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Process Evaluation of Five Integrated Offender Management Pioneer Areas

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Hallam Centre for Community Justice, Ecotec Research & Consultancy and ZCK Consultancy
On behalf of Sheffield Hallam University

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Process Evaluation of Five Integrated Offender Management Pioneer Areas

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Summary

Context
At the time of the research, Integrated Offender Management (IOM) was the most developed attempt to operationalise the concept of end to end offender management. An IOM approach aimed to co-ordinate all relevant agencies to deliver interventions for offenders identified as warranting intensive engagement, whatever their statutory status. At the core of IOM was the delivery of a managed set of interventions, sequenced and tailored to respond to the risks and needs of the individual. These interventions had the key aim of disrupting the offender’s criminal activity and thereby reducing their re-offending. The Home Office (HO) and Ministry of Justice (MoJ) jointly issued guidance on how IOM could develop. However, definition of the approach was left to local discretion. The Government Policy Statement (Home Office, 2009b) suggested:

- IOM was to be the strategic umbrella that brought together agencies across government to prioritise intervention with offenders causing crime in their locality;
- IOM was to build on and expanded current offender-focused and public protection approaches, such as Prolific and other Priority Offender (PPO), Drug Interventions Programme (DIP) and Multi-Agency Public Protection Arrangements (MAPPA); and
- IOM should relate to all agencies engaged in Community Safety Partnerships (CSPs) and Local Criminal Justice Boards (LCJBs) with direction and support in bringing together the management of repeat offenders into a more coherent structure.

Government funding was provided to six pioneer sites in 2008/09 and five of these, Avon and Somerset, Lancashire, Nottinghamshire, West Midlands and West Yorkshire, became the object of this evaluation.\(^1\) This was commissioned by the HO and MoJ in July 2009. The aim was to conduct a process evaluation across five pioneer sites to:

- assess whether implementation of IOM was as intended;
- identify the approaches to IOM implementation; and,
- identify the opportunities and barriers to effective implementation of IOM approaches to capture the lessons learnt.

\(^1\) A sixth pioneer site, the London Diamond Initiative was being separately evaluated.
Since the evaluation took place, the political and criminal justice landscape has changed somewhat, supporting a more locally driven approach which can draw on learning directly from the pioneers shaped and delivered locally.

**Approach**

The fieldwork was primarily qualitative and included:

- interviews with 48 strategic stakeholders and 40 offenders;
- focus groups with 32 offender managers (OMs); and
- workshops with 14 strategic managers and 107 officers from partner agencies.

Police National Computer (PNC) and local caseload data were analysed to describe the characteristics of offenders targeted under IOM at each site.

**Findings**

**Defining IOM**

Many respondents described IOM as evolving towards a clearly articulated concept, echoing the definitions provided in the policy statement above (Home Office, 2009b). However, although many stakeholders mentioned common features, no definitive model emerged. Stakeholders generally defined IOM as a way of joining up the management of offenders to enhance co-ordination and respond to risk and need. Some frontline staff reported IOM in terms of extending offender management to non-statutory\(^2\) offenders (NSOs), and (at one site) offenders (and those at risk of offending) with little or no previous offender management.\(^3\) During the evaluation, IOM evolved into a more streamlined operation which integrated the management of PPO and DIP offenders with NSOs.

**Characteristics of IOM within the pioneer sites**

IOM development built on pre-existing offender management schemes such as the PPO programme, DIP and national initiatives such as reducing re-offending plans and PPO cohort refresh. Local priorities, such as local area agreement (LAA) targets extending offender management to encompass a wider cohort of offenders, also impacted on IOM. In addition to pioneer funding, the sites secured funds from CSPs and other sources. West Yorkshire

\(^2\) Non-statutory refers to those offenders sentenced to less than 12 months in prison, who do not receive probation supervision.
established a countywide IOM in 2008, while other sites focused on a city or police division, expanding this over 2009/10. PNC analysis revealed the sites were targeting prolific offenders. Of those offenders recorded by the pilot sites, the average number of convictions ranged from 46 to 70 (with an average number of previous primary offences from 17 to 22). Caseload data revealed considerable variance between sites in the proportion of PPOs and NSOs included in IOM.

**Governance**
Each site developed structures that reflected their own contexts and situations. CSPs exercised significant influence on the strategy and delivery of IOM, whereas the involvement of countywide LCJBs was variable. The dual and parallel responsibilities of these bodies confused governance and produced a multiple layering of authority. Two tier authorities demonstrated particular difficulties in maintaining a unified approach to IOM. Regionally, Directors of Offender Management (DOMs) and Government Offices (GOs) were generally not heavily involved but were supportive.

