



DeKalb County DUI Court Program

ADAPT



Participant Handbook

Revised 2/2024

Make the *Change*

Be the *Change*

Keep the *Change*

Table of Contents

Table of Contents

INTRODUCTION	1
MISSION STATEMENT	1
STATISTICS	1
PROGRAM RULES.....	2
TREATMENT TEAM’S ROLES AND RESPONSIBILITIES	3
JUDGES	3
SOLICITOR-GENERAL.....	3
DEFENSE ATTORNEY.....	4
PROGRAM DIRECTOR.....	4
TREATMENT TEAM	5
PROBATION OFFICER	5
CASE MANAGER.....	5
COST OF THE PROGRAM.....	6
COURT STATUS REVIEW HEARINGS.....	6
TREATMENT.....	7
PHASE AND TREATMENT	7
CHANGE OF INFORMATION.....	10
EMPLOYMENT AND/OR SCHOOL.....	10
FRATERNIZATION.....	10
TREATMENT FACILITY	12
PROGRAM GUIDELINES	13
BEHAVIOR & DRESS CODE	13
GROUP RULES.....	14
VIRTUAL GROUP RULES & GUIDELINES	15
SELF-HELP / COMMUNITY SUPPORT / PEER SUPPORT MEETINGS	16
RECONNECT APPLICATION REQUIREMENTS	17
ASSIGNMENTS	17
TRAVEL REQUESTS.....	18
DRUG SCREENS.....	19
DRUG TESTING POLICIES AND PROCEDURES	20

OBSERVED URINE SCREEN PROCEDURES	22
TESTING WINDOWS.....	23
MEDICATION.....	24
FOURTH AMENDMENT WAIVER.....	24
PROGRAM BENEFITS.....	25
TERMINATION	25
COMMENCEMENT	26
STATE OF EMERGENCY	26
MEDICATION GUIDE	xxvii
Drugs to Avoid	xxviii
Safe Medications - All medications should be taken as directed.....	xxxiii
COMMUNITY RESOURCES & REFERRAL LIST:	xxxix
ADDITIONAL COMMUNITY RESOURCES & REFERRAL LIST:.....	xlii

INTRODUCTION

The DeKalb County DUI Court (hereinafter referred to as DUI Court Program, or program) was founded in 2004 under the direction of State Court Judges Alvin T. Wong and J. Antonio DelCampo. The program is a post-conviction treatment program for individuals that have multiple violations of driving while under the influence of alcohol or other intoxicants and is a part of the probation portion of a D.U.I. sentence.

The DUI Court Program is a team concept involving the Judge, Prosecutor, Public Defender or the Defense Lawyer, Probation Officer, local Law Enforcement, Program Director, Treatment Coordinator, Case Manager and Substance Abuse Treatment Professionals. All members work together to support the participants in addressing and combating substance abuse issues that resulted in placement in the criminal justice system.

The program is a minimum of fifteen (15) months with enhanced supervision, counseling, and treatment interventions that provides individuals with continuing support. The program goal is to achieve sobriety of all program participants in order to improve the quality of their lives, eliminate future violations of the law, and enhance public safety while striving for more positive community involvement.

All defendants accepted into the program are assigned and supervised by Judge Kimberly K. Anderson and Judge Ana Maria Martinez of the State Court of DeKalb County.

MISSION STATEMENT

The mission of the DUI Court Program is to enhance public safety by reducing recidivism of DUI offenders by breaking the cycle of addiction through a combination of individualized treatment, personal accountability, and intensive court supervision to promote individual responsibility and citizenship and return a productive member back to the community.

STATISTICS

As of January 31, 2024, the program has graduated 1081 participants. The recidivism and conviction data are verified by the Georgia Crime Information Center and the National Crime Information Center.

PROGRAM RULES

The DUI Court team and treatment staff believe that if you follow three simple rules you will succeed in this program:

BE HONEST. Of all the rules, this is often the most difficult. The program staff and the court expect you to be honest in all areas of your life. Do not attempt to falsify records, conceal alcohol/drug use, or tamper with or dilute your urine. If you're dishonest you will eventually get caught.

DON'T WHINE! Effort is necessary to complete this program. It will be necessary to make sacrifices in order to be fully engaged in recovery and to successfully complete this program.

SHOW UP. Be on time for groups, meetings and court.

TREATMENT TEAM'S ROLES AND RESPONSIBILITIES

All team members will attend and actively participate in planning groups, court sessions, and staffing. Team members will remain accessible to each participant; recommend appropriate sanctions and incentives; be a community advocate for effectiveness of the program; be actively involved in the ongoing development of the program; and provide guidance and supervision to the program participants.

JUDGES

The DUI Court Judges are aware of the significant impact of substance abuse on the court system, the lives of participants and their families, the victims of criminal behavior, and the community. The Judges are committed to the overall DUI Court concept and program goals, and work as the team leaders to encourage the success of each participant. One of the roles of the DUI Court Judge is to work with the treatment team in developing protocols and procedures for participant success. During status conferences in the courtroom, the Judge develops a personal, working relationship with each participant while monitoring their progress and accountability with program requirements.

The Judge has many other daily responsibilities which require their attention. Direct contact with the Judge or his office staff is not permitted. The Judge cannot give legal advice. Information must go through the Treatment Coordinator, Case Manager, Probation Officer, or the Program Director. The Judge attends non-court meetings with other team members, not only to review and evaluate participant progress, but also to evaluate appropriate courses of action. In addition, the Judge is an advocate for the program by creating community interest and identifying community resources of value to participants to enable them to achieve their goal of improving the quality of their life.

SOLICITOR-GENERAL

Without the Solicitor-General's cooperation, consent, and agreement, individuals would not be afforded the opportunity to participate in the DUI Court Program. The Solicitor-General's office determines each person's eligibility for the DUI Court Program. This office must agree that the DUI Court Program is a suitable component for any negotiated plea agreement accepted as a part of the sentence imposed by the Judge. A Prosecutor from the Solicitor-General's office is assigned to the team and attends sessions to monitor participant progress throughout the program, and to recommend appropriate sanctions, incentives, and rewards. Another role of the Solicitor-General is to educate the community of the multiple benefits of the program and to identify resources to aid the program. The Solicitor-General also informs peers, colleagues, and other members of the legal community about the benefits that can be derived from a properly operated DUI Court Program. During participation in this program, it is not appropriate to seek advice or legal counsel from the Solicitor-General's office. In the event of a probation revocation

hearing, the Solicitor-General's office will be advocating the State's position and will make recommendations to the court regarding any sentence that may be imposed.

DEFENSE ATTORNEY

The role of the Defense Attorney is to evaluate the participant's legal situation and protect his/her legal rights. Additionally, the Defense Attorney should provide advice to assist in determining legal options, treatment options, program conditions, and potential sentencing outcomes. At the time of sentencing when the participant agrees to enter the DUI Court Program, the participant has the right to have legal counsel to advise and assist with such a decision. If for any reason, the participant should be brought before the court for violating the terms of the DUI Court Program requirements or the court's sentence, the participant will be informed of the right to legal counsel and a hearing scheduled. Like the Solicitor-General, the Defense Attorney also contributes by informing clients, peers, colleagues, and other members of the legal community about the multiple benefits attributable to the DUI Court Program.

Like the Assistant Solicitor-General, the Defense Attorney also contributes to the education of the community of the multiple benefits that can be derived from a properly operated DUI Court Program.

PROGRAM DIRECTOR

The Program Director is the administrator of the DeKalb County DUI Court Program, and along with the Solicitor-General's office, reviews each case to determine who is eligible for the program. The Program Director also facilitates the communication and contact between all members of the DUI Court team. The Program Director will meet with each participant, when necessary, about any aspect of the DUI Court Program, will be the contact regarding fine and/or fee issues, and will monitor each participant's financial obligation to the court. Attending weekly team conferences with the Treatment Clinicians and with the rest of the DUI Court team is another important aspect of this role. The Program Director also keeps the Judges informed on the most updated information regarding each participant. In addition, the Program Director's role is to inform, update and educate the public about the DUI Court Program. The Program Director is the first contact for any questions regarding the program.

The Program Director reports to State Court Judges Kimberly K. Anderson and Ana Maria Martinez and reviews and updates the program's policies and procedures manual, participant handbook, and all documents associated with the DUI Court Program to ensure that operations and administration comply with Council of Accountability Court Judges (CACJ) and applicable state and federal requirements. In addition, the Program Director is responsible for all grant and D.A.T.E. fund applications and manages the program's overall budget and operations.

TREATMENT TEAM

The DUI Court Program Treatment Coordinator and counselors facilitate and schedule all group counseling sessions as well as other recommended sessions. In addition, the treatment team clinically assesses each participant to develop a comprehensive individualized treatment plan. The Treatment Coordinator is responsible for developing specialized curriculum that includes proven evidence-based treatment practices and reports the progress of each individual, or lack thereof, to the DUI Court team. All group facilitators and counselors are supervised by the Treatment Coordinator. The Treatment Coordinator attends all DUI Court staffing and court sessions and is responsible for managing each participant's treatment progress and reporting it back to the DUI Court Team. The Group Facilitator/Counselor is responsible for reassessing each participant under their caseload, assisting in developing and revising individual treatment plans, conducting individual sessions and facilitating evidenced-based group sessions.

PROBATION OFFICER

The Probation Officer's primary responsibility is supervising and monitoring participants and their progress on probation while in the DUI Court Program. Participants meet with, or may be visited by, the DUI Court Probation Officer a minimum of twice per month. As a condition of participation in the DUI Court Program, the DUI Court Probation Officer has the authority to visit participants at any time, day or night, at home, at school, or at work. During these visits participants may be subject to drug and alcohol screens. Furthermore, the DUI Court Probation Officer participates in court staffing and court sessions to provide information from field visits and individuals meetings with participants to the Judges and other Team members regarding each participant's progress or non-compliance in the program.

CASE MANAGER

The DUI Court Case Manager is responsible for ensuring that each participant is fully informed of all rules, regulations, and policies of the program as well as monitoring each participant's progress throughout the program. The Case Manager also schedules and distributes the DUI Court calendar to the DUI Court team and is the "central clearinghouse" for all other information and communication, both for the staff and the participants. The Case Manager maintains records of participants' residence, employment, payments, and other information and manages and updates all participant files and can administer drug and alcohol screens. Other responsibilities of the Case Manager include assisting participants in finding ancillary services in the community, updating their resumes, and assists each participant in obtaining information regarding their license suspensions and informing them of phase movements and reviewing the requirements of their case management plan with them.

