ADSAC Involvement in Impaired Driving Accountability Program (IDAP)

ADSAC assessments are required for both driver’s license reinstatement as well as criminal actions regarding DUI/DWI. IDAP has no requirement for an ADSAC assessment at this time. However, IDAP still requires the use of an interlock device. The interlock device is a matter that the ADSAC division does not involve itself in. ADSAC assessment is not part of the statute relating to IDAP at this point.

Participants may question if those who have had their drivers licenses revoked will still be required to complete the ADSAC process. ODMHSAS guidance on this matter is as follows;

- ODMHSAS does not have a role in ensuring offenders complete the requirements of the ADSAC process. Each offender is responsible for presenting for assessment and recommended intervention level. Offenders should consult with their attorney to verify their compliance requirements with ADSAC. 47 O.S. §6-212.2, 22 O.S. §991a, and 22 O.S. §991c still require the ADSAC process in the criminal matter upon conviction, suspension and deferment of the sentence.

The ADSAC process remains unchanged at the present time. The advent of the IDAP does not alter or change what is needed for ADSAC requirements to be met at this time.

Sincerely,

Dustin J. Robins
Senior Field Service Coordinator