

Participant Recidivism Analysis March 2025



Prepared by Janae Goodrich & James Sauer University of Wisconsin-Madison Population Health Institute Dane County District Attorney's Office

Introduction to DPP-O

The Deferred Prosecution Opioid Diversion Program (DPP-O) operates within the larger Deferred Prosecution Program in the Dane County District Attorney's Office. DPP-O was created in 2013 in response to the number of opioid-related deaths occurring in Dane County. DPP-O created a pre-charge and post-charge diversion option that aims to quickly connect participants with wraparound services to address substance abuse, physical, and mental health issues, and to support a lifelong journey of sobriety and recovery. Participants who successfully complete individualized deferred prosecution agreement requirements avoid formal charges being issued or receive a dismissal or reduction of charges. More information about DPP-O can be found here: https://da.countyofdane.com/DA-Units/Deferred-Prosecution-Program.

With funding from the WI Department of Justice (DOJ) *Treatment Alternatives and Diversion* (*TAD*) *Program*, the Dane County District Attorney's Office partners with staff at the University of Wisconsin-Madison Population Health Institute (UWPHI) to enhance DPP-O through program implementation and evaluation support. Staff at UWPHI use a mixed methods approach to provide comprehensive program evaluation and implementation support for the purpose of ongoing DPP-O improvement. In an effort to measure DPP-O's success with diverting participants from further criminal justice involvement after discharge from DPP-O (a DPP-O goal), a three-year post-program participant recidivism analysis was completed in spring 2025. Results of this analysis are summarized in this report.

Methods

Participant recidivism data included documentation of any new offense after DPP-O discharge that resulted in charges being filed for participants discharged from DPP-O between program inception in July 2013 and December 31, 2023. UWPHI staff manually retrieved new offense data for each of the 352 participants discharged from DPP-O from the Wisconsin Circuit Court Access (WCCA) website of the Wisconsin Court System. The data abstracted from WCCA included filing, charging, offense, disposition, and sentencing data for the first criminal offense committed after DPP-O discharge. Data collection included all information documented in WCCA through when abstraction was completed in spring 2025. Discharged participants are included in the summary based on their time post-DPP-O discharge (i.e. participants who have only had one year post-discharge are included in the 1-year recidivism analyses).

To optimize the accuracy and validity of the participant recidivism data, participants who passed away in the three-years following DPP-O discharge were excluded from analyses (depending

on the timing of their passing). Information related to participant deaths was manually gathered by UWPHI staff via online searches, and sample sizes may differ due to participant deaths post-discharge. A total of 30 participants were excluded from the three-year analysis due to passing away during that time period after DPP-O discharge.

Data Limitations

There are several limitations associated with the data available to document participant recidivism: (1) Lack of a common identifier across data systems prohibits efficient matching of individual data, (2) individuals who do not successfully complete DPP-O may be charged, convicted, and/or sentenced for the offense that brought them to DPP-O which may include incarceration time that could impact their time in the community in the three years post-DPP-O discharge, (3) some individuals committed new offenses that resulted in their discharge from DPP-O, which may include incarceration time that could impact their time in the community in the three years post-DPP-O discharge, (4) the WCCA data system includes offenses/charges committed in the state of Wisconsin (offenses committed outside of Wisconsin and offenses not resulting in charges are not included in this analysis), (5) participants included in this analysis were at least three years post-DPP-O discharge but had varying discharge dates between 2013-2023 (offenses committed after three years post-DPP-O discharge are not included in this analysis), and (6) circuit courts were impacted by the COVID-19 pandemic and information reflected in WCCA and case outcomes during the pandemic were likely affected by impacts on the court system during that time.

Results

New Charges

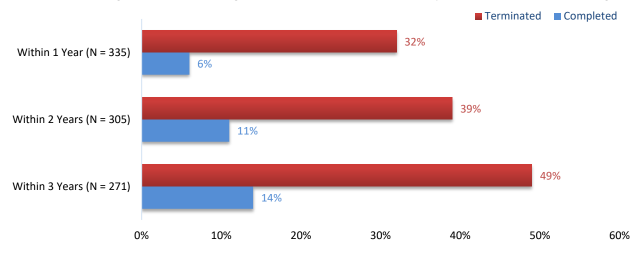
For the purposes of these analyses, "new charges" are defined as the first criminal offense committed after discharge from DPP-O for which charges were filed documented in the WCCA data system. The date of the offense was used to determine the first criminal offense. Any criminal offense was included, traffic offenses other than Operating While Intoxicated (OWI) were not included. This definition is in alignment with definitions used to measure recidivism in Dane County Alternative Sanctions Programs and in WI DOJ's statewide TAD evaluation efforts.

Overall, 15% of DPP-O discharges committed a new offense that resulted in charges being filed within one year after their program discharge, 20% within two years, and 26% within three years. These numbers are slightly lower than the overall numbers for diversion program participants (30.7% at three years post-discharge) reported in the TAD 2014-2018 Program Report. The number of DPP-O successful completions who committed a new offense within three years (14%) is lower than the 22.8% reported for completions in TAD diversion programs. The number of DPP-O terminations who committed a new offense within three years (49%) is slightly higher than the number reported for TAD diversion terminations (41.6%).