COST OF THE PROGRAM

As a condition of attendance in the program, participants are required to pay program fees. Accordingly, seeking and maintaining employment is a condition of participation. Inability of a participant to work will be addressed on a case-by-case basis. There is a one-time fee of \$50.00 for the initial assessment. Additionally, you will be charged \$50.00 per week while in the program. Should you test positive for alcohol or drugs, request to go out of town, miss a drug screen, or be sanctioned to mobile monitoring devices, there will be additional costs that will be charged to you. Failure to keep your balance current may subject you to weekly community service, suspension or termination from the program.

A participant with a balance above \$400 for two consecutive court sessions will be automatically placed on a payment plan. Additional community service, or suspension will be imposed if payments are not made according to the plan. Failure to comply could result in termination from the program.

If you are unable to meet your financial obligations to the program, it is your responsibility to discuss your situation with your assigned Case Manger and develop a solution. Financial responsibility is considered an integral part of the recovery process.

COURT STATUS REVIEW HEARINGS

As a participant in the program, you are required to attend court sessions every two to four weeks depending on your specific track. The Judge will review your progress in the program with the DUI Court team and will determine what rewards, sanctions or adjustments may be appropriate. Your failure to attend these court sessions will result in sanctions unless prior permission is granted by the court.

At these sessions you are encouraged to ask the Judge any questions and voice any concerns you may have. Your behavior should reflect positively on the DUI Court Program. Respectful behavior and proper attire are required at the courthouse, treatment office, community support meetings, or any other location that would be an extension of the DUI Court Program.

A monthly calendar, showing when you are required to appear for court sessions, will be provided to you. It is your responsibility to keep track of your court and treatment dates.

Modifications may be made to calendars, events and sessions. Information will be posted, and announcements will be made through the program app and posted at the treatment office. It is your responsibility to check the program app and announcement boards on a regular basis.

TREATMENT

Each participant who is accepted into the program will be required to attend treatment sessions located at the DUI Court Treatment Facility at 3630 Camp Circle, Suite 101, Decatur, Georgia 30032 or via an online platform. The treatment program is a fifteen (15) month program with four (4) phases. Participants are assigned to specific tracks according to their risk/need levels. Each track has specific requirements based on each participant's individual treatment plan. Each phase supplies varying degrees of direct supervision, drug screening, case management, and individualized treatment. Participants will be expected to attend drug screening, treatment group sessions, individual counseling sessions (as necessary), and court status review hearings and may be required to attend community support meetings.

The Judge and DUI Court team may occasionally modify the requirements if a State of Emergency or unforeseen circumstances arise. Notice will be given to each participant through the program app with instructions on how to proceed.

PHASE AND TREATMENT

All groups are scheduled Monday through Thursday from 6:00 pm until 7:30 pm. A specific schedule will be given to each participant upon entering the program. Participants are evaluated prior to entering the program and reassessed between six (6) and eight (8) weeks after entering the program so they can be placed into a specific track based on risk and need levels. Participants may also be placed in a gender or veteran track that addresses trauma.

- **Track 1 - High Risk/High Need**
- **Track 2 - Low Risk/High Need**
- **Track 3 - High Risk/Low Need**

*During emergency situations virtual attendance may be allowed. Participants are to follow instructions given to them by the treatment office.

Calendars are posted with the group and court schedules. It is your responsibility to keep up with your schedule and know when to attend groups and/or court sessions.

As you successfully move through the Program, the intensity of these requirements will lessen and expectations for increased accountability in everyday life increases.

A participant can be reassigned to a different track if his/her progress is deficient or lacking in participation or if continued violations occur.

Phase 1 (16 Weeks/112 Days) -

- Attend and participate in three (3) group sessions per week.
- Submit to a minimum of 3 observed random alcohol/drug screens per week.
- Attend court status review hearings every other week according to the schedule.
- Report to the Probation Officer as instructed.
- Receive random home visits by Probation Officer.
- Make regular weekly payments of \$50 per week toward treatment costs.
- Demonstrate sobriety for 30 consecutive days.
- Comply with all program requirements, policies and procedures.
- Comply with your individual treatment plans and case management plan as recommended by the Treatment Coordinator, Case Manager and/or Counselor.
- Attend and submit proof of one (1) Self-Help, Community Support, or Peer Support meeting if recommended as part of your individual treatment plan.

Phase 2 (16 Weeks/112 Days) -

- Attend and participate in two (2) group sessions per week.
- Submit to a minimum of 3 observed random alcohol/drug screens per week.
- Attend court status review hearings every other week according to the schedule.
- Report to the Probation Officer as instructed.
- Receive random home visits by Probation Officer.
- Make regular weekly payments of \$50 per week toward treatment costs.
- Demonstrate sobriety for 45 consecutive days.
- Comply with all program requirements, policies and procedures.
- Comply with your individual treatment plans and case management plan as recommended by the Treatment Coordinator, Case Manager and/or Counselor.
- Attend and submit proof of two (2) Self-Help, Community Support, or Peer Support meetings if recommended as part of your individual treatment plan.

Phase 3 (16 Weeks/112 Days) -

- Attend and participate in one (1) group session per week.
- Submit to a minimum of 3 observed random alcohol/drug screens per week.
- Attend court status review hearings once per month according to the schedule.
- Report to the Probation Officer as instructed.
- Receive random home visits by Probation Officer.
- Make regular weekly payments of \$50 per week toward treatment costs.
- Demonstrate sobriety for 60 consecutive days.
- Comply with all program requirements, policies and procedures.
- Comply with your individual treatment plans and case management plan as recommended by the Treatment Coordinator, Case Manager and/or Counselor.

- Attend and submit proof of three (3) Self-Help, Community Support, or Peer Support meetings if recommended as part of your individual treatment plan.

Phase 4 (12 Weeks/84 Days) -

- Attend and participate in one (1) group session per week.
- Submit to a minimum of 3 observed random alcohol/drug screens per week.
- Attend court status review hearings once per month according to the schedule.
- Report to the Probation Officer as instructed.
- Receive random home visits by Probation Officer.
- Make regular weekly payments of \$50 per week toward treatment costs.
- Demonstrate sobriety for 90 consecutive days.
- Comply with all program requirements, policies and procedures.
- Comply with your individual treatment plans and case management plan as recommended by the Treatment Coordinator, Case Manager and/or Counselor.
- Attend and submit proof of three (3) Self-Help, Community Support, or Peer Support meetings if recommended as part of your individual treatment plan.

Self-Help, Community Support or Peer Support meetings could be required during each phase. Not all participants will be required to attend these meetings. See Self-Help, Community Support or Peer Support for more detailed information.

CHANGE OF INFORMATION

Participants must get prior permission to move. All requests to move/relocate must be pre-approved. Requests are to be submitted in writing at least 30 days prior to the expected change. All contact information, including employment changes, must be reported immediately to the Case Manager.

EMPLOYMENT AND/OR SCHOOL

The Judge may require you to obtain/maintain employment or enroll in a vocational/educational program. If you lose your job while in the Program, you will be given a time frame in order to secure another job. While searching for employment, you may be required to participate in job training or community service.

Program staff may verify employment through phone contact with the employer or copies of paycheck stubs. The DUI Court Program strongly encourages you to notify your employer of your participation in this program, including required court appearances and group sessions.

FRATERNIZATION

Early recovery is full of pitfalls and relapse triggers. One pitfall that we can easily avoid is “pairing off” or fraternization. Pairing off occurs when two people in recovery spend too much time together and/or become romantically involved. When this happens, the parties involved tend to confuse feelings of fear or vulnerability with feelings of intimacy. This tends to shift their focus away from their recovery and greatly reduces their chance of success in recovery. Early recovery is a period of profound personal change and self-discovery. Pairing off includes, but is not limited to the following:

1. Suggestive or flirtatious remarks.
2. Physical contact, such as holding hands, hugging, kissing or inappropriate touching.
3. Letter-writing, note-writing, texting or emailing that is not related to treatment/group.
4. Physical isolation by a couple from the group or from peers.
5. Consistently sitting together or being together at scheduled or unscheduled events.
6. Exchanging gifts or personal items.
7. Establishing a relationship with other participant’s family or friends.

If it is observed that a couple is pairing-off, they will be counseled to discontinue any such relationship until an appropriate time. If they continue to pair off, the matter will be discussed with the treatment team and sanctions (which may include termination) may be imposed by the court.

TREATMENT FACILITY

All DUI Court activities and locations may be viewed as an extension of the DeKalb County State Court. Your behavior should always reflect that. This includes treatment facility, community service sites, special events, and any other functions associated with the program. Violation of program rules can result in sanctions and/or new criminal charges. All staff members of the program are to be considered as officers of the Court, and you are expected to follow their instructions.

1. No alcohol, drugs, weapons, or pocket knives will be brought on site or to any DUI Court Program function and/or event.
2. Groups will begin on time! The participants must be punctual as tardiness will result in sanctions. Participants must attend and participate in the full session to receive credit.
3. Participant confidentiality is a must. This ensures an opportunity for continued open discussions and sharing in group. What is said in **Group** stays in **Group**!!
4. Free expression of the participant's thoughts and feelings is encouraged; however, violence, threats or intimidation will not be tolerated. Use of profanity is not acceptable.
5. Leaving a group session is not permitted unless given permission by a Staff member.
6. Cell phones must be turned off completely while in group sessions and court status review hearings. They will be confiscated if they go off.
7. Clothing worn by participants cannot be sleeveless, revealing or provocative or expose the shoulders or midriff. Clothing cannot display obscene language or advertise alcohol, tobacco products, or illicit drugs. Shorts and skirts must not be shorter than 2 inches above the knee.
8. No visitors are allowed in the Treatment Facility. The participant will be notified of scheduled exceptions to this rule. This includes children.
9. An intimate, close, or sexual relationship between participants, or between participants and a staff member is prohibited and could result in termination from the program.
10. Gifts may not be exchanged with other participants or staff members.
11. Smoking is not permitted outside the Treatment Facility's front doors. Participants must walk up to the Camp Road sidewalk to a designated smoking area.
12. No littering in the Treatment Facility or outside the building. Participants must be responsible for assisting in maintaining the cleanliness of the building.
13. Destroying or defacing property will lead to sanctions and possible criminal charges.
14. Sexual harassment, or comments about physical appearance of other participants or staff members will not be tolerated.

PROGRAM GUIDELINES

Honesty is a core component of the DeKalb County DUI Court Program. Dishonesty will only impede your recovery and hold back progression through the court. It is your responsibility to disclose any violation of the terms of this program to the Treatment Coordinator, Probation Officer, or the Program Director. Dishonesty of any form: lying, tampering with or adulterating drug screens, presenting fraudulent documents, etc. will not be tolerated and will subject you to substantial sanctions. Defrauding or lying may lead to your termination from the DUI Court and/or substantial confinement time. Honesty is essential to successful participation in the program.

