

ROCK ISLAND COUNTY DRUG COURT PROGRAM

CLIENT HANDBOOK



Sobriety
Oppportunity
Accountability
Responsibility

INTRODUCTION

The Rock Island County Drug Court has been developed so that you may overcome your addiction. This **voluntary** program has been developed to help people get off drugs and alcohol and to stay off them. It is for those people who recognize that they have a problem with alcohol and/or drugs and want a better life for themselves and their loved ones. The following rules and advice are given to help you complete drug court, treatment, and probation successful.

We hope this guide will answer many of your questions concerning your participation in drug court. This program requires a commitment for a **minimum** of 18 months depending on the progress you make. During this time you will be on probation and closely supervised. You are required to abide by the Drug Court's rules. Complying with the program and successfully graduating from Drug Court will mean that your case will be dismissed or any other lesser sentence negotiated by your attorney.

It is important that you understand what is expected of you, as this is a long-term commitment. You will be expected to attend treatment as well as self-help groups. You will also make regular court appearances and will be required to submit to frequent, random, drug and alcohol tests.

Remember throughout your time on probation if you have a questions, ask someone, including the judge. Everyone wants you to succeed – the judge, the prosecutor, your lawyer, your probation officer, counselors – everyone. They will work as a team to help you to build a new life, one day at a time.

IT ALL BEGINS WITH ATTITUDE

You must be committed to change your current lifestyle and habits. You have many choices in life. Life without drugs is one of them. Being drug free – having clean drops – is the beginning. Everyone will work with you but your attitude will determine where, how far and how fast you will succeed.

MISSION STATEMENT

The Rock Island County Drug Court seeks to reduce recidivism through therapeutic intervention and court supervision to insure **Sobriety, Opportunity, Accountability, and Responsibility.**

GOALS

It is the goal of the Rock County Drug Court to enhance public safety and reduce recidivism by diverting persons with substance dependence disorders charged with criminal offense from the Criminal Justice system to Drug Court for appropriate treatment and support services.

This will be achieved by:

1. Client participation in and completion of drug treatment.
2. Increased awareness and knowledge of court personnel in the physiology of addiction and recovery.
3. The time from arrest to receipt of treatment will decrease.
4. The ratio of probationers to probation officers will decrease within the Drug Court Program.
5. Timely court response to positive and negative behaviors will be routine.

CONFIDENTIALITY

All information pertaining to Drug Court participants is strictly confidential. Any information viewed by Drug Court personnel or providers is not to be shared with any outside party. Drug Court participants shall be required to sign release forms so that relevant information may be shared with appropriate agencies. If a participant refuses to sign the necessary releases, he/she may be ruled ineligible for the Drug Court Program.

All probation files, presentence investigations, computer notes and case notes are considered to be confidential information and are not to be released except by court order. All Drug Court material will be protected by federal law, specifically section 543 of the Public Health Service Act, 42 U.S.C. 290dd-2, and its implementing regulation, 42 C.F.R Part 2 (confidentiality of substance abuse records) and the Illinois Mental Health and Development Disabilities Confidentiality Act, 740 ILCS 110/1 et seq. (confidentiality of mental health treatment records).

STATEMENT OF NON DISCRIMINATION

No individual shall not be excluded from admission to the Rock Island County Drug Court based upon gender, race, nationality, ethnicity, religion, age, limited English proficiency, disability, socioeconomic status, sexual orientation or gender identification.

ELIGIBILITY/EXCLUSIONARY CRITERIA

The candidate must meet the following eligibility standards:

1. Rock Island County resident.
2. Score as high risk and high needs on the RANT (Risk and Needs Triage).

3. Be diagnosed with a substance use disorder.
4. Meet the eligibility requirements as outlined in the drug court treatment act 730 ILCS 166/20)

ASSESSMENT

A complete diagnostic assessment based on the Diagnostic and Statistical Manual of Mental Disorders (DSM V) will determine whether the candidate for Drug Court meets the following criteria:

1. The offender is diagnosed with a substance use disorder; and
2. The offender does not have a mental illness which would prohibit participation in substance abuse treatment.

The assessor will make a recommendation for the level of treatment care using the American Society of Addiction Medicine (ASAM) dimensions and Patient Placement Criteria 2nd Edition, Revised (ASAM PPC2R).