**Joined up working**
The effective delivery of IOM was dependent on multi-agency participation and a willingness to resolve sometimes conflicting inter- and intra-agency agendas. Stakeholders reported this was achieved through close links between strategy and operation and clarifying agency roles. It was reported co-locating staff facilitated cultural change, case management processes, knowledge transfer and information sharing. Operational leadership was contested at some sites between police and probation. The police were generally regarded as the main agency whereas probation at some sites had found it more difficult to engage due to resource constraints and the demands of national standards. Prison, Youth Offending Teams (YOTs) and other local and central government agencies including voluntary and community sector (VCS) agencies were integral to, and had enhanced, IOM delivery at some sites. Other sites had not yet managed to engage them fully. Some sites had committed considerable resources to developing information sharing protocols and IT systems with mixed results.

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3 This would include those identified through anti-social behaviour interventions and others who had come to the attention of the police but who had not been arrested for specific offences.
Managing the offender

The approaches to managing offenders across sites reflected the national ASPIRE\(^4\) case management model and comprised designating a ‘lead professional’ (the right officer with the right skills) from probation, police or VCS, a ‘carrot and stick’ approach offering support, intervention and disruption, (of potential further offending), managing compliance, and flexible intensity of engagement. It was reported by many stakeholders that selection was managed via multi-agency decision-making. The intensity and focus of interventions was managed via a prioritization process. A critical element was the extended role of the police in intelligence gathering, pathway support, disruption and enforcement. Many police respondents viewed this positively although it produced some tensions with their force colleagues due to their shift away from enforcement activities.

Perceived impact of IOM

All stakeholders were conscious of the need for, and difficulties of, demonstrating success in reducing re-offending. Many agencies reported other incremental success criteria such as improvements in social functioning, sustainable housing and gaining employment, and improved public confidence. Some strategic stakeholders reported operational efficiencies through better targeting of resources and reducing duplication of effort. Many front line staff reported benefits in terms of more co-ordinated interventions between operational and IOM police staff, access to information, dynamic selection processes, extended roles, flexibility of practice and changes to working cultures. Most of the offenders interviewed were positive about IOM, even NSOs who were not legally required to participate. However, those who engaged were receptive to support and had a desire to change their lives.

Implications

The enthusiasm and commitment to IOM from local stakeholders was critical to IOM development and resulted from encouraging local development free from national prescription. Nonetheless, there were barriers to implementation due to differences in defining, governing and delivering IOM. Sites also had problems in expanding their approaches consistently. To address these issues, it is recommended Government should support an agenda which enables local areas to:

- define and develop IOM, targeting offenders based on high risk and high need irrespective of statutory status;

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\(^4\) Assess, Sentence Plan, Implement, Review, Evaluate (ASPIRE) refers to the core features of the offender management model.
support local statutory agencies in realigning resources to these offenders;
provide guidance on case management and data management; and
encourage agencies to develop local strategies fostering local ownership and commitment.

Locally agencies should:

- establish shared leadership and governance with LCJBs and CSPs. LCJBs could take county level responsibility for strategy, consistent practice between CSPs, and countywide resourcing of IOM. CSPs could take responsibility for local strategy, operational delivery and local resourcing of IOM;
- establish joint matrices and processes for the selection and de-selection of offenders and sequencing of IOM interventions responsive to changing needs and priorities;
- establish co-location built on existing arrangements;
- establish inter- and intra-agency training to embed learning, cultural and operational change; and
- invest in IOM to deliver at an optimal level and realign resources to sustain delivery.
1. Context

Integrated Offender Management (IOM) was, at the time of writing, the most developed attempt to date to operationalise the concept of end to end offender management. At its best an IOM approach aimed to co-ordinate all relevant agencies to deliver interventions for offenders identified as warranting intensive engagement, whatever their statutory status. It also sought to ensure, by support and disruption (of potential further offending), the continued commitment by offenders to engage in interventions offered with the express purpose of reducing further offending.

