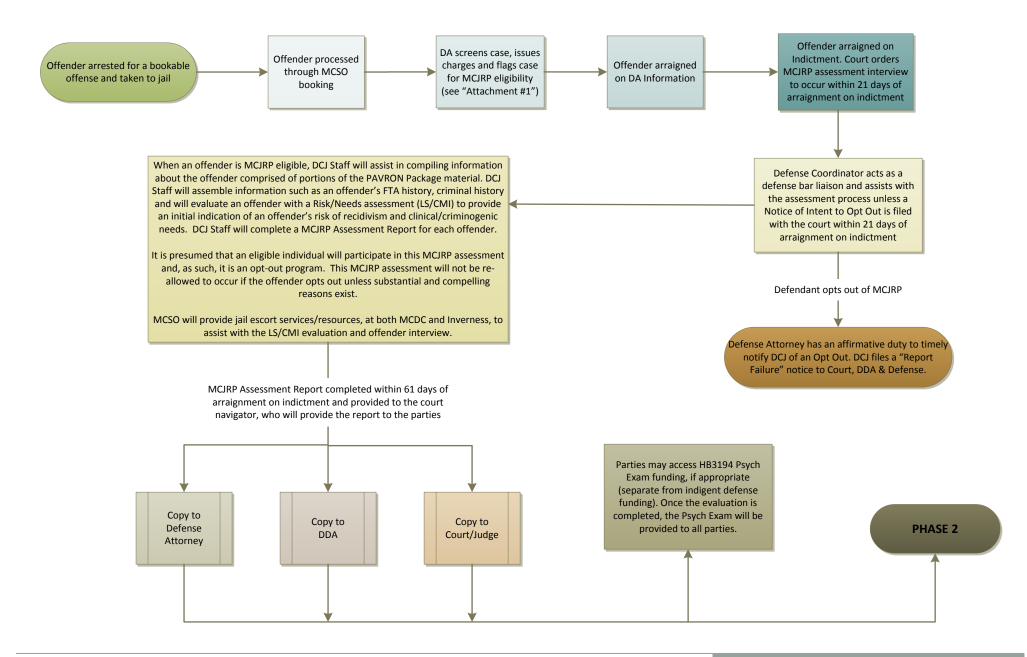
The MCJRP recognizes Multnomah County's historical responsible use of Oregon Department of Corrections, and other public safety resources, both before and after the passage of HB3194. Multnomah County also recognizes a continued desire and goal to improve its processes in order to have the best information available at important decision points throughout the public safety continuum. In order to meet that desire and goal, the LPSCC Justice Reinvestment Subcommittee recommends the implementation of the new case procedures outlined in this document.

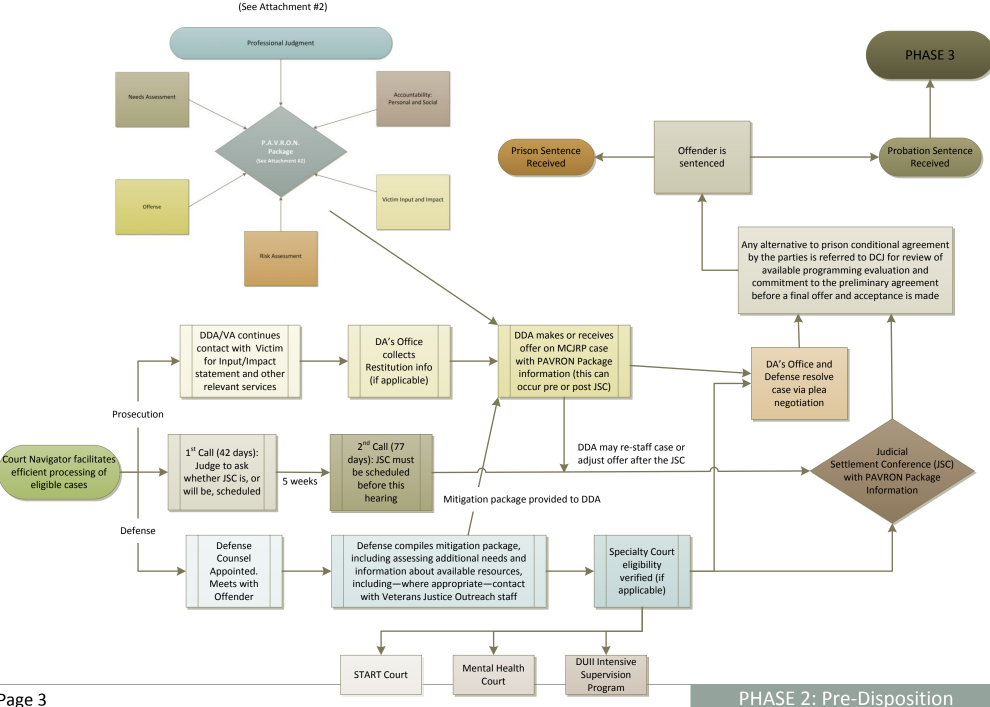
The MCJRP establishes a process to assess offenders and provide a continuum of community-based sanctions, services and programs that are designed to reduce recidivism, decrease the county's utilization of imprisonment in DOC institutions while protecting public safety and holding offenders accountable.