BEHAVIOR & DRESS CODE

Attendance in Court is a critical and mandatory condition of participation in the DUI Court Program. Status conference sessions (court sessions) are held every other week. A schedule will be provided to you upon your acceptance into the program and will be posted in the common area of the treatment facility. It is your responsibility to know the dates of the court sessions. You must be on time, being late will subject you to a sanction from the court. Changes in the schedule will be announced on the screen line and will be posted in the common area of the treatment facility.

Your behavior should reflect positively on you and the DUI Court Program. This means NO loitering in the front of the courthouse or treatment office before or after DUI Court events.

Your attire should **NOT** include the following:

shorts, sleeveless shirts/dresses, tank tops, halter tops, low cut tops that reveal cleavage, hats, see-through clothing, sunglasses, tight clothing, flip-flops, bedroom shoes, excessively baggy clothing, or clothing with holes or derogative messages (including clothing that displays alcohol/drug slogans or ads).

Loud and disruptive behavior is unacceptable. Participants should not read, sleep, or use electronic devices in the courtroom (or during any group session or self-help meeting). No food, drink, pagers, cell phones, electronic devices or other distracting items should be used in the courtroom. When addressed by the Judge, you should respond by speaking clearly and directly. You should always remain until dismissed.

GROUP RULES

Participation is crucial to recovery. Be aware that you influence other members and can either be a positive or negative force in their process. The group setting is a therapeutic environment and being consistently disrespectful and distracting in group will lead to sanctions.

1. Maintain the confidentiality of everyone in the group. This cannot be emphasized enough.
2. Share feelings and experiences, but not advice. Accept each other without making judgement. Give everyone an opportunity to share.
3. Be on time for every session.
4. Always be honest.
5. Have a positive attitude and refrain from using offensive or vulgar language.
6. Always be respectful, attentive and supportive to peers.
7. Speak one at a time and listen when peers are sharing. Do NOT have side conversations or cross talking.
8. Threats or intimidation at any level will not be tolerated.
9. Do not get up during group and/or leave the group session. In the case of an emergency, inform your group leader of the situation.
10. Use the restroom prior to group or at break. It is disruptive to the group process and disrespectful to get up while someone else is sharing or while group is in session.
11. All cell phones must be turned off or placed in the designated area during group sessions.
12. Appropriate attire and hygiene are always required.
13. Keep drinks in closed containers. No food is to be consumed in the group room.
14. No sleeping during group and no laying or sitting on class tables.
15. No defacing program property.

VIRTUAL GROUP RULES & GUIDELINES

1. You must always sit stationary facing the camera, preferably at a desk in your home. You must sit upright. No lying down while in the session. Please stay in the same location for the duration of the meeting. Lying in bed, walking around, or travelling in a car, either as a passenger or a driver, are not permitted. If you are in a vehicle during the meeting, please park in a location which has minimal distractions for the duration of the meeting.
2. You are not allowed to work on assignments while in the session. All assignments must be done prior to the meeting. All assignments presented in group must be submitted 48 hours in advance, or as directed, to your facilitator.
3. Log in early to avoid technical difficulties. The meeting will be locked 5 minutes past the scheduled group time.
4. No one else (friends, family, pets) should be part of the meeting. Please refrain from any discussions with others.
5. Please eliminate any distractions (music, radio, televisions, etc.) while in the meeting.
6. Texting, checking cell phone messages, emails, Instagram, Snapchat etc. are not allowed while in the session.
7. There is no eating while in the session. Smoking is also not allowed.
8. Do not turn your camera or audio off during the meeting. You must always be visible to the facilitator.
9. Please dress appropriately. Lingerie, pajamas, or revealing clothing is not allowed.
10. Arguing is not allowed in this virtual group session. Any disagreements you may have should be discussed with the facilitator before or after the group meeting.

The group setting is a therapeutic environment; therefore, you agree to follow the above virtual group rules and guidelines and understand that any violation of the rules will result in a report given to the court for further action.

SELF-HELP / COMMUNITY SUPPORT / PEER SUPPORT MEETINGS

Self-Help, Community Support, or Peer Support Meetings are designed to help you learn about the recovery process and build your recovery network. Support groups are crucial as a non-professional community support system to help you maintain sobriety and often is used throughout a recovering person's life and can be a part of every treatment plan. Meetings are to be attended in-person. Individuals must get prior permission to attend online self-help, community support or peer support meetings.

Attendance Acceptance - You will only receive credit for one (1) meeting per day. Individuals must complete a form and a three (3) step submission process through the Reconnect App to receive credit for meeting attendance. The form must be completed in its entirety. The meeting chairperson must sign and date the form.

Step 1 - Complete an Immediate Check-In. You must be at the location at the time of check-in. If you check-in late you will not receive credit for the meeting.

Step 2 - Complete an Immediate Check-Out. You must remain at the location for the entire meeting and must check-out while still there.

Step 3 - Complete the form during the meeting and submit a photo of it before leaving. If you leave the meeting early you will not receive credit for it.

You must complete all three (3) steps before leaving the location. No exceptions.

Rejected Meetings - A meeting can be rejected for numerous reasons; turned in past the deadline, form not completed; no verification or signature, not attending the entire meeting, meeting date and time doesn't match your form, your form doesn't coordinate with information from the Reconnect app, or you arrived late or left the meeting early.

Missed Meetings - Missed meetings are just that, missing. You are required to attend a certain number of meetings and should submit them as directed. The week starts every Saturday with the required number of meetings completed before the end of the day every Friday.

30 Meetings in 30 Days (Daily Meetings) - When under order to attend daily meetings or 30 meetings in 30 days, any missed or rejected meetings will be added to the end of your time. The matter will be addressed at the next court session and could result in further sanctions from the court.

Administrative Response - When you have a rejected or missed a meeting you will be required to **make up that meeting and attend one additional meeting per violation**. All additional and make up meetings must be made up by the Friday prior to the next

scheduled court session. Continued violations for missing and rejected meetings will result in additional sanctions from the court.

The Case Managers will review all submissions for approval. Case Managers have the authority to reject any submission not meeting the requirements. Meetings cannot carry over into the next week, or from one week to the next.

Self-Help, Community Support, or Peer Support Meetings will help individuals build additional support systems outside of treatment and the judicial process and can be a crucial part of an individual's success once they graduate from the program. If any participant is found to have falsified information or are found being dishonest it will be reported to the court and could result in additional meetings each week, jail time, termination from this program or even criminal charges. Support meetings are for the individual's benefit and should be used to create an additional group of people that support that individual and his/her sobriety.

RECONNECT APPLICATION REQUIREMENTS

As a DUI Court participant, you will be **required** to install the Reconnect Community App. Participants must allow all notifications and permissions through the Reconnect Community App. The app doesn't share any information or photos and is HIPPA compliant. Turning off permissions and notifications is a program violation and could result in sanctions from the court.

ASSIGNMENTS

You will receive a variety of written assignments while in treatment. Our expectation is that you will apply yourself to the best of your ability. The assignments that you turn in will reflect how well you are progressing. The assignments are an integral part of the treatment process and allow you to do a self-reflection on your recovery and will help you to determine how to plan for a sober lifestyle. Any assignments that are found copied or plagiarized will not be accepted and you, the offender, could face a sanction and/or termination from the program.

TRAVEL REQUESTS

Requests to travel for business or leisure must be submitted through the Reconnect Community App **no later than 30 days in advance** of requested time off. You must provide the exact dates and time of travel, mode of transportation, lodging name, address and telephone number. Once this information is submitted through the app the Case Manager will present it to the DUI Court Team for approval.

During your travel/leave you are still required to provide alcohol/drug screens. You will continue to check-in through the Reconnect Community App and screen as directed. Out of town screening could be scheduled at an authorized lab location (you pay the cost upon your return, from \$39 to \$60), perform virtual observation of oral swabs (\$20), or you may be required to have a blood/Peth test upon your return (\$100). You must coordinate with the Case Manager prior to leaving so that you understand the process and know the details of testing before you depart.

In the event of a sudden illness or death of an immediate family member (spouse, children, grandchildren, siblings, parents and grandparents), you will proceed as needed. You must contact the Case Manager and/or Treatment Coordinator by phone to advise him/her of the situation and be prepared to provide proof of the emergency or death of family member upon your return to treatment. The Case Manager and/or Treatment Coordinator must be kept updated on the situation.

DRUG SCREENS

As a participant in DUI Court Program you are expected to submit to random observed alcohol/drug screens and breath tests. Alcohol/drug testing is performed on a random basis through a computer software program; however, a blood, breath, urine, or saliva specimen may be required at any time. You must be punctual and prepared to submit a valid specimen or breath test during the specified screening hours. Late arrivals will not be allowed to test. Urine testing will always be witnessed by a trained staff member of the same sex when the sample is being given. Only monitored urine collection will be accepted. Drug and alcohol tests may be collected anytime, including evenings, weekends and holidays. Missing a drug or alcohol test or failure to submit a specimen will be considered a positive screen and will be subject to a sanction.

At orientation each participant will be required to install the Reconnect Community App and create an account. Participants are required to perform a daily check-in through the app to see if they have been scheduled for testing. Tests are random and are scheduled on weekends and holidays. Participants should mark their calendars to ensure they are calling in at the correct times during a weekend or holiday schedule.

All specimens are sent to and tested by Averhealth. If an initial drug screen is positive the Treatment Coordinator or Counselor is notified and will address the issue with the participant. If the participant disputes the initial results the specimen will be pushed over for a confirmation. Should the confirmation results report back as positive or abnormal, the participant will incur an additional fee of either \$20 or \$30 for that confirmed screen. Tampering with or diluting a drug screen will also result in a sanction and may be grounds for termination from the program.

You must provide a **testable** sample, one that is not “diluted” or “tampered with.” “Diluted” urine tests are classified as those tests having a reading indicating a urine creatinine level of less than 20 mg/dL (Creatinine is the substance in urine resulting from muscle breakdown). In a diluted urine sample, it is possible that drugs may still be present in the urine but be below the cut-off level of the drug assay. A “tampered” sample is one where the urine is in a condition that is **not testable** due to interference or other chemical reaction. Presenting a sample that is either diluted or tampered with is a violation of the program requirements and will result in a sanction from the court. Any attempt to provide urine that is not the participant’s urine is a serious offense that will result in significant sanctions or dismissal from the program.

