



Department of Justice
Department of Health
Mental Health Commission



A Guide to Start Court

For Family and Carers



We acknowledge and pay respect to the Traditional Custodians of the lands upon which we operate across Western Australia.

Welcome

The Start Court welcomes and encourages the family and carers of its participants to be involved.

What is the Start Court?

The Start Court is a solution-focused court for people experiencing a mental health issue. This means that there is a focus on providing treatment and support, in the hope that this will stabilize their situation and give them a positive legal outcome.

The court sits Tuesday to Friday at the Magistrates Court, 501 Hay St, Perth. It has its own dedicated Team, so that wherever possible, your family member and you will be dealing with the same staff over the course of the Program.

Participation in Start Court is voluntary.

Start Court Aims:

We aim to reduce participants' future contact with the criminal justice system.

We aim to improve participants' mental health and overall wellbeing.

We aim to increase participants' connection with treatment support services and to the community generally by re-engaging or linking them with the most appropriate services and organisations.

We aim to help participants achieve a legal outcome in respect of their charge/s that is proportionate, fair and appropriate to the circumstances of the offence and their mental health issues.

What are the benefits of attending the Start Court?

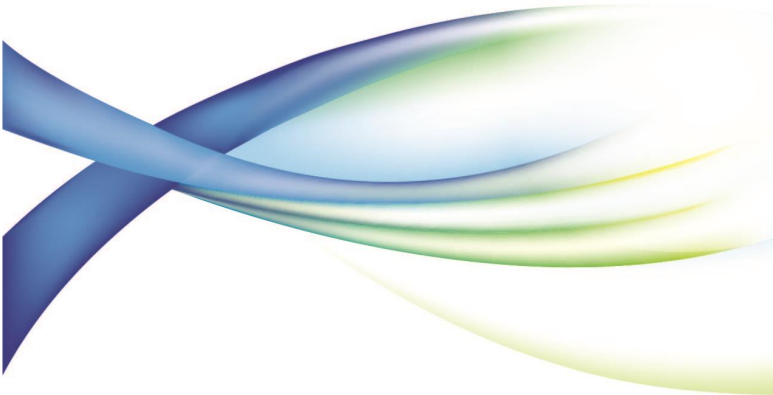
- Opportunity for a participant to be linked or re-engaged with the most appropriate services to help provide continuous care to manage their mental health issues;
- Access to a wide range of supports in areas of mental health, physical health and substance use, community living and social circumstances; and
- To have participation and achievements in Start Court taken into consideration in a participant's final sentence.

PARTICIPANTS' RIGHTS	PARTICIPANTS' RESPONSIBILITIES
<ul style="list-style-type: none"> - To be treated with dignity and without discrimination. - To decide whether they wish to participate in the Start Court. - To receive the most appropriate help and support possible from the Start Court Team - To be informed of the Start Court process and have the opportunity to ask questions or raise concerns. - To discontinue participation in the Start Court Program at any stage (please contact a member of the Start Court team, or legal representative). 	<ul style="list-style-type: none"> - To actively and honestly participate in Assessments by the Start Court Team. - To follow any lawful instructions of the Magistrate or Start Court Team. - To work with the Start Court Team to identify and achieve their goals. - To ask questions or let a member of the Start Court Team know if something is not clear.

Who is in the team?

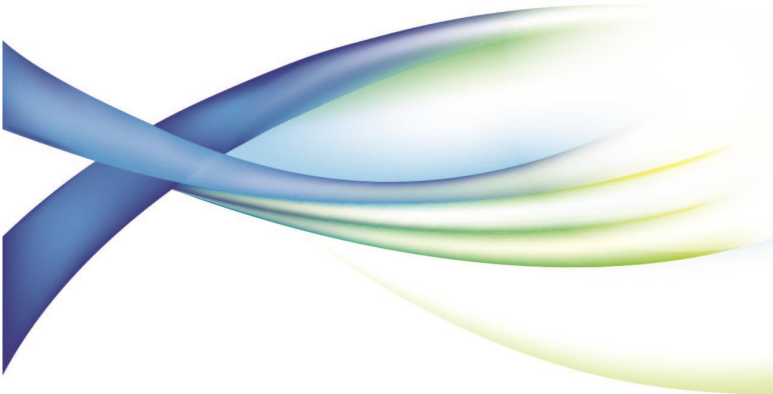
The team consists of the following dedicated people;

- Magistrate
- Police Prosecutor
- Duty Lawyer Service (which is a free service)
- Mental Health Law Centre lawyers and paralegals
- Court Orderly
- Judicial Support Officer
- Court Coordinator
- Psychiatrist
- Psychologist
- Clinical Nurse Specialists
- Senior Social Worker
- Senior Community Corrections Officers
- Outcare Coordinators
- Peer Support Workers
- Administration Officer
- Consumer and Family/Carer Representatives
- Drug and Alcohol Diversion Officer



The members of the team can offer support in four (4) key areas;

- 1. Legal Support** (from Legal Aid Duty Lawyers and Mental Health Law Centre Lawyers/Paralegals)
- 2. Clinical and Corrections Support** (from Clinical Nurses, Psychiatrist, Psychologist, Senior Social Worker and Community Corrections Officers)
- 3. Social/Community Support** (from Outcare Coordinators and Peer Support Workers)
- 4. Alcohol and Other Drug Support** (from Diversion Officer and Community Corrections Officers)



Inclusion of family and carers and recognition of their needs.