ENROLLMENT

Upon receipt of the assessment the Drug Court officer will place the candidate on the list for the next available staffing. The Drug Court Team will review the referral packet and use objective eligibility and exclusionary criteria to determine the candidate's acceptability for participation in the program.

If an individual is found to be ineligible for Drug Court or declines to execute the Consent to Participate, the referral is closed and a report is sent to the referral source, and to the judge, prosecutor and defense counsel in the originating courtroom explaining why the individual is not eligible and the case is sent back to the original courtroom for further proceedings.

CONSENT TO PARTICIPATE

Upon the determination of acceptability the case shall be set on the drug court call list.

The Court will advise the candidate of the nature of Drug Court, review the Consent To Participate with the candidate, advise the candidate of his/her responsibilities, and determine the candidates' willingness to participate. The Court shall determine whether the candidate is accepted into the Drug Court Program.

TREATMENT

After completing a diagnostic assessment a referral for treatment will be made based on the recommended level of care. Exactly where and for how long will be explained to you by your probation officer and treatment counselor.

It is important that you make EVERY appointment so treatment can begin as soon as possible. Remember, if you do not successfully complete treatment you will be sanctioned. Treatment is intended to help you.

HONESTY

Honesty is a major part of recovery and lying to anyone about any matter will be sanctioned. It is vital that you report any type of use of alcohol and/or drugs (including prescription and over-the-counter medication). Waiting to report a relapse until after you have submitted a “dirty drop” does not constitute honesty. In order to be honest, you must report the relapse to your Drug Court Officer and treatment staff as soon as possible.

PARTICIPANT RESPONSIBILITY

It is the responsibility of each Drug Court participant to familiarize themselves with the conditions of their Drug Court Recognizance Bond and the Client Handbook. It is the participant’s responsibility to pay all applicable fees which may include a \$25.00 per month Court Services fee and a \$500.00 Rule 18 fee. Additionally the defendant is responsible for paying restitution if ordered. Failure to comply with the conditions of the recognizance bond and program rules may result in revocation of the Drug Court Recognizance Bond and discharge from the Drug Court program.

Each participant will receive his/her copy of the Drug Court Client Handbook at their initial probation office visit. The Drug Court officer will review the hand book with the participant. After being given an opportunity to ask questions the participant will sign the Acknowledgment Of Client Hand Book form. The Drug Court officer will file the acknowledgement form with the clerk of the court.

You are expected to keep all your appointments – with your probation officer, with treatment, or with anyone else you have been directed to report to. It is as important to meet with your probation officer and to keep all other appointments as it is to make your court appearances. There shall be no unexcused absences from any appointment.

DISCHARGE FROM DRUG COURT

There are four ways a participant may be discharged or terminated from Drug Court:

Successful: Participant completes all the program requirements.

In order to qualify for a successful discharge from the Drug Court Program a participant must:

1. Maintain a minimum of 12 months sobriety from drugs and alcohol.
2. Obtained employment, be attending school or have another approved plan from the Drug Court Team.
3. Have signed a payment order and be in substantial compliance with the payment order.

Neutral: Participant does not violate program requirements necessitating an unsuccessful discharge, but is unable to successfully complete program requirements to qualify for a successful discharge. For example, participant has or develops a serious medical or mental health condition, disability, or any other factor that may prevent the participant from meeting the requirements.

Participants who are not able to complete the Drug Court Program due to circumstances beyond their control will be allowed to withdraw from the program without penalty.

Unsuccessful: Participant is terminated from Drug Court due to violation of program requirements.

Failure to complete the complete the Drug Court Program resulting in an unsuccessful discharge may result in a sentence including but not limited to fine, jail, conditional discharge, probation, prison or any combination thereof.

Voluntary withdrawal: Participant shall in all circumstances be permitted to withdraw in accordance with Drug Court procedures.

Participants who voluntarily withdraw from the Drug Court Program will result in an entry of judgment and will be set for sentencing.

DRUG COURT PHASES

The following is an outline of the phases of the Rock Island County Drug Court program. These phases are meant to be a guideline and are ***subject to change based on individualized needs***. Client's movement through phases are based on compliance with the program rules. Clients who meet the requirements of each stage will be promoted. Clients who struggle with the conditions i.e. relapses, missed appointments, missed court, lying may be required to restart or move back a phase.