Urine specimen dilution is the most common method for individuals to use to avoid detection of drug and alcohol use. Dilution occurs when an individual consumes an excessive amount of fluid in a short period of time (64 ounces or more in approximately 90 minutes). Low creatinine levels are rarely caused by certain medical conditions and are not caused by drinking fluids to hydrate because of exercise or manual labor. Creatinine is not excreted by sweat, only urination. Having a diluted screen is the equivalent of attempting to provide a substituted or adulterated sample. To avoid having

a diluted or untestable sample limit fluid consumption to 32 ounces or less at least 2 hours prior to appearing for your drug screen.

DRUG TESTING POLICIES AND PROCEDURES

The DUI Court Program is an alcohol/drug **abstinent** program. All participants should remain abstinent from all mood-altering substances throughout the course of their time with the DUI Court Program, including their time after graduation and while on probation.

Participants may not be able to stop using drugs immediately and recovery may not occur overnight. However, all use of illegal or unapproved drugs is a violation of the DUI Court Program requirements and will result in a sanction from the court. This is not intended as punishment but to encourage sobriety. Thus, the ultimate goal of drug testing is to provide accountability and confirmation of an individual's progress towards recovery. Admitting to using drugs or ingesting alcohol prior to the drug screen will be taken into consideration during the sanctioning process. On the other hand, not admitting to, and/or denying new use may result in a more severe sanction

Participants check-in daily through the Reconnect Community App and report as directed to provide a **testable** sample. Participants are assigned a specific time frame to check-in and to test. A check-in window is the time frame in which a participant may check to see if they must report for a test. A testing window is a specific time frame to appear to provide a **testable** sample. It is the responsibility of the participant to perform a daily check-in and report as instructed. Drug testing is performed on a random basis; however, a blood, breath, urine, or saliva specimen may be required at any time. Participants must be prepared to submit a valid specimen during the specified testing window. Late arrivals will not be allowed to test and failure to submit a valid specimen will be considered a positive screen, which will result in a sanction from the court. A staff member of the same sex will always witness the sample being given.

Drug Screens are mandatory. In addition to the random screens, a participant may also be required to submit to a drug screen by any member of the DUI Court Team, i.e. Judge, Probation Officer, Treatment Coordinator, Program Director, Case Manager, Counselor or Prosecutor. Failure to appear for a drug test, refusal to submit, tampering or diluting the specimen is a violation of the Program and will result in a sanction hearing or possible termination from the DUI Court Program.

Upon the request for a drug screen:

- You indicate either a denial or admission to alcohol and/or drug use on the pre-disclosure form. Honesty is a crucial component for recovery and participation in the DUI Court Program. The court may favorably consider self-disclosure-of-use a mitigating circumstance when sanctions are imposed.

- The only people allowed in the testing area at the time of administration of the test are the participant and the individual overseeing the collection of the sample.
- A sample is to be submitted by the cut-off time or within a reasonable time if called to screen outside of the normal screening window. Failure to produce a sample will result in a sanction hearing.
- Participants will have 15 minutes upon checking in with staff (turning in the pre-disclosure form) to produce a sample. If unable to do so it will be reported as a missed screen. Don't turn in your pre-disclosure form until you are ready to provide your sample.
- Purses, coats, jackets, bags, etc. are prohibited in the testing area.
- Shirtsleeves should be rolled up to the elbow and a request to remove any additional clothing items may be made to ensure the validity of a specimen.
- The test cup must be filled to a minimum of 1/3 level to be adequate for testing.
- Collection of urine sample will be observed. In the event a drug screen cannot be observed, a temperature strip will be used to ensure sample integrity. If a urine sample does not provide an acceptable reading on the temperature strip, the participant will be required to provide a valid sample before leaving the collection site. You must empty all pockets, lift pant legs to show that no items are concealed in the socks or shoes, and must leave all belongings in a designated location prior to entering screening area.
- Use of an artificial device or substance of any type to alter the test will result in significant sanctions which may include termination from the program.
- If you deny use, the DUI Court Program will push the specimen over for confirmation using GC-MS or LC-MS.
- A \$20 charge will incur for positive and missed screens. Admittance to use prior to the request of confirmation will not incur the \$20 charge.

Failure to comply with any of the above guidelines or refusing to provide a specimen for testing is considered a violation of the program requirements and will result in a sanction from the court.

The initial drug screen is analyzed within 24-48 hours. If the result is positive the Treatment Coordinator or Counselor will notify you of the results. If you deny any alcohol/drug use, the specimen will be pushed over for a confirmation test (GC-MS or LC-MS), and should the confirmation come back positive, you will incur an additional fee of \$20-\$30 for the confirmation. A confirmed result for Ethylgucuronide (EtG) and Ethylsulfate (EtS) on a specimen is consistent with the conclusion that alcohol was present and a sanction will be imposed (the sanction hearing will be conducted at the next DUI Court calendar, or sooner if the need arises). A confirmed result with EtG above 500 ng/mL is also considered a positive result. Tests that are positive, elevated or diluted will delay eligibility for phase progression or graduation. If you, the Participant, dispute the results after the confirmation of the screen you may request a hearing and have the right to have counsel present.

OBSERVED URINE SCREEN PROCEDURES

1. You must complete a pre-disclosure form and show your picture ID upon arrival of a drug screen. Remember that you only have 15 minutes to provide a sample once you turn in your pre-disclosure form.
2. A custody and control form are provided for you to read and verify that it contains your name and correct date of birth. Upon confirmation that you have received the correct form you are to initial the seals at the bottom of the form (DO NOT SIGN).
3. You must remove all outerwear (i.e. jackets, scarves, sweaters, etc.) and leave all personal items in a designated place outside of the screening area. You will be observed by staff members of the same sex ONLY. If not available, you will be required to empty all pockets, remove access clothing, and roll up pant legs.
4. You will remove the seal (you may place them on your clothing for placement on the specimen cup after the specimen is provided) and proceed into the screening area.
5. You must remove all bandages and wash your hands with soap. Hands must be thoroughly dried and paper towel discarded. An additional paper towel is to be placed on the counter or observation window.
6. The Screener (a trained staff member of the same sex) will then provide you with a sealed collection container through the observation window.
7. Before providing the specimen:
Men must lower their clothing exposing genitals; stand in the designated area; unseal the collection cup; and with one hand holding the collection cup provide their specimen (the other hand must be placed on the wall or held away from the stream). Collection container must then be filled a minimum of 1/3 of the container in order to gather a correct temperature reading.
Women must pull up long shirts; lower bottoms below the knees; squat (DO NOT SIT); unseal the collection cup; place one hand on the bar and the other holding the open cup. The collection must be caught in front of the body and the body facing the observation window leaving the genitalia area visible. Collection cup must then be filled a minimum of 1/3 of the container in order to gather a correct temperature reading.
8. Once the collection is complete, you will close and secure your collection cup by placing the seal across the top of the lid to prevent tampering. The collection cup is then placed in the observation window for the screener to collect and place in a secure area.
9. Flush the toilet, wash your hands, leave the screening area and return to the screener to complete and sign your custody and control form. At this time, you will have an opportunity to disclose any alcohol/drug use and sign the Custody and Control form consenting to the collection and testing of the urine specimen.

TESTING WINDOWS

Upon entering the DUI Court Program, you will be given a choice of which screening window you would like to be assigned to.

AM GROUP

- Check-in window is from 5am until 11am
- Testing Window is from 6:30am until 11:30am

MID-DAY GROUP

- Check-in window is from 8:30am until 1:30pm
- Testing Window is from 10am until 2pm

PM GROUP

- Check-in window is from noon until 6pm
- Testing Window is from 1:30pm until 6:30pm

MEDICATION

As a condition of admission to the Program, you must agree to disclose to the Treatment Coordinator the name, address and telephone number(s) of your current physician or health care provider. You will be required to sign a medical information release form authorizing your physician and/or healthcare provider to disclose any and all medical information to the Treatment Coordinator. *No drugs of any kind, prescription or non-prescription, poppy seeds or foods containing poppy seeds, any dietary and herbal supplement or performance enhancement drugs (to include any and all energy drinks), or any vapor or electronic cigarettes, are to be taken or used without physician approval or without prior notice to the Treatment Coordinator.* You will be provided with a "Safe Medications In Recovery" document showing what you can use while in this program. If you wish to use something that is not on that document, you are to contact the Treatment Coordinator prior to using. **It is your responsibility to read the labels and know what is in the products you consume.**

Certain medications required to treat mental health issues may be considered, if needed. To take these medications, you must have completed a psychiatric assessment/evaluation by a qualified physician (psychologist/psychiatrist) within the past six months and provide a copy of this evaluation and explanation of diagnosis to the DUI Court Treatment Coordinator. All participants are required to provide a signed Release of Information to the Treatment Coordinator from the prescribing physician.

In the Participant handbook is a list of prohibited substances and a list of medications that can be taken without prior approval. These lists are only a guide and not meant to be all-inclusive. If you should have any concerns, you should contact the Treatment Coordinator before taking medications of any kind.

FOURTH AMENDMENT WAIVER

All participants must, at any time, without warning, probable cause, articulable suspicion, or a search warrant, provide a sample of blood, breath, urine, saliva, or other bodily substance and submit to searches of their residence, workplace, vehicle, containers, records, and all other locations and items when requested to do so by any law enforcement office, probation or parole officer, or DUI Court team member.

PROGRAM BENEFITS

There are many benefits to participating and completing the program. In addition to receiving the tools and resources to live a sober and healthier life benefits include the following;

- reduced jail sentence (does **NOT** include charge dismissal)
- suspension of half of the fine amount
- 240 hours of community service credit
- suspension of the probation supervision fee
- if eligible, a Certificate of Eligibility for an Ignition Interlock Limited Driving Permit
- if eligible/required, a Multiple DUI Offender Program Certificate

In addition to all the benefits above, it is the hope of the team members that each participant use the tools and resources that the program has provided them to continue with their recovery and maintain their sobriety. Benefits will be administered on a case-by-case basis, participants may not be eligible for all benefits.

TERMINATION

The DUI Court Program is committed to providing all participants with an opportunity to become alcohol and drug free. However, your continued participation in the program is contingent on compliance with program guidelines and regulations. Non-compliance includes, but is not limited to:

1. Inability to remain clean and sober.
2. Failure to attend and participate in individual and group sessions.
3. Threats or violence against peers or program staff.
4. Altering or tampering with drug screens.
5. Committing a new criminal offense.
6. An accumulation of program violations.
7. Failure to pay program fees.
8. Continued non-compliance with program guidelines.
9. Any form of sexual harassment towards another program participant or staff member.
10. Fraternalization with another participant or staff member.
11. Bad attitude impacting other participants.
12. Forging of documents.