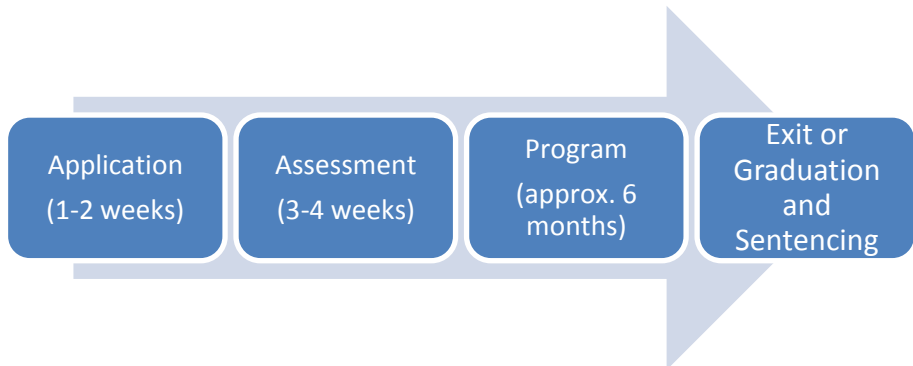
Evidence indicates that individuals do better in recovery if their family members are involved and supported.

Start Court acknowledges how distressing it can be to support a mentally unwell family member/friend who is going through court, and how the family member's/carer's attention is often focussed on the individual. It is therefore important for families to take advantage of support for themselves, in addition to receiving support through Start Court.

The last page of this booklet lists contact details for services that can assist family and carers.

What will happen in the Start Court?

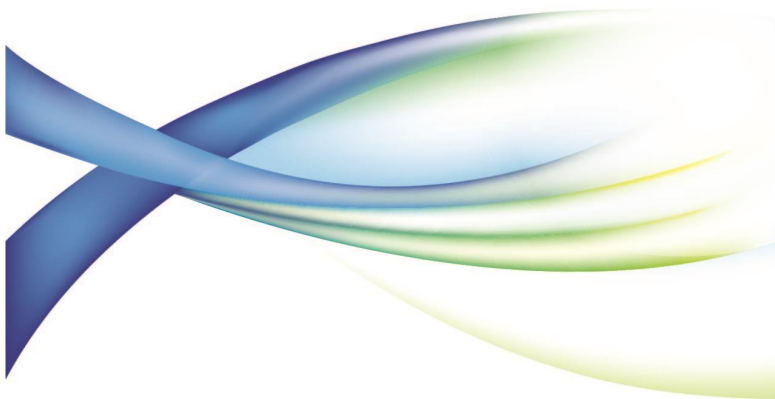
The flowchart below shows the stages in Start Court (a full description of each stage follows). The durations of each stage are approximate, and will vary depending on the individual needs and availability of Start Court resources.



Application stage:-

- Start Court is a voluntary court and a potential participant can make a choice about whether they wish to participate and whether they would like to attend and Information Session.
- If a potential participant chooses to, they will be adjourned to an Information Session (held on Wednesday's at 9.30am at Perth Magistrates Court).
- After the Information Session, they will come before the Magistrate on the same day.
- If they decide that they wish to continue in the Start Court, they or their lawyer can ask for them to be assessed for the Start Court Program. An Assessment Interview will be arranged when they will meet with a member of the Clinical Team and Outcare (normally in 1-2 weeks). This appointment will be held at Perth Magistrates Court, Level 5, Interview Room 5.2.
- The participant may also be offered an appointment with a Community Corrections Officer at a different time and place.
- It is very important that they attend the appointment/s. If they have any problems with the date or time, they, or you must contact the Start Clinical Team on **9224 2028** or **email STARThealth@health.wa.gov.au**.
- Start Court welcomes family members and carers to be involved in the Assessment appointment, and we encourage potential participants to include family members or carers.
- The Magistrate will also set a date for them to come back to court to get the results of the Assessment. This is normally approximately 2 weeks after their Assessment.
- They cannot be assessed for the Start Court if they do not sign a consent form. They will have the opportunity to seek legal advice before signing the consent form and it will need to be witnessed. This will occur following the Information Session and before they appear in court.

