



Supreme Court of Mississippi

Administrative Office of Courts

Application for Juvenile Drug Intervention Court Recertification

Section 1: Judicial Information

Jurisdiction of Court:
Juvenile Intervention Court Judge:
Judge Phone Number - Office: _____ Cell: _____
Judge Email:
Judge Mailing Address:

Section 2: Program Contact

Juvenile Intervention Court Coordinator:
Coordinator Phone Number - Office: _____ Cell: _____
Coordinator Email:
Coordinator Mailing Address:

Instructions for Completing Application

The minimum requirements for intervention court applications are listed in MS Code §9-23-11(2)(b)(Rev. 2019). The Application for Intervention Court Recertification must be filled in completely and returned to the Administrative Office of Courts along with all required supporting documents. If additional space is needed in any section, please attach a separate sheet.

If multiple judges within a single jurisdiction preside over a separate and distinct juvenile intervention court docket, each judge will be required to submit a separate application. If the same supporting documents (policy & procedure manuals forms, etc.) are used by all judges, these materials should only be submitted once.

The Administrative Office of Courts will review each court’s application to ensure compliance with applicable federal and Mississippi law, the Alyce Griffin Clarke Intervention Court Act (Miss. Code Ann. § 9-23-1 through 9-23-23 (Rev. 2019)), the MS Juvenile Drug Intervention Court Rules (2021), and its own policy and procedural manual. If the AOC determines that the court is not in compliance, the court will receive a list of findings which must be corrected for the court to retain its certificate of approval. All juvenile intervention court programs will be required to recertify with the Administrative Office of Courts every (2) years.

Section 3: Intervention Court Team

Pursuant to MS Juvenile Drug Intervention Court Rule Section 12, each juvenile intervention court must have a juvenile intervention court team, including at a minimum all identified positions in the chart below. The team should collaboratively develop, review and agree upon all aspects of the intervention court operation including the mission, goals, eligibility, performance measures, and drug testing protocols, as well as participant progress.

Name	Member	Agency	Phone	Email
	Judge			
	Prosecutor (or representative from prosecuting attorney's office)			
	Defense Attorney			
	Treatment Provider			
	Coordinator			
	Case Manager or Field Officer			

Section 4: Intervention Court Operations Support Staff

This section should include contact information of any others working directly or indirectly for the juvenile intervention court. Please include additional case managers, probation or field officers, treatment providers, prosecution representatives, defense representatives, peer/recovery support specialists, school representatives, and others that provide ongoing operational support to the juvenile intervention court. There is no need to relist the team members provided in Section 3 above.

Name	Title	Agency	Phone	Email

Section 7: Description of Need

In this section, please describe the need for a juvenile intervention court program in your jurisdiction pursuant to Miss. Code Ann. § 9-23-11(2)(b)(i). How does substance abuse impact your community, particularly in regards to delinquent offenses or criminal activity by youth?

Section 8: Target Population and Eligibility Criteria

In this section, please list the juvenile intervention court program’s target population and eligibility criteria pursuant to Miss. Code Ann. § 9-23-11(2)(b)(ii,iii).

Section 9: Identifying Appropriate Participants

In this section, please describe the case-processing policies and procedures, including how the juvenile intervention court program targets youth for program participation who are at medium to high risk for recidivism and have a moderate to severe substance use disorder diagnosis. Include the description of timing of the process for identifying appropriate participants by the use of both a risk and needs assessment and a clinical assessment that are valid, reliable and appropriate for the participant population. This is pursuant to Miss. Code Ann. § 9-23-11(2)(b)(iv,v).

Section 10: Determining Levels of Treatment

In this section, please describe in detail how a participant’s level of substance use disorder treatment is determined. Include information on the person(s) conducting the clinical assessment (including their credentials) and the validated tool(s) being using to determine the level of care needed. This may contain some duplicate information from Section 9.

Section 11: Treatment Protocol

In this section, please describe in detail the type of evidence-based substance use disorder treatment and/or co-occurring disorder treatment modalities and interventions that are or will be used to treat your juvenile intervention court participants. This will be specific to the resources and treatment provider(s) in your area.

