Assisted Outpatient Treatment: Recovery-Oriented Care for the Severely Mentally Ill "Laura's Law"

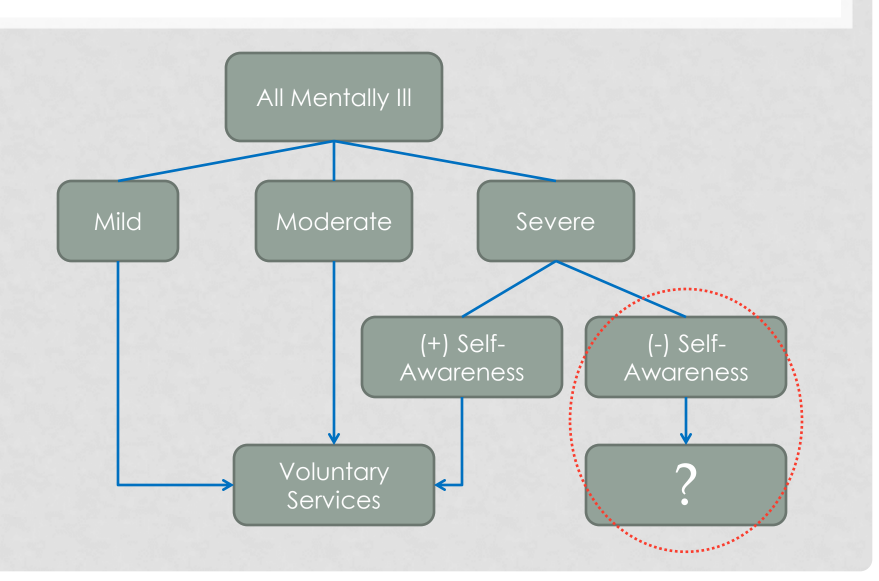
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Outline

- The Problem
- Current alternatives
 - Voluntary intensive outpatient services (ACT/ICM/FSP)
 - Conservatorships
 - Mental Health Courts
- History of Assisted Outpatient Treatment (AOT)
- AOT- Nuts & bolts
- Results- Nevada County, CA & NY
- Concerns
- Summary
- Q & A

* <u>Disclaimer</u>: The views expressed in this presentation are solely those of the presenters

The Problem



The Problem

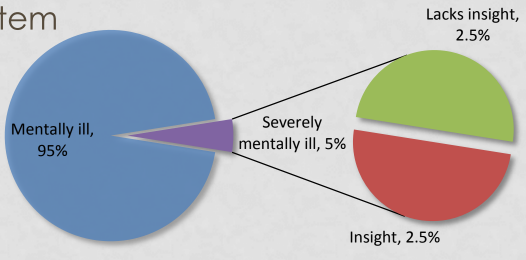
- 5150 criteria
 - Imminent danger to self/others or gravely disabled
- Many individuals do not meet the criteria for 5150, yet are clearly suffering & in need of care → gap in current treatment continuum
 - Key factor- Lack of self-awareness

Oftentimes, current system is REACTIVE rather than PROACTIVE for those who are most vulnerable

Consequences

- Serious consequences:
 - Affected individuals
 - Family
 - MH system
 - Criminal justice system
 - Society

Affected Population



 Preventable bad outcomes

Current Alternatives

- Voluntary intensive outpatient services
 - Assertive Community Treatment (ACT)
 - Intensive Case Management (ICM)
 - Full Service Partnership (FSP)
- Limitations:
 - Engaging the subset of the SMI who lack selfawareness & consistently refuse voluntary care

Current Alternatives

Conservatorships

 Court gives conservator legal authority to make medical/financial/placement decisions for the SMI

• Limitations:

- Restrictive
- Disempowering
- Costly



Current Alternatives

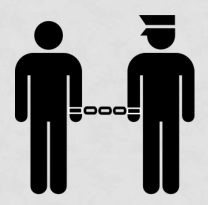
Mental Health Courts

 Court-ordered treatment for individuals within the criminal justice system

• Limitations:

 Criminalization → Intervention requires that individuals already have committed a crime

Other options?



History

Jan 2001-

- Untreated mentally ill man kills 3 ppl in Nevada County, CA
 - Laura Wilcox- "Laura's Law"

Jan 2003-

 California enacted courtordered outpatient treatment, known as Assisted Outpatient Treatment (AOT), as an option for Counties



AOT- Nuts & Bolts

What is Assisted Outpatient Treatment?

- Preventative form of court-ordered intensive outpatient services (ACT/ICM/FSP) targeting SMI individuals w/ history of repeatedly declining voluntary care and subsequent decompensation
 - Designed to intervene <u>before</u> severe illness exacerbation which would likely result in involuntary inpatient treatment

Patient-centered & Recovery-oriented

Patients are involved in their care, empowering their sense of self & independence

AOT-Nuts & Bolts

• <u>YES</u>:

- Community-based
- Multi-disciplinary
- 24/7 on-call outreach & support
- Individualized service plans
- Low client-to-staff ratios → no more than 10:1
- Least restrictive housing options
- Comprehensive wraparound mental health, physical health, social, and housing services

NO:

- Forced medications
- Restraints
- Locked placement in institutions



Eligibility Criteria

- 1) Seriously mentally ill
- 2) At least 18 years old
- 3) History of poor treatment compliance leading to:
 - 2 hospitalizations or incarcerations in the last 36 months... OR
 - Violent behavior at least once in the last 48 months
- 4) Offered and declined voluntary treatment in the past