We want every participant to succeed, and we only consider termination as a last resort. The goal is to help each participant help themselves. Nevertheless, not everyone who enters the DUI Court Program is committed to maintaining sobriety and compliance with program conditions. The Team may determine that the removal of a person for non-compliance is the most appropriate action for the success of all other participants.

COMMENCEMENT

You are eligible for commencement/graduation when the following conditions are met:

- Completed all program and phase requirements.
- Demonstrated sobriety for at least 90 consecutive days while in Phase 4.
- The team determines that you are suitable for graduation.

Graduations are held quarterly (January, April, July and October). If you complete all phase and program requirements prior to the graduation date you must continue to submit to random drug and alcohol screens until your graduation occurs. You will remain on reporting probation until all probation requirements are completed. Alcohol and/or drug use is prohibited for your entire probation period.

It is the DUI Court Team member's hope that you will have established a sober, healthy, and a productive lifestyle. Remember, your recovery is an ongoing process. At this point in your treatment, you will have made a very strong beginning to this lifelong endeavor. We invite you to continue as alumnus of the program and be a mentor to new participants. You may be pleasantly surprised and rewarded by the significant influence you may play in helping others overcome their addiction problems. This is a way for you to maintain contact with us and remember what it was like for you when you first entered the program.

STATE OF EMERGENCY

In the case of a state of emergency, if it is announced that the courthouse is closed, instructions will be communicated through the Reconnect Community App. The closing of the courthouse doesn't mean that you do not have to report for drug screens. Participants will be given specific instructions to follow.

Treatment and drug testing is an essential component in a DUI Court Program. During a state of emergency, the DUI Court team will review and modify changes according to the current situation. Changes could be that all matters, except drug screens, are moved to a virtual platform. In some situations, participants could see an increase in communication with staff. It is the responsibility of the participant to check all sources of communication regularly.



DeKalb County DUI Court Program

ADAPT

MEDICATION GUIDE



Medication Guide 2024

MEDICATION GUIDE -

This list is **not** an all-inclusive list but a guide to assist you in choosing medications, products and/or supplements that are safe or those that you should avoid. As always, check the list prior to use and consult your physician. If you still have questions you may speak to the Program Director or Treatment Coordinator. Please remember that staff are not experts on the subject matter but will assist you to the best of their ability, however, it is your responsibility to research products prior to use.

Drugs to Avoid

Avoid any products that contain ALCOHOL

Ales

Beers (*including Non-Alcoholic forms and Zero Alcohol Beers and Wines)

Liqueurs

Malt Beverages

Whiskey

Wine (*including Non-Alcoholic forms and Zero Alcohol Beers and Wines)

Wine Cooler

Wild & Sour Beers and Ales

Light Beers

Hybrid or Fermented Beers

Lambic Beers

*Non-Alcoholic beers and wines contain a reduced amount of alcohol but rarely are completely free of it.

Avoid any foods or sauces cooked or made with alcohol.

Cough & Cold

Duratuss	Phenergan w/Codeine	Dextromethorphan
Hycodan Tabs	Robitussin AC	Contac
Hycodan Syrup	Desoxyephedrine (<i>Vicks Nasal Inhaler</i>)	Comtrex
Hycomine	Oxymetazoline (<i>Afrin, Dristan</i>) **	Delsym
Hycotuss	Phenylephrine (<i>Vicks Sinex, 4 Way Nasal Spray, NeoSynephrine</i>) **	Mucinex DM
Hydromet		Nyquil
Tussionex		Robitussin DM
VicoTuss		Vicks Formula 44D
Ambenyl		
Guiatuss		
Mytussin Nucofed		

Avoid any products containing alcohol, Codeine, Hydrocodone, Dextromethorphan (any DM medications) Phenylephrine, Pseudoephedrine or Ephedrine.

ALWAYS READ LABELS and ASK YOUR PHARMACIST!

Pain Relief

Buprenorphine (*Subutex, Buprenex*)
Buprenorphine / Naloxone (*Suboxone*)
Butorphanol (*Stadol*)
Codeine (*Tylenol w/Codeine, Fiorinal w/Codeine, ASA w/Codeine*)
Fentanyl (*Duragesic Patch, Innovar Injection, Actiq Lozenge, Fentanyl Nasal Spray, Sublimaze*)
Hydrocodone (*Lorcet, Lortab, Norco, Tussionex, Synalgos, Synalgos DC, Hycodan Syrup*)
Hydromorphone (*Dilaudid*)
Heroin (*Smack, Junk, Horse*)
Levorphanol (*Levo-Dromoran is injection only.*)
Meperidine (*Demerol, Mepergan Fortis*)
Methadone (*Dolophine*)
Morphine (*MS Contin, Kadian, Roxanol, various*)
Nalbuphine (*Nubain*)
Oxycodone & Combinations (*Oxycontin, Percocet, Roxicodone, Oxy IR, Percodan, Tylox, Roxicet*)
Paregoric
Pentazocine & Combinations (*Talwin, Talacen*)
Tincture of Opium

Muscle Relaxants / Other

Carisoprodol (*Soma, Soma Compound*)
Chlorzoxazone (*Parafon Forte*)
Cyclobenzaprine (*Flexeril*)
Diphenoxylate / Atropine (*Lomotil*)
Methocarbamol (*Robaxin, Robaxisal*)
Orphenadrine (*Norflex, Norgesic*)
Pregabalin (*Lyrica*)
Tramadol (*Ultram*)

Sleep Aids & Tranquilizers

Benzodiazepine
Alprazolam (*Xanax*)
Clonazepam (*Klonopin*)
Clorazepate (*Tranxene*)
Diazepam (*Valium*) Estazolam (*Prosom*) **
Flurazepam (*Dalmane*)
Halazepam (*Paxipam*) **
Lorazepam (*Ativan*)
Midazolam (*Versed*)
Oxazepam (*Serax*)
Quazepam (*Doral*)

Temazepam (*Restoril*)
Triazolam (*Halcion*)
Barbiturates, Oral or Injectable
Amobarbital / Secobarbital (*Tuinal, AMAS Trees, Rainbows*)
Butabarbital (*Butisol*)
Butalbital (One of the combination ingredients in *Fiorinal, Fioricet, Endolor, Cephadyn, Esgic, Esgic Plus, Donnatal* and others.)
Mephobarbital (*Mebaral*)
Pentobarbital (*Nembutal, Yellow Jackets, Cafatine*)
Phenobarbital (*Luminal, Blue Heavens*)
Donnatal
Amobarbital (*Amytal*)
Methohexital (*Brevital*)
Pentobarbital (*Nembutal*)
Thiopental (*Pentothal*)
Chloral Hydrate (*Noctec, Somnote*)
Eszopiclone (*Lunesta*)
Meprobamate (*Miltown, Equanil*)
Zaleplon (*Sonata*)
Zolpidem (*Ambien*)

Stimulants/Medication for Mood & Emotional Disorders

Amitriptyline (*Elavil*)
Amphetamine
Benzphetamine (*Didrex*)
Bupropion (*Wellbutrin*)
Dextroamphetamine (*Dexedrine, Dexies, Hearts*)
Fluoxetine (*Prozac*)
Lisdexamfetamine (*Vyvanse*)
Methamphetamine (*Desoxyn*)
Adderall or Adderall XR
Cocaine
Diethylpropion (*Tenuate*)
Fenfluramine (*Pondimin*) - - No longer available in the United States.
Methylphenidate (*Ritalin, Methylin, Metadate*)
Methylphenidate ER (*Concerta, Metadate, Ritalin SR, Daytrana, Methylin SR*)
Phendimetrazine (*Melfiat, Phenazine, Prelu-2, Bontril*)
Phenmetrazine (*Preludin*)
Phentermine (*Ionamin, Fastin, Adipex*)
Vyvanse
Varenicline (*Chantix*)

Hallucinogens

5-MeO-DIPT (*Foxy Methoxy*)
Bath Salts
Cannabis (*Grass, Marijuana, Pot, Weed*)

DMT (*Dimethyltryptamine*)
Ketamine (*Special K*)
LSD (*Acid, Blotter, Window Pane, Paper, Sunshine*)
Marinol (*Dronabinol*) - May be used medicinally, but must be approved by Program
MDMA (*E, Eckies, Ecstasy, Love Drug*)
Mescaline (*Peyote*)
PCP (*Angel Dust, Phencyclidine*)
Psilocybin (*Magic Mushroom, "Shrooms"*)
Spic
K2Spice
STP (*DOM*)

Inhalants

Acetone (*Nail polish remover*)
Aerosols
Airplane Glue
Amyl Nitrate (*Poppers*)
Butyl Nitrate
Gases (*Ether, Chloroform, Nitrous Oxide, Butane, Propane, aerosol dispensers, bug sprays*)
Paint (*Butane, Toluene, Propane*)
Solvent (*Paint Thinner, Gasoline, Glue, Correction Fluid, Felt Tip Marker*)
Varnish (*Xylene, Toluene*)

Personal Hygiene

Hand Sanitizers (*unless alcohol free*)
Any product containing alcohol, CBD, Hemp or Witch Hazel
Any mouthwash containing alcohol

Other Substances to Avoid

Bisques & Soups with added liqueurs
Cooking Wines / Marinades (*Marsala, Sherry, Wine Vinegar, some BBQ Sauces*)
Crème de Cacao
Crème de Menthe (*Grasshopper pie*)
Energy Drinks (*All brands and types*)
Extracts (*Vanilla & other flavorings*)
Flambeed Meat or Dessert
Grand Marnier (*In mousses and other desserts*)
Kahlua
Performance Enhancement Herbal Products
Poppyseeds (*Bagels, cakes*)
Vaping Products or e-Cigarettes
GNC Products
Kimchi
Fermented Products

CBD Products (Cannabidiol) – (*oils, creams, gummies, topicals, edibles, lotions, ointments, balms, salves, capsules, pills, vaping liquid, mist sprays, toothpaste, candy, etc.*)

Tetrahydrocannabinol “THC” free

Body Building Supplements

St. John’s Wart

Gingko Biloba

Witch Hazel

Any products listing “unknown ingredients”

Any product list as “not intended for human consumption”

Any product intended for the purpose of “getting high”

Any habit-forming product

Safe Medications - All medications should be taken as directed.