Section 12: Pre-Court Staffings

In this section, please describe in detail how juvenile intervention court staffings are used by the team in reviewing participant progress and imposing potential incentives or sanctions for performance. Discuss how often these meetings take place and list those who regularly attend along with their title.

Section 13: Ongoing Judicial Interaction with Each Participant

In this section, please describe any and all planned or structured judicial interactions with participants in the juvenile intervention court.

Section 14: Phase Structure and Successful Completion Criteria

In this section, please describe the requirements individuals must meet in order to advance through each phase of the juvenile intervention court. You will also describe the measures used to determine successful completion of the juvenile intervention court. This description should match your Phase Structure and Successful Completion Criteria in your policy manual.

Section 15: Drug and Alcohol Testing Protocol

In this section, please describe in detail the drug and alcohol testing protocol used by the intervention court. The detail should include the testing methods, collection methods, methods of determining randomization of tests, and team members designated to perform tests. Also include the frequency of testing by phase, the panels to be tested, and the process by which designated team members will be trained to perform tests.

Section 16: Data Collection and Reporting

In this section, please describe in detail the method used to collect and enter data into CaseWorx to comply with the minimum data collection plan responsibilities listed in MS Code § 9-23- 11((2)(b)(vi)(Rev.2019).

Section 17: Attachments

Please be sure that the following items are submitted along with this Application.

- Attachment 1.) Juvenile Drug Intervention Court Policy and Procedure Manual (Section 19(a))
- Attachment 2.) Juvenile Intervention Court Participant Handbook (*if separate from Policy and Procedure Manual*)
- Attachment 3.) County/Municipality Policy and Procedure/Personnel Manual (Section 13(a))
- Attachment 4.) Copies of all current, Board of Supervisor-approved Memorandums of Understanding (MOU) or Contracts between the juvenile intervention court program and any service providers (Section 19(i)(2), Section 24(f)(3))
(If these were provided with your court's FY2023 Budget Request, there is no need to provide again.)
- Attachment 5.) Copies of current certifications and/or licenses for all substance use disorder treatment and/or mental health providers (Section 19(i)(1))
- Attachment 6.) A current list of all juvenile intervention court team members authorized to access CaseWorx (Section 19(f)(5))
- Attachment 7.) Copies of any bonds (if applicable for any staff members) (Section 22(a)(8)(C))
- Attachment 8.) Copies of Judicial Form Orders used in the juvenile intervention court
- Attachment 9.) Copies of any forms that are used in the juvenile intervention court, including but not limited to the following: (Section 19(c-e))
- Orientation Acknowledgement Form
 - Participation Agreement
 - Notice of Rights of Confidentiality Form
 - Guest Confidentiality Statement Form (if guests are allowed in staffings)
 - Consent for Disclosure Form
- Attachment 10.) Copies of annual CEU hours obtained for the following juvenile intervention court team members from 07/01/20 – 06/30/22: Coordinator, Field Officer(s), and Case Manager(s) (Section 16(c), Section 17)
- Attachment 11.) Copies of Drug/Specimen Collection Training documentation for all team members performing specimen collections (Section 18(c))
- Attachment 12.) Copies of any juvenile intervention court team hiring orders, resumes, college degrees, termination letters or orders (from last 2 year period), and law enforcement training certificates if not yet submitted to the AOC (Section 13(d))
- Attachment 13.) Copy of the juvenile intervention court's documented revenue schedule (Section 19(2)(K))
- Attachment 14.) Yearly audited Juvenile Intervention Court inventory report (Section 24(g)(5))
- Attachment 15.) Completed signature page (p.17) of Juvenile Drug Intervention Court Recertification Compliance Criteria document

Section 18: Signatures

By signing, I attest that the information contained within this application and its supporting documents are true and correct. I understand that compliance with the Alyce Griffin Clarke Intervention Court Act and the MS Juvenile Drug Intervention Court Rules are necessary in order to retain certification.

Juvenile Intervention Court Judge

Date

Juvenile Intervention Court Coordinator

Date

Please submit application and supporting documents in PDF format to:
<https://courts.ms.gov/upload/fileupload.php>
or
 Alternatively, the application may be emailed to:
Katie Mitchell
Juvenile & Family Intervention Courts Operations Analyst
katie.mitchell@courts.ms.gov