As a note, numbers of offenses resulting in charges each year are cumulative. For example, if an individual committed a new offense resulting in a new charge within one year, that new offense would also have been committed within two years and within three years after DPP-O discharge.

Figure 1

Participants who successfully completed DPP-O were significantly less likely to commit new offenses resulting in criminal charges within one, two, and three years after DPP-O discharge.*



*Note: Sample sizes differ based on individuals who passed away and time after discharge.

The average number of days between DPP-O discharge and the first criminal offense for those participants with new charges was longer than one year (413 days). Participants who successfully completed DPP-O and subsequently reoffended had a significantly longer time to first offense (552 days) than individuals who did not successfully complete (332 days).

New Convictions

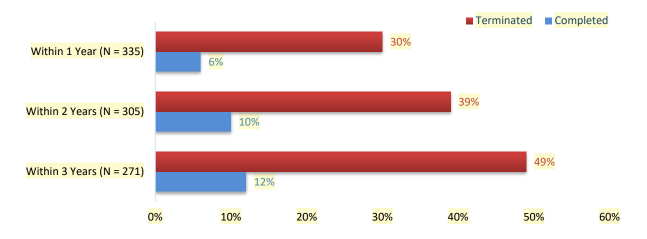
For the purposes of these analyses, "new convictions" are defined as the first criminal offense committed after discharge from DPP-O which resulted in a subsequent conviction documented in the WCCA data system. The date of the offense was used to determine the first criminal offense. Any

Overall, 14% of DPP-O discharges committed a new offense that resulted in a subsequent conviction within one year after their program discharge, 19% within two years, and 24% within three years. These numbers are lower than the overall numbers for diversion program participants (25.8% at three years post-discharge) reported in the TAD 2014-2018 Program Report. The number of DPP-O successful completions who committed a new offense resulting in a conviction within three years (12%) is lower than the 19.9% reported for completions in TAD diversion programs. The number of DPP-O terminations who committed a new offense resulting in a conviction within three years (49%) is higher than the number reported for TAD diversion terminations (33.9%).

criminal offense was included, traffic offenses other than OWI were not included. Cases that received an eventual disposition of "dismissed" or "deferred prosecution" were not counted as convicted of the offense, but cases without a documented disposition in WCCA were counted as convicted to provide the most conservative estimate possible. Note that numbers of offenses resulting in convictions each year are cumulative, similar to the new charges analysis.

Figure 2

Participants who successfully completed DPP-O were significantly less likely to commit new offenses resulting in convictions within one, two, and three years after DPP-O discharge. *



*Note: Sample sizes differ based on individuals who passed away and time after discharge.

The average number of days between DPP-O discharge and the first criminal offense for those participants with new convictions was just over one year (389 days). Participants who successfully completed DPP-O and subsequently reoffended had more time to first offense (510 days) than individuals who did not successfully complete (332 days).

Additional Verification of Findings

To further verify the findings above, staff conducted a search of participants with no new offenses (discharged between 2018-2024) in an Inter-County Query system that includes cases not resulting in formal pursued charges. This search resulted in finding nine cases for those who had not had a new offense in the three-year period. This confirms the above findings are accurate and are representative of future court-related criminal involvement after participation in DPP-O.

Further research into the Inter-County Query of 117 participants who did not have any new offenses, showed that prior to their referring charge to DPP-O, there were 67 individuals with one or more cases statewide, totaling 151 cases where no formal charges were pursued. This translates to 151 cases of District Attorney Office staff time for front Desk Clerks, Paraprofessionals processing intakes, and the ADAs reviewing reports and decision-making. This number, compared to the nine cases of post-discharge participants, clearly demonstrates the effectiveness of DPP-O impact over time, as well as the time and effort spent along with financial savings for combined staff statewide.

Conclusion and Recommendations

These analyses reveal that the majority of participants discharged from DPP-O do not commit new criminal offenses resulting in charges and/or convictions in Wisconsin in the three-year period following DPP-O discharge. This suggests that participation in DPP-O results in successful diversion from criminal justice involvement in Wisconsin in the three-year post-discharge period. Additionally, the vast majority of participants who complete DPP-O do not commit criminal offenses resulting in new charges or convictions in the three years post-DPP-O discharge. Finally, DPP-O's outcomes exceed outcomes reported by other statewide TAD diversion programs.

This is the second participant outcomes analysis completed for DPP-O and it further confirms the effectiveness of DPP-O documented in the first report. It is recommended that outcomes analyses following similar protocols be completed in the future as this aligns with best practice standards.