PHASE I (Minimum of 4 weeks)

1. Probation appointments – 1 scheduled per week.
2. Weekly court appearances.
3. Sober support meetings i.e. AA/NA – minimum 3 each week.
4. Drug Testing – minimum of 2 each week (includes breath and urinalysis).
5. In/Outpatient treatment.
6. 30 days sobriety.
7. Obtain a verified mentor.

PHASE II (Minimum of 8 weeks)

1. Probation appointments – 1 scheduled per week.
2. Every other week court appearances.
3. Sober support meetings i.e. AA/NA - minimum 3 week.
4. Drug Testing – minimum of 2 each week (includes breath and urinalysis).
5. Complete In/outpatient treatment and aftercare.
6. Obtain employment / or start school.

PHASE III (Minimum of 12 weeks)

1. Probation appointments - 2 scheduled per month (every other week).
2. Court 1 time per month.
3. Continued participation in sober support services i.e. AA/NA.
4. Complete relapse prevention group.
5. Budget/Bank Account.
6. Set up payment plan.
7. Drug Testing – minimum of 2 each week (includes breath and urinalysis).
8. 1 year sobriety.

PHASE IV (Minimum of 6 months)

1. Probation appointments – 1 scheduled per month.
2. Continued participation in sober support services i.e. AA/NA.
3. Continued education/work plan.
4. Progress on payment plan.
5. Drug Testing – minimum of 2 each week (includes breath and urinalysis).
6. Have court approved independent housing.

DRUG /ALCOHOL (PROHIBITED SUBSTANCE) TESTING

Drug/Alcohol (prohibited substance) testing is to be considered an integral part of this program. Tests are adjunctive in nature rather than punitive. Tests are used:

1. As an assessment and diagnostic tool.
2. To reinforce and validate successful recovery and abstinence.
3. As an intervention and confrontation tool.
4. As a deterrent to drug/alcohol use.
5. To provide non-manipulative environment to monitor progress.
6. To assist in determining risk and revocation decisions.

Drug testing can take place upon the premises or be coordinated by the treatment provider (i.e. RICCA, Riverside, C.A.D.S. or other treatment provider as designated).

Drug court clients may be charged a fee for drug testing if the sample comes into question and returns from the lab with a positive result.

You will be required to provide urine samples to verify that you have not used any prohibited substances. You shall refrain from using any substance known to cause a false positive including but not limited to poppy seeds and hemp products.

The number of drug/alcohol tests you must complete will vary; however, clients will be tested no less than two times per week. Refusal to provide a sample, missing a scheduled test, providing a dilute or adulterated sample and testing positive for prohibited substances will be reported to the drug court team and may result in a sanction.

There is absolutely no advantage for you to miss, tamper with, alter or dilute a drug test. Dilute or altered drug tests will be reviewed by the States Attorney's Office for prosecution. If you have used an illegal or prohibited substance, and you then try and hide the fact, all you do is harm our ability to help you and for you to help yourself.

DRUG TEST LINE

Each client will be required to submit to random drug and alcohol testing based on the following procedure.

1. You will be assigned a random color i.e. blue, red, green etc. It is your responsibility to call the color line between 8:30 a.m. and 9:30 a.m., Monday thru Saturday to check and see if your color is called.
 - a. If your color is called during a weekday you must report to the Probation Office and provide a urine or breath sample as directed between 8:30am and 4:30pm unless you are working on 1st shift or planning to test with your treatment provider during a scheduled treatment session.
 - b. If you cannot test at the Probation Office between 8:30am and 4:30pm due to work or treatment you must provide a urine or breath sample as directed at an approved provider before 9:00pm. You must contact the provider before your arrival to verify that a staff member is available to observe/conduct the test.
2. If your color is called on a Saturday or during a holiday the recording will specify where to test and between what hours.
3. If you do not call or show up for a drug test it will be considered a dirty test.

Note: All drug tests must be observed to be considered valid.

PRESCRIPTION MEDICATION

You are allowed to take prescribed medication on condition that you: 1) Tell the doctor who prescribes the medication that you are in a drug/alcohol rehabilitation program, 2) Tell your counselor and the court what medications you are taking, and 3) Sign a release of information so that your counselor/probation officer can speak to the doctor who prescribed the medication. *(Note: Consideration for emergency situations will be taken into account but you are expected to provide documentation of the event and what medications you took.)*

You cannot take any narcotic or prescription medication unless you have a doctor's prescription. If you violate this rule, you may be sanctioned. Prior to filling any newly prescribed medications; except in an emergency situation, you should first notify your probation officer.

