



KENTUCKY COURT OF JUSTICE

# Pretrial Services: Touchpoints

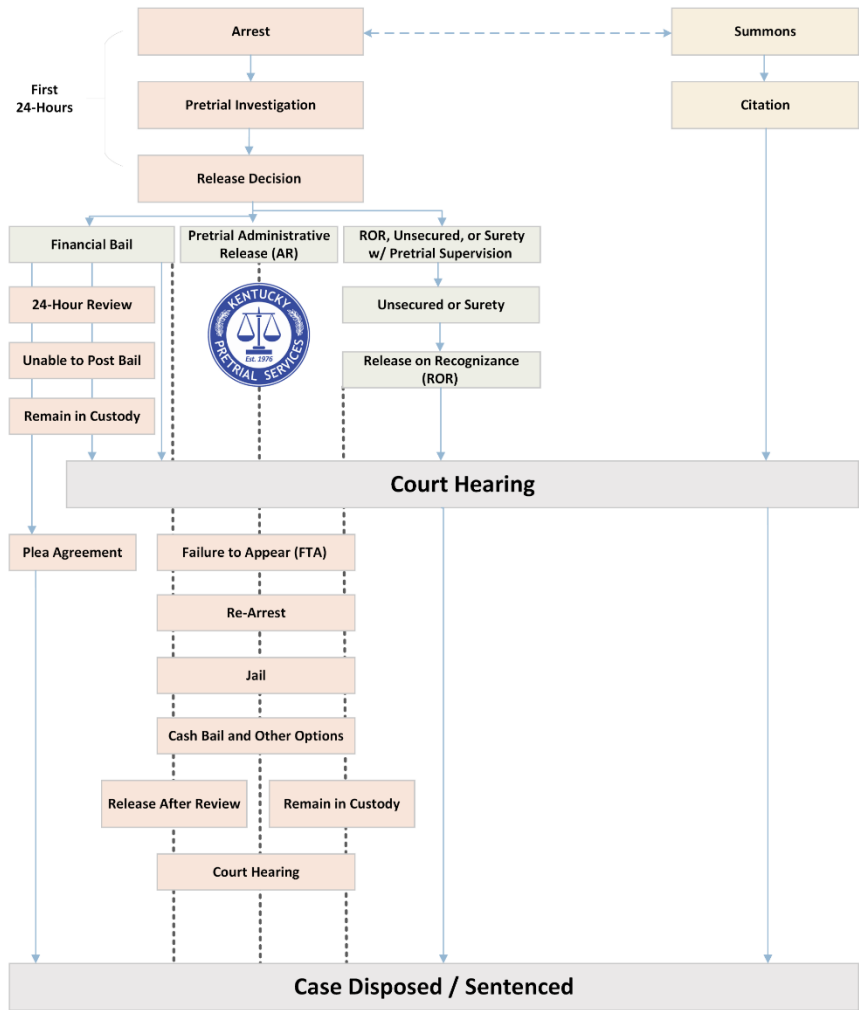
Angela Darcy, Executive Officer  
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Administrative Office of the Courts



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# Introduction to the Pretrial Process

# The Pretrial Process





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# Pretrial Services: Sequential Intercept Mapping