Discussion and Recommendations from James Sauer (LCSW, LMFT, CSAC, ICS) DPP-O Developer and Former Senior Substance Abuse Counselor

I was hired as the Deferred Prosecution Opioid Counselor in 2013 through a Justice Assistance Grant (JAG), obtained by the Dane County District Attorney's Office, to design and implement this track that serves opioid affected defendants. I inherited 12 defendants on day one, and quickly filled up the census, later establishing a waitlist. Under the supervision of the Program Director, I was the solo counselor for the first study period and subsequent 2021 recidivism analysis report. In hindsight this was a rigorous undertaking that required total vigilance of each person being served. Participants were required to attend a weekly meeting with a DPP-O Counselor, do an additional weekly random check-in, along with several other program requirements. In this way, staff were able to detect the slightest changes in behaviors, discussions, mannerisms, etc., and address those respectively. This was not a position of ease for staff, experiencing the daily pressure of closely tracking every participant. It required responding to things as quickly as possible. However, it was also the way to track the day-by-day integration of new behaviors that solidify recovery, bridging to newer and more powerful rituals of healthy living, gradually becoming stronger than the rituals of using and addictive behaviors. This happens over time. This was, and is respectfully addressing a chronic condition with a parallel response. Though there are acute episodes which are addressed along the way, the total treatment is for healing to occur within this chronic condition. The structure that was developed intended to address the many layers that contribute to opioid use disorder, and offer a pathway to sustained sober living, returning each participant to their own personal life goals which were long abandoned.

A second counselor was hired in late 2017 with a Treatment Alternatives and Diversion (TAD) grant. This allowed for the sharing of various responsibilities and tasks, as well as establishing separate caseloads. A second staff does not only add a "body" for caseload. This new person added unique talents and qualities that were brought to the table, creating an expansion of possibilities of population served, changes or amendments in protocols, and further development of the integrity of the program. One of the largest undertakings with the two-counselor system was changing the

program protocols starting in March 2020, with the advent of the global pandemic. New and creative measures needed to be instituted with the client population which included sustained virtual formats, altered check-ins, testing that was contracted externally, and increased electronic methods to complete many tasks. The addition of the second counselor made this much more doable while working closely together to accomplish the best possible program.

DPP-O has seen some staff turnover over the years that also occurred during this study period. The second counselor position turned over twice, leaving only the Senior Substance Abuse Counselor until a new TAD funded counselor was hired. Also, a TAD-funded counselor was hired and trained just prior to the Senior Substance Abuse Counselor position was not filled after retirement, so the TAD-funded counselor continued to execute the program's mission until she resigned in late 2023. Our current TAD hired Substance Abuse Counselor began in March 2024. As a result of the gap in hiring, she took on DPP-O cases from other staff as she was training and becoming the solo counselor for DPP-O. She went on maternity leave in December 2024 and has just returned at the end of March 2025, to continue with the program's mission.

The program's full operation over more than a decade has shown us some things that are positive, as the above analysis demonstrates with relatively good outcomes. However, we have also identified some areas that, in our opinion, need to be worked on and improved. These areas relate to the community at large and the relationships of participants of that community. Listed below are some of those things.

- Because we are dealing with individuals with substance use disorders, and therefore the
 potential for associated use-related behaviors, individuals can and do interface with the jail
 system. Some of them are on medication for opioid use disorders, or need to be, and the jail
 system lacks the ability to continue agonist medications. Those include both Methadone and
 Suboxone. Dane County has needed to participate in a coordinated medication replacement
 system, not limited to Vivitrol, with community outpatient providers. This has been done in
 several other states for many years.
- Individuals who are prescribed Methadone, one of the medications for opioid use disorders, are limited in getting into residential care. Residential programs have improved in this area of addressing treatment needs, including two known residential programs, but acceptance is not across the board. There is still not a county systems-wide plan for this. More programs need to follow with a wider acceptance of supporting this medication with provisions for sustained dosing. This addition, just like with jails above, needs to have broader community coordination and regulation.
- The Medicaid system in Wisconsin, Badger Care, has provided medication for opioid use disorders-for thousands of individuals. For most, this has been a lifesaver, and that is to the credit of this huge system. However, consistent client treatment can be in jeopardy when individuals in early recovery return to a level of work which they are capable of. Suddenly, they are forced to choose losing their Medicaid due to making too much money in a month vs. stopping their medication or paying out-of-pocket in order to work at their full capacity.

- The needed change would require an alteration of rules and limits, and perhaps a system based on a gradation type scale where certain criteria dictated ceiling amounts over time.
- The District Attorney's Office has been working long and hard with providing both Precharge and Post-charge opioid related referrals to this program. They are traditionally understaffed and overworked, having to manage caseloads that are off the charts. Then, add to this, the number of serious and violent related crimes have increased dramatically, requiring staff to focus their efforts in keeping the public safe. Additional staff could ease their system somewhat, perhaps creating an even faster trail of referrals to our program. We can only hope that their selfless efforts continue in the months and years ahead.

These are examples of problem areas with potential for change. This program will continue to promote healing and healthy living for all participants. This program represents life improvement, reflected in the various disciplines of criminal justice, public and private health and wellness, and community relations and coordination.