ADHD / ADD

Atomoxetine (*Strattera*)
Clonidine (*Catapres*)

Antibiotics / Antivirals

Amoxicillin (*Amoxil*)
Amoxicillin/Clavulanate (*Augmentin*)
Azithromycin (*Zithromax*)
Cefaclor (*Ceclor*)
Cefadroxil (*Duricef*)
Cefprozil (*Cefzil*)
Cephalexin (*Keflex*) Ciprofloxacin (*Cipro*)
Clarithromycin (*Biaxin*)
Clindamycin (*Cleocin*)
Doxycycline (*Doryx*)
Doxycycline (*Vibramycin*)
Erythromycin (*E-Mycin*)
Fluconazole (*Diflucan*)

Alzheimers / Dementia

Donepezil (*Aricept*)
Galantamine (*Razadyne*)
Memantine (*Namenda*)
Rivastigmine (*Exelon*)

Gatifloxacin (*Tequin*)
Itraconazole (*Sporanox*)
Levofloxacin (*Levaquin*)
Acyclovir (*Zovirax*)
Bacitracin/Polymyxin (*Polysporin*)
Bacitracin/Polymyxin/Neomycin
(*Neosporin*)
Clotrimazole (*Lotrimin*)
Docosanol (*Abreva*)
Mycostatin (*Monistat*)
Penciclovir (*Denavir*)
Terbinafine (*Lamisil*)
Tolnaftate (*Tinact*)

Antihistamines / Allergies / COPD / Cough * & Colds

Cetirizine (*Zyrtec*)
Desloratadine (*Clarinex*)
Fexofenadine (*Allegra*)
Loratadine (*Claritin, Alavert*)
Albuterol (*inhaler*)
Beclomethasone (*QVAR*)
Budesonide (*Pulmicort*)
Fluticasone (*Flonase*)
Fluticasone / Salmeterol (*Advair*)
Formoterol (*Foradil*)
Ipratropium (*Atrovent*)
Levalbuterol (*Xopenex*)
Mometasone (*Asmanex*)
Salmeterol (*Serevent*)
Theophylline
Tiotropium (*Spiriva*)
Triamcinolone (*Azmacort*)
Montelukast (*Singulair*)
Zafirkulast (*Accolate*)

Benzonatate (*Tessalon Perles*)
Cepacol Lozenges
Chloraseptic Lozenges
Mucinex (*Guaifenesin Only*) (*Humibid LA, Mucinex, Robitussin*)
Robitussin (*Chest Congestion, Guaifenesin, alcohol free only*)
Cough Drops (*alcohol free only*)
Ludens Cough Drops
Cromolyn (*NasalCrom*)
Saline (*Ocean, Seasoft, Ayr*)
Zicam Nasal Gel
Azelastine (*Astelin*)
Budesonine (*Rhinocort*)
Fluticasone (*Flonase*)
Ipratropium (*Atrovent*)
Mometasone (*Nasonex*)
Triamcinolone (*Nasacort*)

*Decongestants should only be used with Program approval.

Cardiovascular

Amlodipine (*Norvasc*)
Amlodipine/Benazepril (*Lotrel*)
Aspirin
Atenolol (*Tenormin*)
Atorvastatin (*Lipitor*)
Benazepril (*Lotensin*)
Bumetadine (*Bumex*)
Captopril (*Capoten*)
Candesartan (*Atacand*)
Carvedilol (*Coreg*)
Cholestyramine (*Questran*)
Clopidogrel (*Plavix*)
Dalteparin (*Fragmin*)
Digoxin (*Lanoxin*)
Diltiazem (*Cardizem, Cardizem CD*)
Enalapril (*Vasotec*)
Enoxaparin (*Lovenox*)
Ezetimibe (*Zetia*)
Ezetimibe/Simvastatin (*Vytorin*)
Fenofibrate (*Tricor*)
Fosinopril (*Monopril*)
Furosemide (*Lasix*)
Gemfibrozil (*Lopid*)
Heparin
Hydrochlorothiazide (*Hydrodiuril*)

Hydrochlorothiazide - Triamterene
(*Maxzide, Dyazide*)
Irbesartan (*Avapro*)
Irbesartan/HCTZ (*Avalide*)
Isosorbide (*Imdur, Isordil*)
Lisinopril (*Zestril, Prinivil*)
Losartan (*Cozaar*)
Losartan/HCTZ (*Hyzaar*)
Metoprolol (*Lopressor*)
Niacin (*Niaspan*)
Nisoldipine (*Sular*) Nitroglycerin
Olmesartan (*Benicar*)
Pravastatin (*Pravachol*)
Propranolol (*Inderal*)
Quinapril (*Accupril*)
Ramipril (*Altace*)
Rosuvastatin (*Crestor*)
Simvastatin (*Zocor*)
Sotalol (*Betapace*)
Spironolactone (*Aldactone*)
Torsemide (*Demadex*)
Valsartan (*Diovan*)
Verapamil (*Calan, Calan SR*)
Warfarin (*Coumadin*)

Diabetes / Blood Sugar

Acarbose (*Precose*)
Chlorpropamide (*Diabinese*)
Exenatide (*Byetta*)
Insulins (*Apidra, Humalog, Humulin, Lantus, Levemir, Novolog, Novolin, NPH, regular*)
Glimepiride (*Amaryl*)
Glipizide (*Glucotrol*)
Glyburide (*Diabeta, Micronase*)

Linagliptin (*Tradjenta*)
Linagliptin/Metformin (*Jentadueto*)
Miglitol (*Glyset*)
Nateglinide (*Starlix*)
Pioglitazone (*Actos*)
Repaglinide (*Prandin*)
Rosiglitazone (*Avandia*)
Sitagliptin (*Januvia*)

Erectile Dysfunction

Sildenafil (*Viagra, Adcirca*)
Tadalafil (*Cialis*)
Vardenafil (*Levitra, Staxyn*)

Eye Disorders / Dry Eye / Glaucoma

Betaxalol (*Betoptic*)
Bimatoprost (*Lumigan*)
Brimonidine (*Alphagan P*)
Brinzolamide (*Azopt*)
Carboxymethylcellulose (*Tears, Natural Tears, Systane*)
Cyclosporine (*Restasis*)

Dorzolamide (*Trusopt*)
Dorzolamide / Timolol (*Cosopt*)
Latanoprost (*Xalatan*)
Metipranolol (*Optipranolol*)
Tetrahydrozoline (*Visine, Clear Eyes*)
Timolol (*Timoptic*)

Gastrointestinal Products -

Antacids/Constipation/Diarrhea/Gas/IBS/Colitis/Chrohn's

Famotidine (*Pepcid*)
Maalox
Mylanta
Omeprazole (*Prilosec*)
Rolaids
Tums
Deslansoprazole (*Dexilant*)
Pantoprazole (*Protonix*)
Esomeprazole (*Nexium*)
Rabeprazole (*Aciphex*)
Metoclopramide (*Reglan*)
Bisacodyl (*Dulcolax* - tablet /
suppositories)
Mineral Oil
Docusate (*Colace*)
Polyethylene Glycol (*Miralax*)

Fiber products (*Benefiber, Fibercon*)
Psyllium (*Metamucil, Benefiber*)
Glycerin Suppositories
Senna (*Senokot*)
Magnesium Citrate
Senna / Docusate (*Peri-Colace*)
Milk of Magnesia
Bismuth Subsalicylate (*Pepto-Bismol, Kaopectate*)
Loperamide (*Imodium*)
Simethicone (*Mylicon*)
Alosetron (*Lotronex*)
Anticholinergic / Antispasmodics
Lubiprostone (*Amitiza*)
Mesalamine (*Asacol, Lialda, Pentasa, Rowasa*)

Nausea

Bismuth Subsalicylate (*Pepto-Bismol, Kaopectate*) Metoclopramide (*Reglan*)
Dimenhydrinate (*Dramamine*) **
Ondansetron (*Zofran*)
Meclizine (*Bonine, Antivert*) **
Scopolamine (*Transderm Scop*)
Phosphorylated Carbohydrate (*Emetrol*)

HIV / AIDS TREATMENT:

Abacavir (<i>Ziagen</i>)	Indinavir (<i>Crixivan</i>)
Abacavir + Lamivudine (<i>Epzicom, Kyvexa</i>)	Lamivudine (<i>Epivir</i>)
Abacavir+Zidovudine+Lamivudine (<i>Trizivir</i>)	Lopinavir+Ritonavir (<i>Kaletra</i>)
Amprenavir (<i>Agenerase</i>)	Nelfinavir (<i>Viracept</i>)
Atazanavir (<i>Reyataz</i>)	Nevirapine (<i>Viramune, Viramine XR</i>)
Chloroquine (<i>Aralen</i>)	Raltegravir (<i>Isentress</i>)
Darunavir (<i>Prezista</i>)	Rilpivirine (<i>Edurant</i>)
Delavirdine (<i>Rescriptor</i>)	Rilpivirine (<i>Endurant</i>)
Didanosine (<i>Videx, Videx EC</i>)	Rilpivirine+Tenofovir+Emtricitabine (<i>Complera, Eviplera</i>)
Efavirenz (<i>Sustiva</i>)	Ritonavir (<i>Norvir</i>)
Efavirenz+Tenofovir+Emtricitabine (<i>Atripla</i>)	Saquinavir (<i>Invirase</i>)
Emtricitabine (<i>Emtriva</i>)	Stavudine (<i>Zerit</i>)
Enfuvirtide (<i>Fuzeon</i>)	Tenofovir (<i>Vilread</i>)
Etravirine (<i>Intelence</i>)	Tenofovir+Emtricitabine (<i>Truvada</i>)
Fosamprenavir (<i>Lexiva</i>)	Tipranavir (<i>Aptivua</i>)
Hydroxychloroquine (<i>Plaquenil</i>)	Zanamivir (<i>Relenza</i>)
Hydroxyurea (<i>Hydrea</i>)	Zidovudine (<i>Retrovir</i>)
	Zidovudine+Lamivudine (<i>Combivir</i>)

MENTAL & EMOTIONAL DISORDERS / MOOD STABILIZATION / DEPRESSION / BIPOLAR / SCHIZOPHRENIA / SEIZURES:

Aripiprazole (<i>Abilify</i>)	Nefazodone
Atomoxetine (<i>Strattera</i>)	Nortriptyline (<i>Pamelor</i>)
Bupropion (<i>Wellbutrin</i>)	Olanzapine (<i>Zyprexa</i>)
Carbamazepine (<i>Tegretol, Carbatrol</i>)	Oxcarbazepine (<i>Trileptal</i>)
Chlorpromazine (<i>Thorazine</i>)	Paroxetine (<i>Paxil</i>)
Citalopram (<i>Celexa</i>)	Perphenazine (<i>Trilafon</i>)
Clozapine (<i>Clozaril</i>)	Phenytoin (<i>Dilantin</i>)
Divalproex (<i>Depakote, Depakote ER</i>)	Quetiapine (<i>Seroquel</i>)
Doxepin (<i>Sinequan</i>)	Risperidone (<i>Risperdal</i>)
Duloxetine (<i>Cymbalta</i>)	Sertraline (<i>Zoloft</i>)
Escitalopram (<i>Lexapro</i>)	Tiagabine (<i>Gabitril</i>)
Ethosuximide (<i>Zarontin</i>)	Zonisamide (<i>Zonegran</i>)
Fluvoxamine (<i>Luvox</i>)	Topiramate (<i>Topamax</i>)
Gabapentin (<i>Neurontin</i>)	Trazodone (<i>Desyrel</i>)
Haloperidol (<i>Haldol</i>)	Valproic Acid (<i>Depakene</i>)
Lamotrigine (<i>Lamictal</i>)	Venlafaxine (<i>Effexor/Effexor XR</i>)
Levetiracetam (<i>Keppra</i>)	Vilazodone (<i>Viibryd</i>)
Lithium (<i>Eskalith</i>)Mirtazapine (<i>Remeron</i>)	Ziprasidone (<i>Geodon</i>)