The development of IOM was informed by:

- resettlement strategies in 2002–3 (Senior, 2003) to improve and co-ordinate provision for adult offenders released from short-term custody (less than 12 months) not subject to statutory supervision by probation;
- the Carter Report (Carter, 2003) which criticized the “silo mentality” between the probation and prison services;
- the concept in the 2003 Criminal Justice Act of all offenders being released from prison subject to licence regardless of length of sentence. ‘Custody Plus’ was intended to offer provision for those sentenced to less than 12 months, but was not subsequently implemented; and

IOM practice drew on pre-existing programmes and research. A national evaluation of the Prolific and other Priority Offender (PPO) programme (Dawson and Cuppleditch, 2007; Dawson, 2007; Home Office, 2009a) had highlighted benefits of this approach. The Drug Interventions Programme (DIP) provided multi-agency ‘wraparound’ support for drug misusing offenders, early engagement upon arrest and a ‘tough choices approach’ (Skodbo et al, 2007). Multi-Agency Public Protection Arrangements (MAPPA) provided assessment and management of the most serious sexual and violent offenders. One MAPPA element relevant to IOM was the effective use of external controls including licence conditions, restrictions on behaviours and contacts, and police home visits (Wood and Kemshall, 2007;
Kemshall et al, 2005). The drivers for change across the sites are summarised in figure 1.1 below. This sets out the elements that already existed before IOM, and those elements that helped to shape its development.

**Figure 1.1: Drivers for change**

- **Pre-Existing Elements**
  - PPO Schemes
  - DIP/CJIT Schemes and DIP/PPO alignment strategies
  - MAPPA arrangements
  - Multi-agency partnership work and previous co-located initiatives
  - YOTs and DYOs

- **National Drivers**
  - National Reducing Re-Offending Plans
  - PPO Evaluation and PPO Refresh
  - NOMS Offender Management Model
  - Route Map for IOM and then Government Policy Update IOM
  - Promotional interest of NOMS, Home Office, MoJ and ACPO
  - Loss of ‘custody plus’ arrangements
  - Support from Govt Offices and DOMs
  - Central funding support (in some areas)
  - Policy reviews - Carter, Bradley, Flanagan, and Casey Reports

- **Local Drivers**
  - Resettlement strategies
  - Pre-existing multi-agency partnerships
  - Shared buildings and history of co-location in some areas
  - Relevant National Indicators highlighted in PSA targets, LAAs and CDRP work
  - Concerns re serious acquisitive crime and need for a step change in crime reduction
  - Police engagement and ‘can-do’ attitude
  - Previously established information and data exchange protocols

The Government provided IOM guidance, compiling a route map for the pioneer sites in August 2008, followed by the PPO Refresh document (Home Office, 2009a) and the IOM Government Policy Statement (Home Office, 2009b). More recently, guidance for the Vigilance Programme\(^\text{6}\) has drawn on key elements of IOM development.

The Government Policy Statement (Home Office 2009b) suggested:

- IOM was to be the strategic umbrella that brought together agencies across government to prioritise intervention with offenders causing crime in their locality;
- IOM was to build on and expand current offender-focused and public protection approaches, such as PPO, DIP and MAPPA; and

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5 This was also based on an earlier review of sentencing by Halliday (2001).
6 HO sponsored Vigilance programme was a £4.4m package of support to ensure local areas had the tools, training and plans in place to tackle burglary and robbery before they became entrenched.
• IOM should relate to all agencies engaged in Community Safety Partnerships (CSPs) and Local Criminal Justice Boards (LCJBs) with direction and support in bringing together the management of repeat offenders into a more coherent structure.

Sites in Avon and Somerset (based in Bristol), Lancashire, Nottinghamshire, West Midlands and West Yorkshire were provided with ‘pioneer’ funding from the Home Office (HO) and Ministry of Justice (MoJ) in 2008/09 and 2009/10, to develop IOM free from central prescription. IOM emerged from a complex policy and practice agenda for jointly managing offenders across criminal justice agencies and wider community and government bodies. It has been characterised by ‘bottom up’ developments in local areas which have achieved a collective description of IOM. While this approach has been supported by central government it has not been directed towards a single model or mode of operation. The key components of IOM in each of the five areas can be found in appendix 2.

This research on IOM was commissioned by the HO and MoJ in July 2009. The aim was to conduct a process evaluation across five pioneer sites to:
• assess whether implementation of IOM was as intended;
• identify the approaches to IOM implementation; and,
• identify the opportunities and barriers to effective implementation of IOM approaches to capture the lessons learnt.