Eligibility Criteria

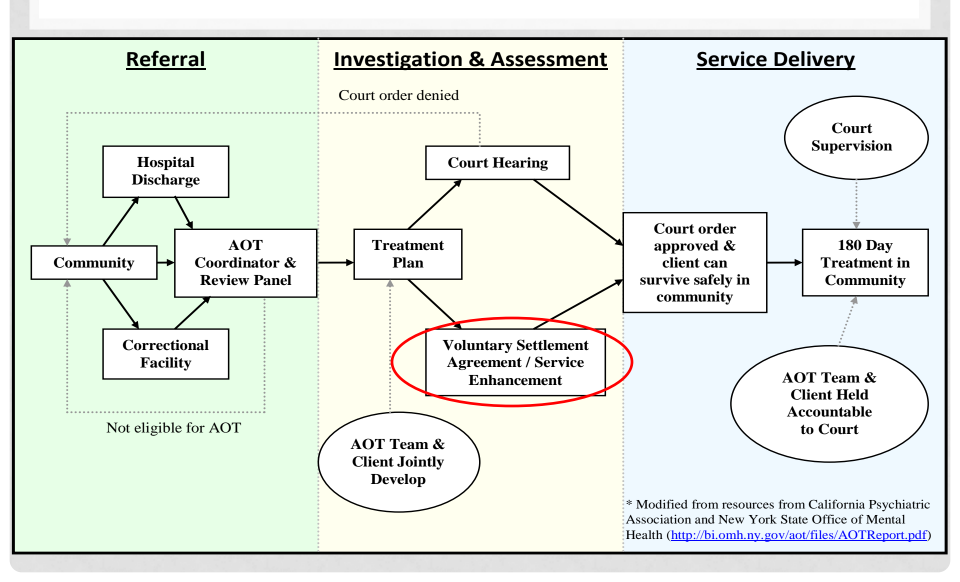
- 5) Unlikely to survive safely in the community without supervision
- 6) Least restrictive measure necessary to ensure recovery and stability
- 7) Substantially deteriorating
- 8) Likely benefit from treatment
- 9) Not being placed in AOT must likely result in the patient being harmful to self/others and/or gravely disabled

Who Can Refer for AOT?

- Any person 18 and older with whom the person resides
 - Parents, spouse, sibling, child, etc
- Mental health provider
- Law enforcement



Process



Enforcement

- If clients defy court-order → providers may bring individual to emergency room for evaluation of necessity of 5150
 - Therapeutic jurisprudence- "black robe effect"



Results- The Nevada County Experience

- Fewer hospital days-61% ↓
- Fewer incarceration days-97%↓
- Better treatment engagement w/ providers
- Higher employment rates
- Less homelessness
- Higher Milestones of Recovery Scale scores

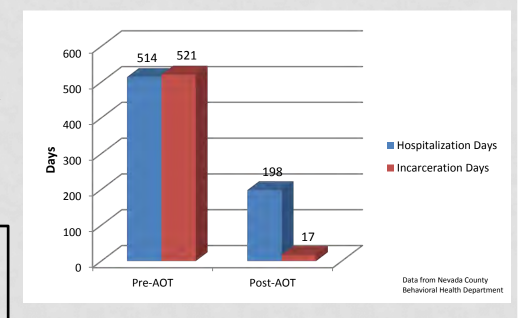


The Nevada County Experience

- Overall cost savings from decreased hospitalizations & incarcerations
 - Saved \$1.81 for every \$1 invested

State & National Recognition:

- 2011 National Association of Counties Achievement Award
- 2010 Challenge Award for Innovation, California State Association of Counties



The New York Experience

- Kendra's Law- passed after similar tragedy involving untreated SMI individual
- > 9000 AOT orders since 1999
- Findings:
 - Reduced hospitalization rate & days in hospital
 - Reduced arrests
 - Reduced violent behavior to self & others
 - Increased medication compliance
 - Reduced homelessness
 - Increased service engagement (case management, substance abuse & housing support services)
- No significant differences in subjective experiences btw voluntary ACT & AOT in terms of perceived coercion, satisfaction, or personal empowerment

Commonly Cited Concerns

- Lack of forced medications- will it still work?
- Can procedures in existing MH system be modified to replicate the results of AOT?
- Funding
- Patient rights



- AOT fills a critical gap in the treatment continuum for the SMI who lack selfawareness
- In the current system, not treating SMI individuals who lack self-awareness is frequently more restrictive of rights than compelling treatment
- Rooted in evidence-based ACT/ICM/FSP, AOT programs are inherently patientcentered and recovery-oriented

Preventative

- Provides treatment <u>before</u> an individual is imminently dangerous to self/others or becomes gravely disabled
- Prevents criminalization of the mentally ill <u>before</u> entering the criminal justice system (unlike MH courts)

Early intervention

- Improves prognosis & response to medications
- Less restrictive outcomes (avoids hospitalizations, conservatorships, and incarcerations) → protects consumer rights

- Clinically effective
 - \ \ hospitalizations & incarceration
 - † engagement with providers
 - † medication compliance
 - J violent behavior
 - Improves quality of life
- Cost-savings- in MH & criminal justice systems
- Improves public safety- prevents tragedies & saves lives
 - → <u>decreases stigma</u>



 AOT is not a cure for all the ills of MH systems, but does successfully engage a very high-risk & difficult-to-treat population in care, in a manner that would not otherwise be possible

** Compels SMI individuals to accept care, but also holds the MH system accountable to provide necessary services

The End

Thanks for your time!

• Q & A ...