# Sequential Intercept Mapping

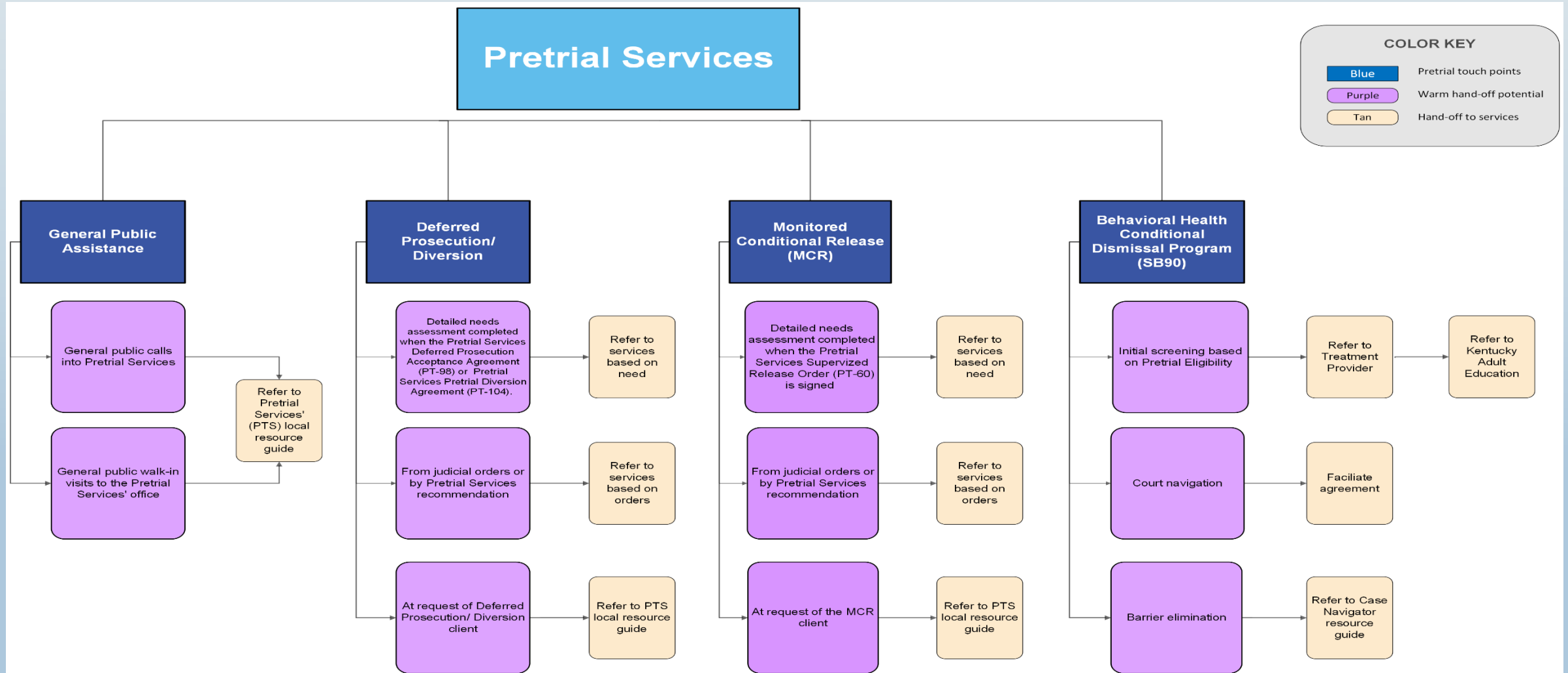
Justice-involved intervention mapping brings together local stakeholders to collectively:

- Create a map of the barriers to successfully transition from Pretrial to a life post justice-involvement.
- Identify local resources and gaps in services.
- Determine priorities for change.
- Develop an action plan.
- Enhance collaboration among community partners and across systems.
- Minimize repetitive justice-involvement.



