go to treatment as required and do what your treatment provider tells you to do.
11. Do not spend time with people who are not clean and sober. This means friends and family members who are actively using too.
12. Avoid, when possible or as ordered by the Drug Court, associating with persons using or possessing drugs.
13. Do not have any kind of sexual relationship with anyone in Drug Court, including the waiting list.

14. Do not lend, borrow, swap, or sell anything with another Drug Court participant without drug court's permission
15. Tell drug court where you live. If you want to move, you need to talk with Drug Court before doing so. You must live in clean and sober housing; this means the people you live with must be clean and sober too.
16. You must tell Drug Court your telephone number and if you change it, you must tell drug court. If you are spending the night anywhere other than your home, you must notify the team.
17. You, your house, your car, and anything you own and possess can be searched at any time.
18. Dress appropriately for court and treatment. You may not wear shorts, tank tops, spaghetti straps. You cannot wear clothing that bears violent, racist, sexist, drug or alcohol related themes. If you are not dressed appropriately, you may be asked to go home and change.
19. Pay costs and fees as ordered by the Drug Court.
20. **You must do everything drug court tells you to do.**
21. Do not leave Benton and Franklin Counties without permission from Drug Court.
22. Live in Benton or Franklin County or within five miles of either county.
23. If you speak with any Police Officer you must tell them you are a participant in Drug Court, you must then tell Drug Court you had contact with the police officer.
24. Do not go to headshops, bars, casinos, marijuana dispensaries, or any other high- risk environment.
25. Any future changes and/or additions to the ADC Participant Handbook, which will apply retroactively. The ADC Behavioral Health Specialist(s) will notify you of any changes.

I acknowledge that I have read the Participant Handbook. I affirm that I am voluntarily participating in Adult Drug Court and I understand the terms and conditions of the program.

Participant Name