A sixth pioneer site, the London Diamond Initiative was being separately evaluated.
2. Approach

The process evaluation was conducted between August and December 2009. The methodology was primarily qualitative. Documentation from the sites was reviewed, giving the evaluation team an overview of the provision at each site and an initial outline of similarities and differences which were further interrogated as the fieldwork progressed. Purposive samples of the main stakeholder groups were obtained through consultation with the sites. In summary, the fieldwork included:

- one workshop with 14 strategic managers from across the 5 sites;
- interviews with 48 managers drawn from the main agencies at each site;
- one focus group at each site and one cross-site focus group with lead officers for managing individuals under IOM (32 participants in total in 6 groups);
- one workshop at each site with officers from across the partner agencies\(^8\) (107 participants in total in 5 workshops);
- interviews with 40 offenders across 5 sites, including a mix of individuals subject to statutory supervision and PPO programmes and those who were not.

Sampling details are provided in appendix 3 and research instruments in appendix 4. The qualitative data were transcribed and then coded and analysed by theme using specialist computer software. The thematic framework developed has been largely followed in the format of the report.

The following impacted on the qualitative research:

- the risk of bias in the purposive sampling of participants. Even though set criteria were given, negotiating access through the site lead officers may have resulted in participation by more motivated stakeholders and offenders;
- small samples, in particular offenders, may have captured limited experiences; and
- the crowded site environment meant there were competing demands for access to the study sites from non-pioneer sites and other researchers, which may have limited stakeholder participation.

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\(^8\) This included statutory partners – police, probation and prison, members of CSPs, a wide range of VCS organisations and other partners from health, employment and the private sector.
The evaluation also analysed available quantitative data. Details of 3,321 individuals targeted under IOM approaches across the 5 sites were identified, of which 3,104 were matched to nationally held records. The data used included Police National Computer (PNC) data on offending histories and some case management information from the sites recording interventions with the individuals.

The following impacted on the analysis of quantitative data:

- data protection and security requirements limited access to information;
- inconsistent or incomplete records of the selection and de-selection of individuals for IOM limited analysis of processes, costs and impacts; and
- the various designations of IOM offenders across agencies and systems limited the accurate cross-identification of individuals between and within sites and thus the capacity for quantifiable outcomes.
3. Findings

This chapter sets out the results of the evaluation. Section 3.1 describes the key issues in defining IOM, including how offenders were targeted and selected. Section 3.2 discusses the characteristics of IOM in the different pilot sites. Governance and joined up working arrangements are drawn out in sections 3.3 and 3.4 respectively. Section 3.5 discusses the key issues surrounding management of offenders, and section 3.6 reports on the perceived impact of IOM by stakeholders and offenders.

3.1 Defining IOM

Many respondents described IOM approaches as evolving towards a clearly articulated concept. Though many of the features identified in the evaluation were common across the sites, no definitive model emerged. It has not been possible to judge any site as representing a model operation. Stakeholders reported key aspects of IOM had been taken, developed and re-fashioned both within pioneer sites and by non-pioneer sites. At the same time the sites themselves evolved as new challenges arose.

Stakeholders were asked to outline their understandings of the definition of IOM. Generally they echoed those in the policy statement (Home Office, 2009b), for example seeing IOM as:

- a range of initiatives under the ‘umbrella’ concept of IOM seen as a general ‘way of working’, rather than a specific delineated programme;
- encompassing the related schemes for PPO and DIP;
- a continuum of services targeted at offenders with particular offence patterns and/or needs;
- a pooling of knowledge, resources and skills in multi-agency partnerships; and
- encompassing a focus on the adult offender released from short-term custody without statutory supervision.

Some strategic stakeholders viewed IOM as an opportunity to re-engineer the management of offenders more widely. The greater engagement in offender management processes by the police and Criminal Justice Interventions Team (CJIT)/DIP workers suggested the lead professional in offender management could be undertaken by a widening group of professionals. This had been resource driven initially as police were able to utilise more resources for the offender management of non-statutory offenders (NSOs). The pragmatic circumstances in which this had been achieved may lead to substantial change over time but this was not universally seen as the appropriate way forward.
During the lifetime of the evaluation, IOM evolved into a more integrated operation rather than simply a convenient cluster of individual programmes such as PPO and DIP. For example, Nottinghamshire had described IOM as containing three schemes – PPO, DIP and General Offender Management (GOM). It has now re-launched its IOM scheme under the single branding of Sherwood Plus. Similarly, Bristol (Impact) and Burnley in Lancashire (Revolution) have sought to incorporate a range of programmes in a single overarching brand, thereby signalling a more integrated delivery pattern.