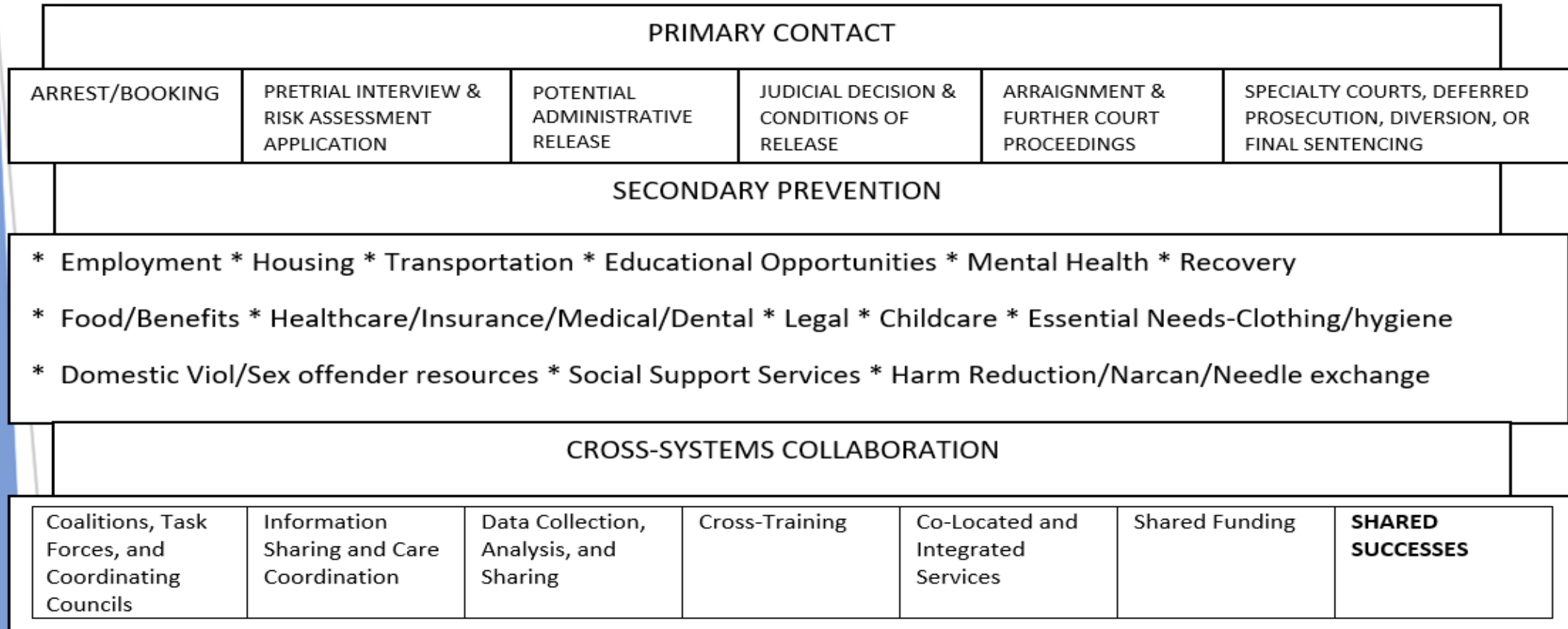


## Service and Resource Mapping





## Pretrial Process Touchpoints





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# **Introduction to SB 90: Behavioral Health Conditional Dismissal Program**





## Senate Bill 90 Overview

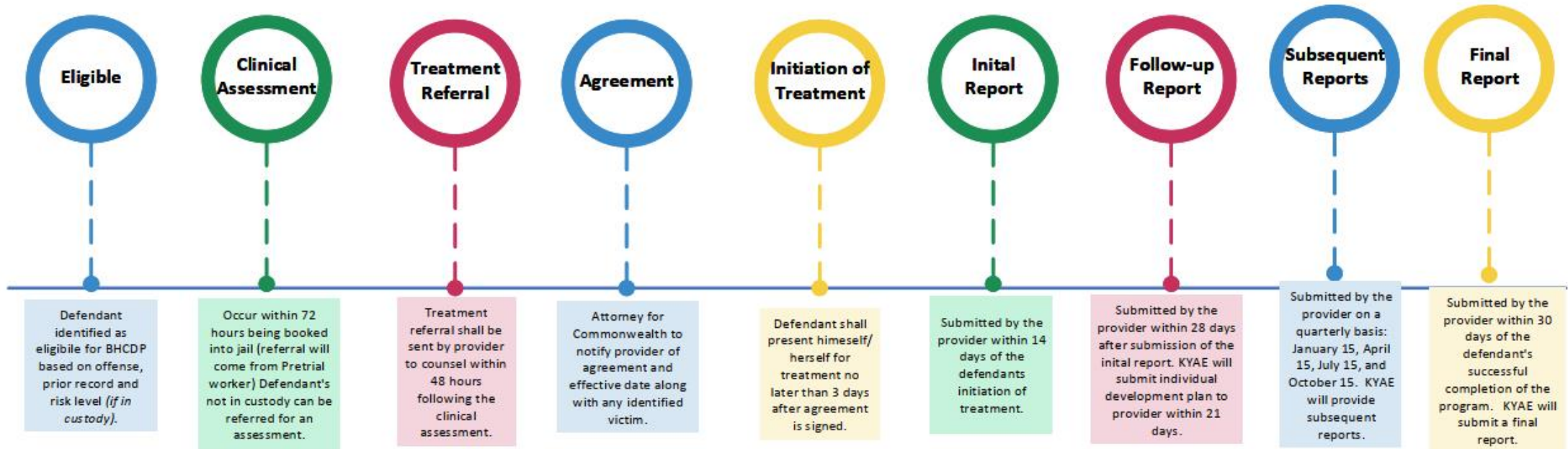
- SB 90 created the pilot program, Behavioral Health Conditional Dismissal Program which began January 1, 2023, to divert defendants charged with certain non-violent, non-sexual misdemeanors and Class D felonies away from jail and into treatment for substance-use disorder(s) or mental-health issues.
- Legislation provides an alternative to incarceration by allowing eligible defendants to receive treatment for substance use and/or behavioral health disorder. Under this legislation, eligible defendants must be assessed as soon as possible (but within at least 72 hours) by a mental health specialist who will ascertain the presence of a behavioral health disorder.
- If the defendant is determined to be eligible for the behavioral health conditional dismissal program, the prosecutor can enter into an agreement for the defendant to enter this program. This program will include an array of services such as outpatient or inpatient treatment, cognitive and behavioral therapies, education, vocational services, and housing assistance.
- The programs will be funded through either the defendant's current health insurance (including Medicaid), or if the defendant is uninsured, the Opioid Abatement Trust Fund, which will be administered by the Department for Behavioral Health, Developmental and Intellectual Disabilities (DBHDID).
- SB 90 also requires treatment providers and County or Commonwealth Attorneys to collect data regarding the defendant's participation in the program and report to the Administrative Office of the Courts throughout various time periods during the defendant's participation in the program.