- If they choose to sign the consent form, it allows the Team to contact family/carers, health professionals and other support agencies if needed to assist with completing their Assessment. The Start Court Team can also advise the court of any relevant matters, and update information about them to health professionals and agencies.
- During the Assessment there will be time spent discussing their needs, strengths, goals and options that may be available to them.



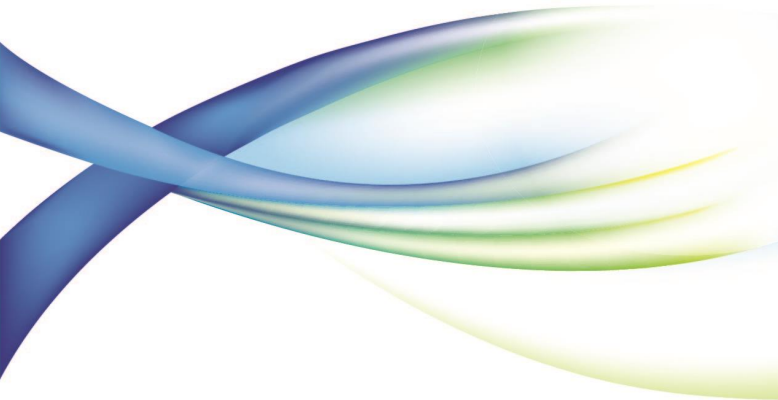
Assessment stage:-

- The court will be given a written report about the Assessment.
- On the day of the potential participant's next court appearance, their lawyer, or the duty lawyer, will discuss the Assessment Report with them and will ask them what they would like to happen. At the end of the Assessment Report it will outline if they are suitable for the Program, and the specific areas that Start Court can assist in. They can request a copy of the Assessment Report.
- When they appear before the Magistrate, their lawyer, or the duty lawyer, will make a submission on their behalf. If needed, their matters may be adjourned for further legal advice.
- After hearing from everyone, and after discussing the Program with the potential participant, the Magistrate will decide if they can be accepted on to the Program.
- The Assessment Report may indicate that all their needs are currently being met in the community, and they may not be recommended for the Program. This normally means that Start Court cannot offer further support or assistance over and above what is already provided to them. The Assessment Report may suggest an alternative court or service to provide them with assistance.
- The Assessment Report may suggest delaying a decision about whether a potential participant can be accepted onto the Program so they can demonstrate they are able to comply with bail conditions, e.g. to provide urinalysis clear of amphetamine/methamphetamine.

Program stage:-

- If the participant is accepted on the Program, the Magistrate will ask them to sign a contract, which is an agreement by them to the rules of participating in the Program.
- They will be asked to return to court on a Thursday at 1.30pm for their very first Check-in.
- Further Check-ins will be on either a Thursday or Friday morning. Check-ins will happen on a weekly or fortnightly basis when they first start on the Program.
- How regularly they check-in will depend on their needs and other commitments and they, and you, can have a say in this.
- They will need to set aside a full morning for these Thursday or Friday check-ins. **They should attend court no later than 10.00am.** They should advise the Court Orderly that they are present, and their key worker and lawyer will briefly (separately) meet with them before court commences. You are welcome to attend and participate in these check-in meetings.
- Please be patient and wait outside the courtroom until you and the participant have been seen. You may then enter the court and wait for the matter to be called on.
- You and the participant may also need to be aware of parking issues if you intend to drive into the city for court appearances.
- One of the Clinical Team or Community Corrections Officers will be allocated as the participant's key worker for their time on the Program.
- They can meet with their key worker and talk about any issues they have at these check-in days.
- The key worker will work with the participant and their family/carers to develop their Individual Start Court Plan and outline goals and strategies which will help address their needs and build on their strengths. This may include a meeting before the first check-in day. This Plan will be shared with the Magistrate, the participant's lawyer and the Start Court Team.

- The key worker will update the court on the participant's progress on the Plan at each of their court attendances.
- The participant may also be required to attend other appointments. These could include; appointments with a psychologist, a GP, a Mental Health Clinic, urinalysis, counselling, employment specialist, etc.
- The participant will be on bail for each court appearance and the bail may have conditions e.g. provide samples for urinalysis.
- If a participant is not complying with the rules of the Program, the Magistrate may impose stricter bail conditions or increased court appearances. If they are doing well in the Program, the Magistrate may impose less strict bail conditions or less frequent court appearances.
- The Program may take approximately 6 months.