**Targeting**

Some frontline staff viewed IOM as just extending offender management to NSOs, and (at one site) offenders (and those at risk of offending) with little or no previous offender management. For most stakeholders, IOM was defined in part by the specific types of offenders targeted. Yet this was dynamically assessed through the selection/de-selection process of potential targets within the chosen cohort, and continued participation continuously re-assessed. Offenders could be in the appropriate offending category but be de-prioritized through the application of a series of dynamic mechanisms such as changing police intelligence, RAG\(^{10}\) schema determining day-to-day actions driven by knowledge of intelligence concerns, tasking meetings at daily beat police meetings, and regular review meetings conducted within a multi-agency forum.

> They’ve come down from a degrading process from PPO to amber IOM to green, what we do is nobody drops off the IOM offender list but we call them white, they’re upgraded as far as all the partnerships and all the intelligence says they are not active but they sit at the bottom of the list so that the minute we get anything in through the intelligence system or partners we’ll bring the name back to the table.

(Police)

Stakeholders reported the starting point for deciding the targeting criteria for IOM was the risk of persistent and serious offending amongst offenders in the community, often (though not exclusively) focused on serious acquisitive crime. However, the targeting of IOM offenders was also driven by local priorities determined by local area agreements (LAAs) and CSP crime assessments, funding to provide services to non-statutory adult offenders, the

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9 This would include those identified through anti-social behaviour interventions and others who had come to the attention of the police but who had not been arrested for specific offences.

10 RAG was a system for identifying categories of offenders used in a number of the pilots. Red – high risk and known to be offending; amber – incomplete intelligence picture with need to assess whether should move up or down; green – no offending activity evident over time period. Some areas also have blue for those in custody.
active engagement of youth offending teams (YOTs) to support young offenders, and police intelligence. Targeting became contested at some sites. CSP interviewees emphasised they were keen to target offender groups of local concern while the police linked their priorities to force priorities for crime reduction.

*Our main target really is around burglary and robbery, so that ties in very nicely with what we do but you also get conflicting targets, particularly with CSPs and external agencies… they’d probably say anti-social behaviour and violent crime.*

(Police)

Stakeholder interviews identified different cultural norms, conflicting performance targets and also definitions of success at a local, regional and national level as factors which influenced target setting. This was often an extension of the debates evident in PPO programmes where targeted offenders varied across and within programmes. Respondents also reported enthusiasm for IOM was leading it to be perceived as a panacea for all offender management processes, often guiding local wishes for expansion and diversification.

*Anything is suitable for IOM with the rider that there may be some things that’s better dealt with in a different way like domestic violence, dangerous offenders and anti-social behaviour.*

(CSP)

**Selection/de-selection processes**

Whilst selection processes were inevitably influenced by local policing intelligence at any given time, all schemes had agreed selection criteria, some adapted from existing PPO schemes, some refreshed to incorporate the wider targets envisaged by IOM. One characteristic evident from the fieldwork was IOM involved a wide range of agencies as part of that selection process including the voluntary and community sector (VCS) at some sites. The following methods for selection/de-selection were identified as being common, to some degree, to all sites:

- police intelligence – bringing offenders to the notice of the schemes was central to the decision-making process in all pioneer sites. Using such intelligence on the ground helped start a process of identification and then selection;
- RAG schema determining day-to-day actions driven by knowledge of intelligence concerns;
- tasking meetings, usually police-led, on a daily basis to determine priorities for action that day, particularly where disruption activities were being considered and ensuring co-ordination between IOM and beat police officers; and
• regular review meetings conducted within a multi-agency forum were indicative of the way decisions were made regarding offender positioning on the RAG schema. These were informed by the provision of intelligence from all agencies including in some instances the VCS.

The rigour of the multi-agency meetings was seen as important to counter balance an over reliance on police intelligence, as well as to feedback to the intelligence process itself. The research team noted some very good examples of regular multi-agency case discussions which guided future actions. The One Day One Conversation (ODOC) in the West Midlands and the Multi-Agency PPO Meetings (MAPPOM) in Nottingham were examples of this approach. In addition, during the research the impact of the PPO Refresh (Home Office, 2009a) was evident in a more dynamic selection/de-selection process. This was identified in stakeholder interviews and workshops as key to ensuring the right offenders were targeted. The dynamic nature of selection/de-selection is illustrated in table 3.1 using data from one site. In summary this offers an estimate that 8.3% of all IOM offenders were de-selected over a one month period.11 This dynamic process ensured there was clear evidence either the offender was no longer an immediate risk in the community, they had entered a different scheme, or been recalled to custody. This meant work allocation could be reprioritized and transferred to other offenders at higher immediate risk of re-offending.

