

ABOUT THE PROGRAM

► PROGRAM ELIGIBILITY

RESIDENCY REQUIREMENTS:

- Reside in Outagamie County, OR
- Reside in Calumet County with an Appleton or Menasha address

ELIGIBLE OFFENSES:

- 2nd or 3rd Offense OWI
- No prior participation in SSTOP

LEGAL HISTORY CONSIDERATIONS:

- No current or pending violent misdemeanor or felony offenses
- No prior violent felony offenses
- May not be on active Community Supervision with the Department of Corrections at the time of sentencing

IF ANY OF THE ABOVE CHANGE BEFORE SENTENCING, THIS COULD IMPACT ELIGIBILITY.



PROGRAM MISSION

SSTOP strives to be accessible, efficient, and responsive to our clients' rehabilitation needs and community responsibilities. SSTOP makes every effort to keep the community safe, to keep the individual in the community with their families, while maintaining their employment. SSTOP also encourages the individual to change their behavior and reduce OWI recidivism rates through intensive SSTOP supervision, court supervision, and education and/or treatment.

CONTACT US

320 S. WALNUT STREET
APPLETON, WI 54911

CJTSEMAIL@OUTAGAMIE.ORG

T: (920) 832-5160
F: (920) 968-4175

HOURS OF OPERATION:

Monday through Friday
8:00am - 4:30pm
or by appointment



CJTS IS LOCATED ON THE FIRST FLOOR OF THE OUTAGAMIE COUNTY JUSTICE CENTER, TWO DOORS TO THE LEFT AFTER SECURITY.



SCAN THIS CODE WITH YOUR PHONE'S CAMERA TO CONNECT TO THE CJTS WEBPAGE.



SAFE STREETS TREATMENT OPTIONS PROGRAM (SSTOP)



A PROGRAM OF:
CRIMINAL JUSTICE
TREATMENT SERVICES

FREQUENTLY ASKED QUESTIONS

HOW DO I GET ACCEPTED?

CJTS staff complete eligibility screening for all 2nd and 3rd OWI cases appearing before the Outagamie County Court Commissioner. A letter is filed with the court and the District Attorney's Office. If eligible, the Judge will determine whether to sentence you to SSTOP.

HOW LONG IS THE PROGRAM?

SSTOP is a year long program. The year begins the day you are sentenced to SSTOP. If the date of discharge arrives and the program requirements are not met, the program may be extended for another year, or until all the requirements are completed.

ARE THE OWI/IDP ASSESSMENT AND SSTOP THE SAME THING?

No. The Intoxicated Driver Program (IDP) Assessment is a separate mandatory assessment for every individual convicted of an OWI. In addition to the assessment, a Judge may order an individual to complete SSTOP as part of their sentence. If a person is sentenced to both, they must complete both.

HOW WILL SSTOP EFFECT MY JAIL SENTENCE?

If an individual is sentenced to SSTOP, the Judge will rule that a portion of the sentenced jail days are Stayed. This means the person will not be required to serve those additional Stayed jail days if they successfully complete SSTOP. If SSTOP is not successfully completed, the Judge can impose the Stayed jail days.

WHAT IF I AM CHARGED IN OUTAGAMIE COUNTY, BUT RESIDE IN WINNEBAGO OR WAUPACA COUNTY?

If you are a resident of Waupaca County, your case will not be screened by Outagamie County, and you will have to contact Waupaca County for screening. A Winnebago County resident will still be screened, but will be supervised by Winnebago County SSTOP if sentenced to the program.

WHAT IF I AM CHARGED IN WINNEBAGO OR WAUPACA COUNTY AND RESIDE IN OUTAGAMIE COUNTY?

Residents of Outagamie County with a 2nd or 3rd OWI in Winnebago or Waupaca County may be courtesy supervised in Outagamie County.

HOW LONG WILL THE IGNITION INTERLOCK DEVICE (IID) BE INSTALLED IN MY VEHICLE(S)?

The amount of time a person is required to have an Ignition Interlock Device installed on all vehicles registered in their name is determined by the Judge at the time of sentencing. Be aware, "time" does not start for your IID until you are issued either an occupational license or regular driver's license.

In order to be eligible for GPS, the Outagamie County jail will require installation of the IID on all vehicles registered in your name whether or not you drive them.

BASIC SSTOP REQUIREMENTS

- Meet monthly, or as directed, with a Case Manager.
- Pay monthly supervision fees of \$35 per month, for a total of \$420.
- Complete an Intoxicated Driver Program (IDP) assessment.
- Comply with all recommendations of the Driver Safety Plan (DSP).
- Comply with all other assessments and counseling deemed appropriate by the Case Manager and/or DSP.
- Submission of random chemical screens.
- Maintain absolute sobriety from alcohol and drugs, including no use of CBD.
- Comply with a continuous alcohol monitoring bracelet for at least 60 days, based on risk assessment results.
- Attend Victim Impact Panel (VIP), if ordered by the court.
- Perform community service hours, if ordered by the court.
- Abide by all other rules and directives as outlined in the SSTOP rules of supervision.

Please note, a participant can be referred back to the Court at any time for a violation of either a court-ordered condition or the rules of SSTOP.