It is your responsibility to prove that you have been prescribed medications. If you do not notify your probation officer prior to taking a prescribed medication, and you test positive due to taking medication you may be sanctioned by the Judge.

Taking over the counter drugs that contain alcohol or any other mood altering substances is forbidden (examples include diet pills, Sudafed and Nyquil).

HOUSING

All clients will have an approved housing plan at the time of entry into the program. In the event that you will be living at a private residence a Drug Court officer will conduct a home visit and consult with the Drug Court Team to approve your housing.

Once your housing plan has been approved you will not be allowed to move or relocate without first receiving permission from your Drug Court Officer. You will not be allowed to live in an environment that is deemed by the Drug Court Team to be unproductive towards your recovery and sobriety. If you fail to reside at an approved residence the Drug Court Team will be notified and you may be sanctioned up to and including removal from the Drug Court Program.

EMPLOYMENT

All employment must be pre-approved by your Drug Court Officer. Self-employment is discouraged will be approved on a case by case basis.

TEAM MEMBERS

The Rock Island County Drug Court Team shall include the judge, a prosecutor, a public defender, probation officer(s), licensed treatment provider(s), and the local PSC coordinator. The Drug Court Judge should be assigned for a minimum of two years. Team members should be committed to serving on the team for a minimum of one year.

The following are the major responsibilities for each Drug Court Team member:

Judge

The Judge acts as the decision maker in the Drug Court process. He/she participates in all Drug Court staffing's and presides over the court proceedings. He/she administers effective incentives, sanctions and therapeutic adjustments.

Prosecutor

The Prosecutor/designee is a member of the Drug Court Team. He/she may participate in the review of referrals. He/she participates in participant staffing's in a non-adversarial manner. He/she advocates for effective incentives, sanctions and therapeutic adjustments while ensuring community safety.

Public Defender

The Public Defender/designee is a member of the Drug Court Team. He/she assists in the referral and entry process. He/she participates in participant staffing's in a non-adversarial

manner. He/she advocates for effective incentives, sanctions and therapeutic adjustments while ensuring the participant's legal rights are protected.

Local Problem Solving Court Coordinator

The local Problem Solving Court Coordinator is a member of the Drug Court Team. He/she has the overall responsibility to manage and coordinate all facets of the Drug Court process, including collaborating with the treatment providers and the case manager/recovery coach. He/she advocates for effective incentives, sanctions and therapeutic adjustments during the team meetings. In fulfilling this responsibility, his/her duties are varied and include, but are not limited to the following:

1. Organizes and coordinates training for Drug Court team members;
2. Maintains cooperative relationships with treatment agencies, community organizations and other involved partners;
3. Assists in the screening of potential participants to determine eligibility and interest;
4. Attends case staffing's and court hearings, reports compliance/noncompliance and recommends incentives and sanctions;
5. Facilitates community presentations;
6. Promotes team integrity;
7. Develops community resources;
8. Collects data/statistics and works closely with any program evaluator;

Probation Officer

The probation officer is the primary case supervisor for participants sentenced to Drug Court. In fulfilling this responsibility, his/her duties are varied and include, but are not limited to, the following:

1. Plans and implements in collaboration with the licensed treatment providers, the day-to-day activities of the Drug Court participant;
2. Conducts initial intake interviews, and explains program requirements to participants and reviews the client handbook with the participants;
3. Monitors participant compliance with Drug Court rules; communicates with participants in accordance with the program requirements;
4. Attends case staffing's and court hearings on a regular basis, reporting compliance/noncompliance and recommends incentives and sanctions;
5. Assists in the promotion of team integrity;
6. Assists in the development of community resources;
7. Assists in the collection of data/statistics.

Licensed Treatment Provider(s)

1. Conducts assessments to determine eligibility for Drug Court;
2. Provides screening, assessment and/ or treatment to participants;

3. Coordinates treatment with other treatment provider(s);
4. Develops treatment plans;
5. Provides therapy services;
6. Attends staffing's and court hearings for Drug Court participants;
7. Assists participants in applying for state, federal and veteran's benefits;
8. Assists participants in applying for housing, unemployment and educational programs;
9. Arranges housing and transportation;
10. Refers participants for medical treatment and medication management to appropriate local agencies.