It’s as important to de-select as to select and it’s keeping that focus on a cohort of people who are actually active and who we can actually work with. (Police)

Table 3.1: Illustrative example of de-selection

<table>
<thead>
<tr>
<th></th>
<th>% of offenders de-selected less than 1 month after start on IOM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Non-PPO non-statutory</td>
<td>9%</td>
</tr>
<tr>
<td>Non-PPO statutory</td>
<td>6.3%</td>
</tr>
<tr>
<td>PPO non-statutory</td>
<td>10.9%</td>
</tr>
<tr>
<td>PPO statutory</td>
<td>8.8%</td>
</tr>
<tr>
<td>Total</td>
<td>8.3%</td>
</tr>
</tbody>
</table>

Strategic stakeholders argued targeting and selection was constrained within the parameters of national indicators (NIs) and public service agreements (PSAs) to which their work had to be aligned. This impacted both at a local level with different agencies having targets and

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11 The data from one area allowed a detailed analysis of time to de-selection, which in turn allowed an estimate to be made of the number of offenders who were de-selected within one month of being on IOM: this figure was 8.3%.
priorities at odds with each other and at a national level where there was no consistency of approach.

It’s very difficult because there isn’t one measure for IOM, what you have got is national indicator 30\(^{12}\) that measures a cohort for PPO, there is NI 18\(^{13}\) that measures the statutory offenders on probation books but there is nothing that covers non-statutory IOM offenders… we are ending up with a patchwork of national indicators for this. (CSP)

Areas have attempted to set up performance frameworks encompassing a range of NIs and other indicators, but to date have had problems collecting the data to populate them. The exception is West Yorkshire that has adapted NI 30 as a measure for IOM as well as the PPO cohort and has been able to track the results of the full IOM cohort.

Support for a single, nationally shared and negotiated indicator around ‘reducing re-offending’ was frequently promoted by respondents.

It’s just very difficult being NI 18 is not very mature and it’s very difficult because there isn’t one measure for IOM, what you have got is national indicator for 30 that measures a cohort for PPO, there is NI 18 that measures the statutory offenders on probation books but there is nothing that covers non-statutory GOM\(^{14}\) offenders so there my advice has been that we should be using NI 16\(^{15}\) which is serious acquisitive crime we have also got NI 40\(^{16}\) which is the people in drug treatment and we are ending up with a patchwork of national indicators for this. (CSP)

3.2 Characteristics of IOM in the pioneer sites

The nature and level of resourcing, the local context and the impact of pre-existing schemes and relationships all affected how the pioneer sites developed. These will be dealt with in turn. Information on distribution of offenders by site and offending histories is also discussed.

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\(^{12}\) NI 30: a national indicator that measures re-offending rate of prolific and other priority offenders.

\(^{13}\) NI 18: a national indicator that measures adult re-offending rates for those under probation services.

\(^{14}\) GOM: General Offender Management was the term describing IOM offenders in Nottinghamshire who were non-statutory less than 12 month adult offenders, not warranting the high intensity of PPO clients. This designation was only used in this area.

\(^{15}\) NI 16: a national indicator that measures serious acquisitive crime.

\(^{16}\) NI 40: a national indicator that measures the number of drug users recorded as being in effective treatment.
Nature and level of resourcing

Pioneer funding was directed by local priorities not the construction of a single vision of IOM. West Midlands used their funding (£450k 2008/09 then £250k 2009/10) to develop a data management system. Avon and Somerset (Bristol) and Nottinghamshire with only £50K each in 2009/10 used this for project management. West Yorkshire (£550k 2008/09 then £395k 2009/10) implemented a countywide initiative investing in local hub arrangements in each area. Lancashire (£200k 08/09 then £300k 09/10) invested in seconded staff from a range of organisations including VCS in their IOM hub in Burnley. Nottinghamshire and West Yorkshire secured additional funding through local CSPs and at other sites HO, National Offender Management Service (NOMS), European Social Fund and other funding was accessed.