MIGRAINE / HEADACHES:

Almotriptan (*Axert*)
Amiptryptiline (*Elavil*)
Eletriptan (*Relpax*)
Frovatriptan (*Frova*)
Naproxen / Sumatriptan (*Trexima*)

Naratriptan (*Amerge*)
Rizatriptan (*Maxalt*)
Sumatriptan (*Imitrex*)
Topiramate (*Topamax*)
Zolmitriptan (*Zomig*)

PAIN RELIEF:

Acetaminophen (*Tylenol*)
Asprin (Various brands)
Celecoxib (*Celebrex*)
Diclofenac (*Voltaren*)
Disalcid (*Salsalate*)
Etodolac (*Lodine*)
Ibuprofen (*Advil, Motrin*)
Indomethacin (*Indocin*)

Ketoprofen (*Orudis*)
Ketorolac (*Toradol*)
Meloxicam (*Mobic*)
Nabumetone (*Relafen*)
Naproxen (*Aleve, Anaprox, Naprosyn*)
Oxaprozin (*Daypro*)
Piroxicam (*Feldene*)
Sulindac (*Clinoril*)

PARKINSONS DISEASE:

Carbidopa / Levodopa (*Sinemet*)
Carbidopa / Levodopa / Entacapone (*Stalevo*)
Entacapone (*Comtan*)
Pramipexole (*Mirapex*)
Ropinirole (*Requip*) - Also approved for Restless Leg Syndrome

PERSONAL HYGIENE PRODUCTS:

ACT Anti-Cavity Fluoride Rinse (alcohol-free)
Choice DM
Cosmetics (alcohol-free only.)
Crest Pro-Health Rinse
Intensive Care Lotion (*Aquaphor*)
Lotions / Creams (*Eucerin, Lubriderm, Vaseline*)
Mouthwashes (alcohol-free only)
Powders, Talcs
Rembrandt Intense Stain Removal
Solid Deodorants
Solid Soaps or Liquid (alcohol-free)
Tom's of Maine Natural Cleansing Mouthwash
Toothpastes (*Colgate, Crest* - none listing ethyl)

PTSD / NIGHTMARES / FLASHBACKS:

Prazosin (*Minipres*)
Clonidine (*Catapres*)

SLEEP AIDS:

Natural Remedies - (Meditation, Biofeedback, *Chamomile Tea, Sleepy-Time Tea,*
Warm Milk, Hot Bath)

Melatonin

Ramelteon (*Rozerem*) – Rx only

THYROID REPLACEMENT & ANTI-THYROID:

Levothyroxine (*Synthroid, Levothroid, Levoxyl*)

Liothyronine (*Cytomel*)

Methimazole (*Tapazole*)

Propylthiouracil (*PTU*)

Thyroid, dessicated (*Armour Thyroid*)

WEIGHT LOSS / APPETITE CONTROL:

Slim Fast Shakes / Bars

Meal Replacement Bars

COMMUNITY RESOURCES & REFERRAL LIST:

Hospitals

DeKalb Medical Center	404-501-1000
Grady Memorial Hospital - Main #	404-616-1000
Emory University Hospital	404-712-2000
Veterans' Administration Medical Ctr.	404-321-6111
Summit Ridge (Inpatient Psych & Detox)	770-822-2200

Crisis Lines

DeKalb County CSB Central Access	404-892-4646
DeKalb County CSB Crisis Services	404-294-0499
DeKalb Rape Crisis Center	404-377-1428
GA Domestic Violence Hotline	800-334-2836
GA Child Abuse Hotline	800-422-4453

Substance Abuse

Alcoholics Anonymous Georgia www.aaatlanta.org/meetings.php	404-525-3178
Cocaine Hotline	800-262-2463
Narcotics Anonymous Atlanta	404-708-3219

Other Resources

DeKalb County Probation Office:	404-371-2822
DeKalb County Solicitor's Office:	404-371-2200
Ga. Assc. Of Recovery Residences	800-715-4225
Georgia Dept. of Labor DeKalb County	404-298-3970
Consumer Credit Counseling	404-527-7630
DeKalb County Family & Children Services	404-370-5000
DeKalb County Housing Authority	404-270-2500
Salvation Army: Adult Rehabilitation Center	404-522-9785
United Way - Information & Referral	2 - 1 - 1
www.unitedwayatlanta.org	

Assistance

DEAM - Must apply in Person	404-3732300
Holy Trinity Episcopal Church Mon-Fri. 9-11:30 am www.deamdeatur.org	
Salvation Army Financial Emergency Services Centers (food, clothing, rent/mortgage, utilities, school supplies, furniture) 3500 Sherrydale Lane, Decatur, Ga. 30032	404-486-2714

Food & Clothing Ministry – Victory Church 678-476-6000
Wed. 3-5pm and Sun. up to 1 hour after the 11 am service
www.victoryfortheworld.org/contact-us.aspx
1170 N. Harriston Road, Stone Mountain, Ga. 30083

Sarah’s Food Pantry and Clothes Closet 770-593-3282
(can participate once every 8 weeks, must provide ID
and proof of dependents)
5285 Flat Shoals Parkway, Decatur, Ga. 30034
www.sarahsclosetdecatur.org

Family and Individuals Program – P.U.S.H. 678-476-3712
925 Main Street, Suite 206
Stone Mountain, Ga. 30083
Email – help@pushnonprofit.com
www.pushnonprofit.com

Food Delivery – Mom’s Meals 877-508-6667
(65 or older, disabled)
www.mommeals.com/our-program/ltss-hcbs

Help Paying for Food – Ga. Food Stamps (SNAP) 404-370-5076
178 Sams Street, Decatur, Ga. 30030
www.dfcs.georgia.gov/food-stamps

Women, Infants and Children (WIC) 404-508-7777
Locations:
T.O Vinson Health Center Tucker DeKalb WIC
440 Winn Way 4394 Hugh Howell Road
Decatur GA, 30031 Tucker GA, 30084

Clifton Springs Health Center East DeKalb Health Center
3110 Clifton Springs Road Suite D 2277 South Stone Mountain Lithonia Road
Decatur GA, 30034 Lithonia GA, 30058

North DeKalb Health Center
3807 Clairmont Road
Atlanta GA, 30341

Critical Financial Assistance – Operation Homefront 877-264-3968
(Food, auto/home repair, vision care, travel & transportation,
moving assistance, essential home items, rent-free transitional
housing for wounded veterans and their families)
www.operationhomefront.net

A Hot Meal – New Life Community Ministries 404-381-6731
3592 Flat Shoals Road, Decatur, Ga. 30034
www.nlcc-atl.org/#our_services

Meals on Wheels Ministry – Victory Church 678-476-6000
1170 N. Hairston Road, Stone Mountain, Ga. 30083
www.victoryfortheworld.org/connect/ministries.aspx
email – info@victoryfortheworld.org

<p>HUD Public Housing Program – Housing Authority of DeKalb County 750 Commerce Dr Decatur GA, 30030 http://www.dekalbhousing.org/</p>	404-270-2500
<p>Section 8 Housing Choice Vouchers – Housing Authority of the City of Decatur, Georgia 750 Commerce Dr Decatur GA, 30030 www.decaurhousing.org</p>	404-270-2100
<p>(SSVF) Supportive Services for Veteran Families – Decatur Cooperative Ministry www.decaurcooperativeministry.org/</p>	404-371-9334
<p>Housing Assistance – Project Community Connections, Inc. (PCCI) 302 Decatur Street Southeast Atlanta, Ga. 30312 www.pccihome.org</p>	404-215-9991
<p>First Month’s Rent Program – HOPE Atlanta 34 Peachtree St., NW, Suite 700 Atlanta, Ga. 30303 www.hopeatlanta.org</p>	404-817-7070
<p>Emergency Support Services Program (ESS) – Love, Peace, and Joy Help Ministry (LPJHM) www.lovepeaceandjoyhelpministry.org/</p>	404-288-3777
<p>A Place to Stay – New Life Community Ministries 3592 Flat Shoals Rd Decatur GA, 30034 www.nlcc-atl.org/#our_services</p>	404-381-6731
<p>Low Income Home Energy Assistance Program (LIHEAP) – Georgia Division of Family and Children Services www.dfcs.georgia.gov/low-income-home-energy-assistance-program-liheap</p>	855-422-4453
<p>Low Income Home Energy Assistance (LIHEAP) – Partnership for Community Action, Inc. 815 Park North Boulevard Clarkston GA, 30021 www.pcaction.org/low-income-home-energy-assistance-liheap/</p>	404-929-2500
<p>The Parker Lee Project Apply on website: www.theparkerleeproject.org</p>	469-441-1485
<p>Mercy Care Decatur Street – Mercy Care 424 Decatur Street Southeast Atlanta, Ga. 30312 http://mercyatlanta.org/location_decaur_street</p>	678-843-8600

ADDITIONAL COMMUNITY RESOURCES & REFERRAL LIST:

DEKALB

All About Choices/Positive Growth
Intervention and Education Center
945 N. Indian Creek Dr. Clarkston, GA 30021
404-298-9005

A New Approach, LLC
957 Main Street Stone Mountain
(404) 551-5571
www.anafvip.com

A New Direction Family
Violence Intervention Program
4319 Covington Highway, Suite 117 Decatur
(404) 288-4668
www.standinc.com

Alternative Strategies
7846 Stonecrest Square Lithonia
(404) 805-9804

Atlanta Intervention Network
5073 Lavista Rd. Tucker
(770) 602-1979
www.drdaavidclark.com

Atlanta Intervention Network
114 New Street Decatur
(770) 602-1979
www.drdaavidclark.com

Atlanta Pregnancy Resource Center
3983 Lavista Road, # 108, Atlanta
www.atlantapregnancyhelp.com

