



ARKANSAS JUDICIARY

Published on *Arkansas Judiciary* (<https://courts.arkansas.gov>)

Drug Court Publications

[Letter to Governor Beebe](#) ^[1]

[NCSC Technical Assistance Report](#) ^[2]
Development of Statewide Drug Court Performance Measures

[Legislative Audit report on Drug Courts](#) ^[3]

Drug Court Documents

- [Sample county ordinance: K-2 or Spice](#) ^[4]
 - [Drug Court Treatment Funds for FY 2009-2010](#) ^[5]
 - [Drug Court operational fact book.pdf](#) ^[6]
 - [Offender Perceptions of Drug Courts 2005 Report.pdf](#) ^[7]
 - [Random Drug Testing Results for Drug Courts 0FY 2006.pdf](#) ^[8]
 - [NCSC Statewide TA Bulletin: Information Collection, Storage, and Use for Drug Courts](#) ^[9]
 - [NCSC Statewide TA Bulletin: Developing Statewide Performance Measures for Drug Courts](#) ^[10]
 - [SAMHSA:Confidentiality of Alcohol and Substance Abuse Records--Post HIPAA](#) ^[11]
-

Data Elements Reports

**Drug Court Judges Committee
Of the
Arkansas Judicial Council**

State Drug Court Data Elements Report

A.C.A. 16-98-306 (d) requires the Division of Drug Court Programs in AOC to develop operational definitions for the terms: recidivism, retention, relapses, restarts, sanctions imposed, and incentives given.

?Recidivism? is defined as **any conviction for a felony or DWI that results in incarceration in an ADC or DCC facility within three years after graduation.** Data to be collected every 6 months.

Retention is defined as **time in program**, i.e. the number of days between admission and exit. Means of exiting the program are: graduation, termination, transfer, voluntary withdrawal or death.

Relapse is defined as a **positive drug screen**, with the following to be included but recorded separately as positives: a) no show; b)not producing a sample in a reasonable period of time; c) tampered; d) refusal; and e) admitting to use.

Restarts is defined as **going back to an earlier phase in the program**. A restart is a form of sanction (see below).

Sanctions imposed is defined as a **punitive response to program violations or noncompliance**.

Incentives given is defined as a **positive reinforcement in the form of a tangible reward or a reduction in program requirements in response to program achievements**.

The above definitions were reviewed and adopted by the committee in their meeting on September 12, 2008. The report was presented to and received a favorable review by the Arkansas Drug Court Advisory Committee on Friday, September 19, 2008. In addition, the report was presented to the Judicial Council during the Fall Judicial College/Council Meeting in October 15-17, 2008, in Jonesboro.

Source URL: <https://courts.arkansas.gov/courts/circuit-courts/drug-court-programs/publications>

Links:

[1] <https://courts.arkansas.gov/sites/default/files/Letter%20to%20Gov%20Beebe.pdf>

[2]

<https://courts.arkansas.gov/sites/default/files/Final%20AR%20Statewide%20TA%20Project%20Report.pdf>

[3]

<https://courts.arkansas.gov/sites/default/files/Legislative%20Audit%20report%20on%20Drug%20Courts.pdf>

[4] https://courts.arkansas.gov/sites/default/files/2390_001.pdf

[5] <https://courts.arkansas.gov/sites/default/files/Drug%20Court%20Allocation%20C%202009-2010%20.pdf>

[6] <https://courts.arkansas.gov/sites/default/files/Drug%20court%20operational%20fact%20book.pdf>

[7]

<https://courts.arkansas.gov/sites/default/files/Offender%20Perceptions%20of%20Drug%20Courts%202005%20Report.pdf>

[8]

<https://courts.arkansas.gov/sites/default/files/Random%20Drug%20Testing%20Results%20for%20Drug%20Courts%202005%20Report.pdf>

[9] <https://courts.arkansas.gov/sites/default/files/Information%20collection.pdf>

[10] <https://courts.arkansas.gov/sites/default/files/performance%20measures.pdf>

[11] https://courts.arkansas.gov/sites/default/files/2261_001.pdf