COMMUNITY PARTNER(S)

Law Enforcement Officer

The law enforcement officer attends staffing's and court hearings as needed. The Law Enforcement Officer acts as a liaison to other law enforcement agencies and will offer a law enforcement perspective when policy and procedures are developed. The officer may assist with home visits as needed, process/serve warrants on Drug Court participants and assist with referring potential Drug Court participants. The officer may promote and encourage law enforcement officers to receive CIT training.

CASE SUPERVISION

The Drug Court Officer shall be responsible for determining the appropriate level of supervision of every client through the use of the LSI-R (Level of Service Inventory – Revised). Based on the results of the LSI-R assessment the Drug Court Officer will work to develop a client centered case plan designed to address the appropriate areas of need.

Drug Court clients are subject to the standard rules and regulations of probation. Clients are also subject any and all sanctions imposed by the Court and/or Drug Court Officer.

COURT

At each court hearing, the Judge will hear a report on your progress. Your therapist and probation officer will discuss your progress in areas such as attendance at meetings and progress in the program, your participation and cooperation in treatment, your behavior at work, home or school, drug test results, and a review of any other issues that are related to your treatment plan. The report will identify both your accomplishments and challenges. In Court, the Judge may ask you about your progress and discuss any problems that you might be having. This is your opportunity to speak directly to the Judge.

If you are doing well, the Judge may recognize your progress and achievements in a number of ways. The Judge can praise you and provide you with other *“incentives”* or rewards.

If you need to correct your behavior, the judge will talk to you about ways you can get back on track. The Judge may decide that serious consequences are required to help you comply with the rules of the program. Referred to as “**sanctions**,” these consequences are intended to help you to more fully understand that you are accountable to the program and to yourself. Sanctions can range from increased levels of monitoring, changes in your program requirements, increased attention to your treatment sessions and also may include jail time.

NON-COMPLIANCE

Any non-compliance of rules and regulations of Drug Court will be immediately reported by the Drug Court Officer to the Drug Court Team. A sanction may be imposed for each violation. The court, with input from the team, will determine which sanction is appropriate depending on the nature of the violation and the overall compliance of the individual. The final decision as to whether to impose a sanction and what sanction is appropriate rests within the sole discretion of the Drug Court Judge and may only be imposed in accordance with the procedural fairness principles of fairness and neutrality after you are given an opportunity to be heard.

Non-compliance with program rules and regulations can include but are not limited to the following:

- Failure to comply with the recommended treatment program.
- Unsuccessful termination from in/outpatient treatment.
- Illicit/prohibited substances found in the biological system.
- Missed appointments with treatment provider or Drug Court Officer.
- Missed drug test or refusal to submit to urine / alcohol testing.
- Providing a diluted or fraudulent drug test specimen.
- Violation of a condition of Drug Court.
- A new arrest.
- Failure to reside at an approved residence.
- Curfew violation.
- Refusal to participate in treatment program.
- Willful failure to pay required restitution, fines, and fees.
- Failure to obtain employment or attend school.
- Failure to attend court.

SANCTIONS

A sanction will be imposed for each violation. The court, with input from the team, will determine which sanction is appropriate depending on the nature of the violation and the overall compliance of the individual.

Sanctions can include but are not limited to:

- Admonishment from the team
- Reading/writing assignments
- Curfew
- Public Service Employment (PSE) hours
- Electronic monitoring
- Periodic imprisonment
- Increased reporting
- Increased U.A. testing
- Video education
- Reduction in phase

Therapeutic Interventions will be imposed as deemed appropriate by the court and the team.

Therapeutic Interventions may include but are not limited to:

- Increased intensity of treatment
- Additional treatment groups
- Additional counselling referrals
- Verification of community support meeting attendance
- Increased drug screens
- Medication assisted therapy
- Assignment to a Recovery Coach

REWARDS

Rewards will be imposed as deemed appropriate by the court and the team. Rewards may be appropriate when an individual has either successfully completed a treatment phase or has been in compliance for a significant period of time.