Graduation and Sentencing:-

- In the lead up to Graduation from the Start Court Program, the Magistrate may request a report from the Start Court Community Corrections Officer. This report will include all the progress the participant has made on the Program or recommendations for further assistance after sentencing.
- In the lead up to Graduation from the Start Court Program, the participant's key worker will prepare a Recovery Plan with the participant. The Recovery Plan will assist the participant into the future by reminding them of their achievements and identifying prompts in order for them to maintain a mental health and overall wellbeing.
- The Magistrate will consider their participation in the Program and it will be taken into account in sentencing. The Magistrate will then present the participant with the Recovery Plan and the whole Team will congratulate them on their achievements.
- Start Court welcomes family members and carers to be involved in the Graduation and sentencing.



Frequently asked questions:

Does a potential participant have to enter a plea to come into Start Court?

No. An *indicated* plea of guilty is all that is required at the time of application. This leaves room for any negotiations between your lawyer and the prosecution. However if the potential participant wishes to plead NOT GUILTY to all their charges, then they will not be eligible for Start Court, and will need to be sent to another court for trial.

Does a potential participant have to live in the metro area to come into Start Court?

No, but if they live in a rural area, this may cause them issues in attending court and other services regularly.

If they are assessed as suitable for the Start Court Program, they will be required to attend court in the Perth CBD on a very regular basis.

Can a potential participant come into Start Court if they are already linked in with a Mental Health Service Provider?

Yes. They will be assessed by the Start Court Clinical staff or Community Corrections Officer to see if there are any *other* supports they may need either clinically, socially, or to address drug and/or alcohol issues. Legal support can also be provided.

What happens if a participant doesn't go to appointments or if they get charged with another offence?

A participant will not automatically be exited from the Program. The Magistrate will make a decision based on all of the information and circumstances. If they remain in the Program, the Magistrate may impose stricter bail conditions or increased court appearances for a period of time.

Is it a problem if a participant is in hospital on a day they should be attending court?

No. Simply have a Social Worker or Nurse from the hospital contact the Clinical Team on **9224 2028** to explain that they are currently in hospital. The clinical team will confirm this through their Health Department data base, and inform the court of the reason for their absence. Their matters will be adjourned to another date. You and the hospital can contact the court on **9425 2222** to find out what date the matters were adjourned to. The treating team may be asked to provide a clinical update for the court regarding the hospitalisation.

Can a participant attend an alcohol or other drug residential rehabilitation Program whilst in Start Court?

Yes. Participants who are in residential rehabilitation for alcohol or other drug treatment may have their court dates deferred to suit the rehabilitation requirements. The Start Court Team will liaise with the rehabilitation facility to obtain information about their progress.

Can a participant leave the Start Court Program without completing it?

Yes. Participation in Start Court is voluntary, and participants can leave the Program at any stage. The participant simply attends court and indicates to the Magistrate that they no longer wish to participate. The Magistrate will sentence them at an appropriate time and take into account their participation to that point. They will not receive an additional punishment for choosing to leave the Program early.

What to do if you need urgent help or support

Whilst we hope to assist the accused with their mental health or social needs as soon as possible, we wish to suggest other agencies for you to contact should you need urgent help or support.

If you believe they require an urgent Mental Health Assessment (regardless of the day or time) we recommend the following:

- Call the Mental Health Emergency Response Line (MHERL) on 1300 555 788 (Peel area 1800 676 822). MHERL will advise you the best course of action or alternatively provide you with support on the telephone.
- Present them to a hospital Emergency Department, whereby a Mental Health clinician should be available to complete a Mental Health Assessment.
- Contact their allocated clinician at their local Mental Health Service. This would only be Monday – Friday, 9am to 4pm.
- If a person is in imminent risk of suicide or risk to others, please call Police or Ambulance on 000.

Alternatively if the problem does not require urgent attention or isn't an emergency you may wish to utilise the following support services:

- Their local or known General Practitioner (GP). Their GP may wish to complete a Mental Health Care Plan and refer them to a counsellor or other support agency. Their GP may also wish to refer them to the local Mental Health Service.
- Their allocated Case Manager/clinician at their Mental Health Service.

Contacts

Start Court Clinical and Outcare Team	9224 2028
Start Court Administration (Magistrates Court).....	9425 3423
	9425 3422
Legal Aid (Reception).....	9261 6227
Mental Health Law Centre (Reception).....	9328 8012
(Freecall)	1800 620 285
Emergency.....	000
Mental Health Emergency Response Line.....	1300 555 788
	(Peel) 1800 676 822
Lifeline.....	13 11 14
Samaritans Crisis Line.....	13 52 47
Crisis Care (Family Helpline).....	9223 1111
Alcohol and Drug Support Line	9442 5000
	(Country 1800 198 024)
Parent and Family Drug Support Line	9442 5050
	(Country 1800 653 203)
Families 4 Families WA	0413 861 049
	9328 9200
Helping Minds	1800 811 747