The MCJRP is a pilot program with funding beginning July 1, 2014. The program will be rigorously evaluated by the coordinated data team for effectiveness by measuring various outcomes.

MCJRP Case Procedure



MCJRP Case Procedure using PAVRON Package Information



Offender enters START Court with suitable level of supervision based on court's practice/policy



Offender enters DISP with suitable level of supervision based on court's practice/policy

Offender placed on Probation; Supervised through DCJ.

MCJRP Data Team (including individuals from DCJ, LPSCC, MCDA, MCSO, and PPB) will collaborate to systematically and objectively generate data and evaluate whether, and to what extent, the Multnomah County Justice Reinvestment Program is achieving its goals and objectives.

MCJRP 120-Day Intensive Supervision:

If an offender enters into a specialty court (DISP, MHC, or START), the defendant must abide by the terms and conditions of that court, including supervision contact plans. Otherwise, unless the parties negotiate an alternative, the following supervision plan will apply: A defendant who is placed on probation as a result of the MCJRP will have, at a minimum, 120 days of intensive (high) level supervision with regularly scheduled case staffing events (DCJ, DA's Office & possibly the Court Navigator and/or the Defense Coordinator). During this time, and possibly beyond, strict compliance with the agreed upon plan of supervision and a "swift and certain" sanction philosophy will be employed.

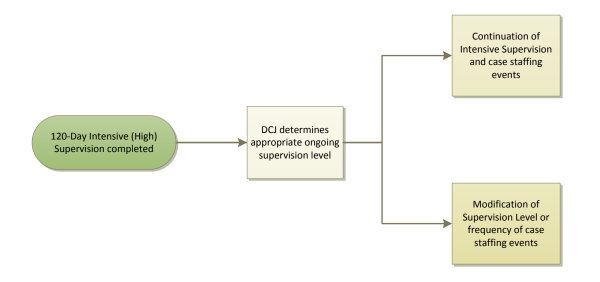
MCJRP Intensive Supervision Level Defined: Initial supervision of MCJRP cases will be similar to the Level 2 supervision level at DCJ (previously known as high risk supervision). Cases placed on MCJRP intensive supervision will have a minimum of four PO contacts per month and one home visit within the first 30 days of supervision. The rate of PO contacts can be adjusted to more than four contacts per month based on the behavior of the offender. Additional home and community contacts will occur as needed after the first 30 days. Offenders will be reviewed regularly for compliance with treatment, programming, and conditions. Case plans and risk assessments will be updated as needed. The officer will monitor and investigate all police contacts, will file jail detainers for serious violations, and will impose administrative sanctions when appropriate. The period of MCJRP supervision includes regular case staffing events with the PO, the DDA, and possibly the court. Offenders who engage in treatment, comply with conditions of supervision, and are making positive changes are eligible for decreased contacts with their PO after the 120 day MCJRP intensive level supervision period is completed.

If DCJ would have placed the MCJRP offender on Level 1 Supervision, the Level 1 Supervision procedures and policies will apply *in addition* to regularly scheduled case staffing events.

Law enforcement will assist in prevention and interdiction with increased law enforcement visibility and supervision support via reduced response time, home visits, and enforcement of court orders (including warrants). They will assist in providing swift and certain offender sanctions in collaboration with Probation Officers.

Offender will be assessed by DCJ for MCJRP wrap-around services, which may include behavioral health care (e.g. alcohol/drug treatment, mental heath services, etc.), housing, employment development, and/or peer-mentor support.





The MCJRP assessment report, which includes PAVRON package information, is intended for those arrested and/or charged with a felony offense that is presumptive prison on or after July 1, 2014.

Below is a list of felony charges that that are excluded from participation in the MCJRP assessment:

Aggravated Murder and MurderArson in the First DegreeAttempted Aggravated Murder and Attempted MurderAssault in the First DegreeManslaughter in the First Degree and Second DegreeKidnapping in the First DegreeCriminally Negligent HomicideRobbery in the First DegreeAggravated Vehicular HomicideDomestic Violence involved OffensesFailure to Perform the Duties of a Driver (Death involved)Child Victim under age 14Any other Death involved offense (including Len Bias cases)Sex Crimes/Offenses (including FRSO charges)