Rewards may include but are not limited to:

- Praise from the team
- Reduction in previously imposed sanctions
- Reduction of length of supervision
- Tokens of progress
- Decreased court appearances
- Reduction of pending fines and fees
- Dismissal of criminal charges
- Graduation ceremony

- Decreased level of supervision
- Letter of recognition

If a reward is deemed appropriate by the team, the client will be eligible to draw for rewards from a fish bowl as outlined below:

	Ave \$
Good Job	Max \$1.00
Small	Max \$5.00
Medium	Max \$10.00
Jumbo	Max \$25.00

Timeframe	Max # of Possible Draws
Phase I	2
Phase II	4
Phase III	6

GRADUATION

Drug Court Graduation will be held the first Thursday in May and November. Participants who have completed all the requirements for a successful discharge from Drug Court will be eligible to participate in graduation. Prior to graduation each participant will complete the pre-graduation questionnaire. Upon graduation from Drug Court the participants' charges/PTR will be dismissed. If the participant owes restitution or court costs at the time of graduation he/she will be discharged with a pay plan.

Upon graduation from the Drug Court Program, you will be released from the conditions of your recognizance bond/probation.

Graduation is the one of the best rewards that you can give to yourself. If you successfully complete the terms and conditions of your enrollment in the Drug Court Program you can take great personal pride in achieving something that will reward you for you're the rest of your life.

DISCHARGE PLAN

Participants exiting the Drug Court program shall be assessed for post-program treatment or services needs and the Drug Court team shall ensure that the participant is linked to needed

services as indicated by the assessment prior to discharge from the program.

COMMONLY ASKED QUESTIONS

What happens when I go to court?

Drug Court is different from a traditional court. You should be prepared to discuss with the judge how you are doing in treatment as well as other parts of your life. If you are doing well, you can expect praise and possible advancement in the program. If you are not doing well, and/or if you are drinking/using, you should be prepared to explain yourself to the judge and you should also expect sanctions.

Will being honest about using drugs result in a new charge?

No. Positive urine/breath tests and/or admitting to using can and will be used in court for sanctions, new treatment recommendations and to determine your future in Drug Court. However, there will not be any new charges brought against you.

You are highly encouraged to be honest about any use. Using drugs/alcohol while in the program is a serious violation; however, it does not necessarily mean that you will be terminated from the program. Both the court and the treatment staff understand that relapses can and will happen while people are making attempts at recovery. Honesty and taking responsibility for your actions are large parts of recovery from addiction.

What about taking over the counter drugs?

Taking over the counter drugs that contain alcohol or any other mood altering substances is forbidden (examples include caffeine pills, diet pills, Sudafed and Nyquil). You should read the label completely before taking any over the counter drug. If you are not sure of the contents, or if you have any questions about the drug, you should ask the store's pharmacist or your treatment counselor before you take the drug.

Why are self-help/support groups required as part of the program?

Attending self-help/support groups is very important in your recovery from drug and alcohol addiction. The groups, as well as a sponsor/mentor, can help you to abstain from drugs and alcohol and are also a good way to help you when you are having cravings or are feeling like using. Self-help groups allow you to bond with others in recovery and to develop levels of trust.

What happens after I graduate from drug court?

We encourage you to stay involved after graduation! Participating in activities will assist you in leading a drug-free, crime-free, productive life. We may have functions such as picnics, games and trips for those that have graduated from the program. We will also encourage you to become a speaker or a mentor for those who are in the early stages of Drug Court. Being a graduate will continue to give you opportunities for education or retraining and employment.

CONCLUSION

The Drug Court Program has been developed to help you achieve total abstinence from drugs and alcohol and to eliminate criminal activity. It is the goal of this program that you will become a productive and responsible member of our community. You are the person choosing to commit to this program. While we are here to help you, only you can make the change in your life. If you have any questions or concerns about the Drug Court Program, you can ask your attorney or the Drug Court Coordinator.

IMPORTANT INFORMATION

**Rock Island County Court Services
2116 25th Avenue
Rock Island, IL
309-558-3740**

My attorneys name: _____

Phone: _____

My probation officers name: _____

Phone: _____

My counselor's name: _____

Phone: _____

Drug Treatment:

Center for Alcohol and Drug Services (CADS) / 309-788-4571

Riverside Alcohol and Drug Services / 309-779-2800

Rock Island County Council on Addictions (RICCA) / 309-792-0292

Mental Health Treatment:

Robert Young Center / **Crisis Line** – 309-779-2999

Robert Young Center Access Center / 309-779-3001

Robert Young Community Support Program / 309-779-2094

Transitions Mental Health / 309-283-1228