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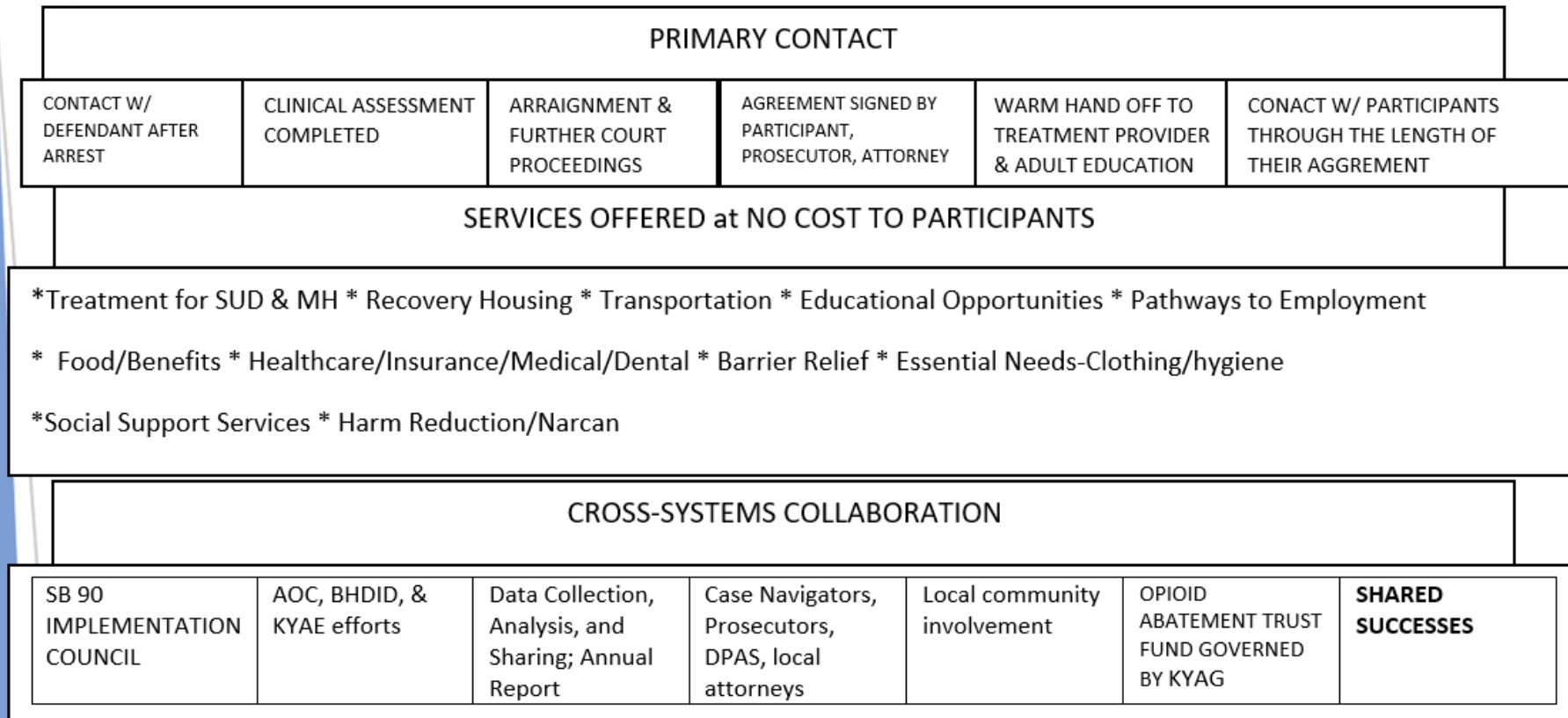
## *Senate Bill 90* BEHAVIORAL HEALTH CONDITIONAL DISMISSAL PROGRAM

### Timeline for Eligible Defendant Willing to Participate





# SB 90 Touchpoints





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