Many stakeholders recognised termination of pioneer funding would impact (albeit differently) on each site. They recognised the need for projects to work closely with CSPs and other funders to secure longer term development of the programme. Both in preparation for this and as part of the development of IOM, the sites had attempted to re-shape existing resources. Many stakeholders reported the diversion of existing resources through changing priorities and realigning staff was the way to resource IOM. For example, for the police this was a shift from ‘catch and convict’ activities towards investing resources into wider reducing re-offending activities.

[IOM involves] taking resources away from the response side of the business that turns up to deal with the reporting of crime for example or dealing with an incident, and as crime is coming down, trying to scale the resources around from those activities into this preventative and reducing activity and keep it mainstream. (Police)

CSPs likewise sought to use their resources to support agency engagement, such as in Nottinghamshire where substantial funds were made available to fund probation service officers to engage in offender management with non-statutory adult offenders. Many stakeholders reported the key aim was efficiency, using the same resources with better impact and effect.

I don’t think it’s actually about more money, I think it’s actually about using the resources that are out there more effectively… I think there’s an awful lot of wastage in the system at the moment. (Probation)

There was considerable variation in costs between sites, with reported overall set up costs ranging up to £190,000 and annual running costs ranging up to £530,000.
Local context
Apart from West Yorkshire which developed a force-wide approach, the evaluation has focused on sub-county areas in each of the sites. Bristol and Nottingham had a city focus, though the latter began to expand throughout the county during the evaluation. Although Lancashire had recently expanded the development of IOM beyond the Pennine police division, this evaluation focused on Burnley, Rossendale and Pendle local authorities (LAs). West Midlands IOM was the last to develop, located in two LAs, Walsall and Wolverhampton. Across West Yorkshire each of the hubs located in five LAs developed in unique ways. This compendium of different approaches across the sites limited the ability to closely compare each separate initiative.

Impact of pre-existing schemes and relationships
Across the sites stakeholders reported IOM was built on pre-existing schemes and approaches. Nottinghamshire had a strong countywide scheme for PPOs which formed the core of the initial approach though this was adapted later. Lancashire had a history of multi-agency partnerships going back to the Tower Scheme in 2006 and earlier initiatives. Leeds had a strongly developed DIP scheme. The Bristol scheme worked from the outset with an integrated relationship with prisons, a result of close engagement in previous projects.

Distribution of offender categories
Although there were no common performance data systems in use across the areas, NOMS collected aggregated data on IOM caseloads in each of the five sites. This was broken down by whether the offender was under statutory supervision or not, and in a PPO scheme or not.17 Table 3.2 shows the proportion of IOM offenders in each area by supervision arrangement as at the end of December 2009.

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17 This, rather than the data collected, was used as part of the evaluation as the reports submitted to NOMS contain data for all areas whereas the evaluation data for West Midlands were incomplete. As the data are a snapshot of December 2009’s data, these were compared to the evaluation data to ensure the same trends were apparent in both data sets.
### Table 3.2: Distribution of supervision categories by Probation Trust Area

<table>
<thead>
<tr>
<th></th>
<th>Total number of offenders</th>
<th>Percentage on statutory supervision</th>
<th>Percentage in PPO scheme</th>
</tr>
</thead>
<tbody>
<tr>
<td>Avon &amp; Somerset</td>
<td>438</td>
<td>67</td>
<td>32</td>
</tr>
<tr>
<td>Lancashire</td>
<td>421</td>
<td>34</td>
<td>22</td>
</tr>
<tr>
<td>Nottinghamshire</td>
<td>591</td>
<td>73</td>
<td>70</td>
</tr>
<tr>
<td>West Midlands</td>
<td>215</td>
<td>50</td>
<td>41</td>
</tr>
<tr>
<td>West Yorkshire</td>
<td>670</td>
<td>74</td>
<td>48</td>
</tr>
<tr>
<td>Total</td>
<td>2,335</td>
<td>63</td>
<td>45</td>
</tr>
</tbody>
</table>

It is important to note the variation between sites. Lancashire had the lowest proportion (34%) of cases under statutory supervision. West Yorkshire had the highest proportion (74%). In relation to PPOs, Lancashire had the lowest proportion (22%) in the scheme, and Nottinghamshire had the highest proportion (70%). The additional prioritisation of the non-statutory adult offender group was clearly more pronounced as a proportion of the workload in Lancashire. IOM has been identified most closely as targeting non-statutory adult offenders\(^{18}\) released from custody (Home Office, 2009a). However, in practice concentration on this group varied considerably across sites. Nevertheless, all the sites have extended their reach beyond PPO cohorts to work with a larger group of statutory and non-statutory persistent adult offenders. In West Yorkshire and the West Midlands, agencies included young offenders as a prime target. The other three sites developed policies focused on that transitional group of 18 year olds moving out of YOT provision into adult services. Decisions to focus on NSOs took place at different points in the timelines of each pioneer site and this may partly explain variations across the country. Resourcing of NSO management varied too and partly reflected the capacity of probation to draw down resources. This also encouraged innovation in who was to act as the lead professional for NSOs which is discussed later in this report.