Atlanta VA Medical Center
1670 Clairmont Road, Decatur
(404) 321-6111
www.atlanta.va.gov

BridgePaths, LLC
3011 Rainbow Drive, Suite 108 Decatur
(404) 454-2093
www.bridgepaths.org

Brighter DeKalb Foundation
(behavioral health and
developmental disability services)
404-508-7706
info@brighterdekalbfoundation.org

Center for Behavioral Change, P.C.
Men Advocating Nonviolence
4151 Memorial Drive, Suite 107-E Decatur
(404) 292-8388
centerforbehavioralchange@bellsouth.net

Center for Pan Asian Community Services, Inc
3510 Shallowford Rd NE Atlanta
(770) 936-0969
www.cpacs.org

Clifton Springs Mental Health Center (CSB)
3110 Clifton Springs Road, Suite B
Decatur, Ga. 30034
404-243-9500

Come Clean Inc.
1544 Wellborn Rd Ste 3 Lithonia
(404) 399-9412

DeKalb Addiction Clinic
445 Winn Way, Decatur, Ga. 30030
404-508-6430

DeKalb County Community Service Board
(CSB)
Administrative Office
445 Winn Way, 4th Floor, Decatur
404-294-3836

DeKalb County Community Service Board
Central Access (Appointments and Referrals)
404-892-4646
Hearing Impaired - 404-377-9224

DeKalb County Board of Health
445 Winn Way, Decatur
(404) 294-3700
www.dekalbhealth.net

DeKalb Court Services/FVIP
455 Winn Way Decatur
(404) 508-6445

DeKalb Services Site (Intellectual and
Developmental Disability Services)
2660 Osborne Road, NE
Atlanta, Ga. 30319
404-231-9363

East DeKalb Site (Intellectual and Developmental Disability Services)
2277 South Stone Mountain-Lithonia Road
Lithonia, Ga. 30058
770-270-2710

Families First, Inc
4298 Memorial Drive, Ste A&B Decatur
(404) 853-2800
www.familiesfirst.org

Fox Recovery Center
3100 Clifton Springs Road
Decatur, Ga. 30034
Georgia Intervention Alternatives
3013 Rainbow Dr. Ste. 112 F Decatur
(770) 785-9297

Good Shepherd Services
2426 Shallowford Terrace Chamblee
(770) 986-8279

Heritage Foundation, Inc.
306 S. Boulevard Bainbridge
(229) 228-5545
www.heritageofthomasville.org

IDD Residential (Intellectual and Developmental Disability Services)
440 Winn Way, Decatur, Ga. 30030
404-508-7964

Jare' Counseling & Consulting Services
5616 Redan Rd. Suite E Stone Mountain, GA
30088
(678) 768-3199
www.jareccs.net

Jewish Family & Children Services
4549 Chamblee Dunwoody Road, Atlanta
(770) 677-9300
www.jfcsatl.org

Kirkwood Mental Health (CSB)
23 Warren Street, SE
Atlanta, Ga. 30317
404-370-7474

Men Stopping Violence
2785 Lawrenceville Highway, Suite 112 Decatur
(404) 270-9894
www.menstoppingviolence.org

North DeKalb Mental Health Center (CSB)
3807 Clairmont Road, NE.
Chamblee, Ga. 30341
770-457-5867

Oakhurst Medical Center
5582 Memorial Drive, Decatur
(404) 298-8998
www.oakmed.org

Office of Public & Community Relations
404-508-7706
info@dekcsb.org

Reunited Counseling & Training, LLC
3590 Covington Hwy Decatur
(404) 687-9188
www.Reunitedcounselingtraining.com

Tapestri, Inc.
2785 Lawrenceville Highway Ste. 112 Decatur
(678) 698-3612
www.tapestri.org

Winn Way Mental Health Center (CSB)
Central Access / Intake Location
445 Winn Way, 2nd Floor, Decatur
404-508-7700

Women's Resource Center
115 E. Maple Street, Decatur
(404) 370-7670
www.wrcdv.org

FULTON

A Georgia Community Choice
5610 Old National Hwy. Suite B
College Park, GA 30349
(404) 300-3304
www.gacommunitychoice.com

A New Approach, LLC
291 Hamilton E. Holmes Dr. Atlanta
(404) 551-5571
www.anafvip.com

A New Approach, LLC
1085 Ponce de Leon Atlanta
(404) 551-5571
www.anafvip.com

Alternative Strategies
10 Glenlake Parkway, Suite 130 Atlanta
(404) 805-9804

American Court Services
99 Peachtree Street SW Suite 106 Atlanta
(404) 594-1770

Angels Recovery, Inc.
6755 Peachtree Industrial boulevard suite
110 Atlanta
(404) 312-6531
www.angelsrecoveryinc.com

Atlanta Area Psychological Associates
555 Sun Valley Dr. Suite J3 Roswell
(770) 953-6401
www.atlantapsych.com

Ben Massell Dental Clinic
700 14th Street NW, Atlanta
(404) 881-1858
www.benmasselldentalclinic.org

By Design Counseling, LLC
4590 Welcome All Road College Park
(404) 790-4963

Caminar Latino PO Box 48623 Doraville
(404) 413-6348
www.caminarlatino.org

Cathryn B. Johnson, LLC
777 Cleveland Ave., Suite 602 ATLANTA

(404) 767-3303
Choice Counseling & Evaluation Services
2410 Old Milton Parkway, Suite E Alpharetta
(770) 594-5317
www.choicecounselingcenter.com

Defying the Odds, Inc.
2001 Martin Luther King Jr. Drive
2nd Floor Suite 210 Atlanta
(404) 564-4495
www.defyingtheodds.org

Families First, Inc
1105 West Peachtree Street, NE Atlanta
(404) 853-2800
www.familiesfirst.org

Families First, Inc
1526 East Forrest Ave, Ste 210 East Point
(404) 853-2800
www.familiesfirst.org

Georgia Intervention Alternatives
8046 Roswell Road, Ste. 101 C Sandy Springs
(770) 785-9297

High Impact Training & Counseling, Inc.
44 Broad St. Suite 707 Atlanta
(404) 523-6074
www.angermanagementofga.com

Judicial Correction Services, Inc.
34 Peachtree St, Ste 1000 Atlanta
404-591-3180

Mercy Care Atlanta
424 Decatur Street SE, Atlanta
(678) 843-8600
www.mercyatlanta.org

Restoration Services, Inc.
537 Moreland Ave. S.E Atlanta
(404) 627-9300
<http://www.atlrsc.org>

The Road to Recovery, Inc
3155 Presidential Drive Suite 104 Atlanta
(770) 220-2885
www.rdtorecovery.com

CLAYTON

Angels Recovery, Inc.
124 South Main Street, Suite IH Jonesboro
(404) 312-6531
www.angelsrecoveryinc.com

Associated Counseling
499 Arrowhead Blvd. Jonesboro
(770) 603-8131
www.acesllc.org

Bridgepaths, LLC
7183 Jonesboro Road, #100A Morrow
(404)454-2093

Creative Harmony FVIP
6188 Hwy. 42. Rex
(678) 773-0367

Destiny Counseling and Training, LLC
6504 Church Street, Suite 6 Riverdale
(404) 587-7380
www.destinyct.com

Multi-Cultural Counseling and Services, Inc.
808 Commerce Boulevard, Suites G/H Riverdale
(404) 918-4137

Phoenix Behavioral Health Services of Ga
8712 Tara Blvd. Jonesboro
(770) 478-3417
www.phoenixcounselingservices.org

The Road to Recovery, Inc
4561 Jonesboro Road Forest Park
(404) 361-5009
www.rdtorecovery.com

GWINNETT

A New Approach, LLC
223 Scenic Hwy Lawrenceville
(404) 551-5571
www.anafvip.com

Alternative Strategies
5 Hurricane Shoals Road, Suite B Lawrenceville
(404) 805-9804

Angels Recovery, Inc.
6755 Peachtree Industrial Boulevard suite 110
Atlanta
(404) 312-6531
www.angelsrecoveryinc.com

Approved Intervention Services
5 Hurricane Shoals Road NE, Suite C
Lawrenceville
(404) 644-9121

Ascent Performance Consultants
2330 Scenic Highway Snellville
(678) 252-2181
www.ascentperformanceconsultants.com

Atlanta Family Counseling
190 Camden Hill Road, Suite A Lawrenceville
(770) 513-8988
www.afcounseling.com

Atlanta Intervention Network

2386 Clower Street Ste. F200 Snellville
(770) 602-1979
www.drdavidclark.com

CAFAC, Inc.
6298 Oakwood Circle Norcross
(404) 915-2644

Families First, Inc
5360 Old Norcross Rd, Norcross
(404) 853-2800
www.familiesfirst.org

Family Recovery, Inc.
1884 Lawrenceville Suwanee Rd Lawrenceville
(770) 535-1073

Georgia Life Center, Inc.
3790 Satellite Blvd. Suite 102 Duluth
(470) 395-1397
www.galifecenter.org

ReNew Counseling Center
3936 Holcomb Bridge Rd Norcross
(770) 416-6030

The Road to Recovery, Inc
320 West Pike Street, Suite 201 Lawrenceville
(678) 985-8211
www.rdtorecovery.com

HENRY

A Recovery Place
162 Keys Ferry Street McDonough
(678) 782-7180

Person to Person Consulting
35 Atlanta Street Suite 5B McDonough
(770) 898-1155

www.person-person.com

Person to Person Consulting
206 Hampton Street McDonough
(770) 898-1155
www.person-person.com

ROCKDALE

A.R.P. Counseling FVIP
970 North Milstead Ave. Conyers
(770) 860-8549
www.arpcounseling.com

Atlanta Intervention Network
930 Green Street SW Conyers
(770) 602-1979
www.drdauidclark.com

CAFAC, Inc.
1005 Milstead Avenue, Suite 102-103 Conyers
(404) 915-2644

CJA Counseling Services
1226 Royal Drive Suite E Conyers
(678) 973-1560
www.cjacstoday.com

Clouds of Hope Substance Abuse Prevention
Services
1451-B Klondike RD Conyers, GA 30094
(404) 200-5287

Georgia Intervention Alternatives
2100 Hwy 138 NE Conyers
(770) 785-9297

The Listening Ear LLC
343 Salem Gate Drive, Suite 203 Conyers
(770) 929-1470
www.lecounselingcenter.com

Violence Intervention Prevention Program
903 Commercial Street, Suite 203 Conyers
(404) 514-4833



DeKalb County DUI Court Program
3630 Camp Circle, Suite 101
Decatur, Georgia 30032
Phone: 404-294-2509 or 404-294-2510
<http://dekalbstatecourt.net/state-court/d-u-i-court/>