Some of the differences reflected different histories in the evolution of the schemes. For instance Nottinghamshire grew directly out of its PPO scheme so tended to show much higher proportions of PPOs in its earlier period. Police-led projects in Lancashire and West Yorkshire used their funding to extend their reach to NSOs where probation was unable to find sufficient resources. Where funding could be garnered from local sources (such as CSP funds) this enabled probation to offer offender management engagement, as happened during the life of the Nottinghamshire project.

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\(^{18}\) Offenders sentenced to less than 12 months in prison and not subject to probation supervision.
Offending histories

Table 3.3 below shows the offending histories of the IOM cohort which demonstrates the targeting of persistent prolific offenders across the sites. This shows both the high re-offending records and number of breaches of individuals, illustrating the chaotic and active natures of their criminal records.

<table>
<thead>
<tr>
<th>Sites</th>
<th>Number of PNC offences/ occasions</th>
<th>Number of previous primary offences</th>
<th>Number of breaches of orders</th>
<th>Age at first conviction</th>
<th>Age January 2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>West Yorkshire (n=1152)</td>
<td>45.9</td>
<td>19.9</td>
<td>5.0</td>
<td>15.47</td>
<td>25.23</td>
</tr>
<tr>
<td>Nottingham (n=349)</td>
<td>52.8</td>
<td>21.7</td>
<td>7.4</td>
<td>16.70</td>
<td>28.54</td>
</tr>
<tr>
<td>Lancashire (n=1072)</td>
<td>51.7</td>
<td>17.4</td>
<td>4.0</td>
<td>17.03</td>
<td>27.66</td>
</tr>
<tr>
<td>Bristol (n=420)</td>
<td>70.2</td>
<td>22.4</td>
<td>3.6</td>
<td>17.98</td>
<td>29.76</td>
</tr>
<tr>
<td>West Midlands (n=205)</td>
<td>53.2</td>
<td>21.0</td>
<td>3.8</td>
<td>16.17</td>
<td>26.29</td>
</tr>
</tbody>
</table>

3.3 Governance

Layers of interest

The governance of IOM developed within a complex set of layers:

“You’ve got things like police, probation, you’ve got the LCJB that operate across the whole criminal justice area, you’ve got CSPs which are local…youth offending services are part of the locality, you’ve got things like the NTA [National Treatment Agency] which are regional.”

(Probation)

The following four dimensional tracks of governance arrangements illustrate this complexity:

- national – MoJ/NOMS, HO, Youth Justice Board (YJB), other government departments;
- regional – Directors of Offender Management (DOMs) including prison estate, Government Offices (GOs)/Home Office Regional Deputy Directors (HORDDs); NTAs, YJB;
- countywide – LCJBs, probation trusts, police forces; and
- local – CSPs, local strategic partnerships (LSPs), LAs, basic command units (BCUs), area offices, YOTs, etc.

Stakeholders often had a very distinct view about the relationships both within each level and between them. These were dependent on the particular configurations in each pilot area, on historical arrangements and acceptance or otherwise of each role as relevant to the delivery
of IOM. Each IOM site sought to resolve these relationships in different ways. For example Bristol had links between the CSP and the LCJB through strategic personnel sitting on each group and an active IOM Board supporting delivery. However, these stakeholders were aware of the complexities of governance in the roll-out from the city to the rest of Avon and Somerset with multiple CSPs.

At a regional level, there was little evidence that either GOs/HORDDs or DOMs were central to the strategic shaping of the local schemes. Regional figures were seen as supportive of the initiatives but their further engagement was relatively limited. There were secondees in West Yorkshire from the Government Office for Yorkshire and Humber and from the DOM’s office which represented a good example of engagement. In the West Midlands there was a greater level of involvement from the regional GO, the regional NTA and Office for Criminal Justice Reform. In part this was due to a more directive approach to the initial development of IOM driven by the desire within this site to secure pioneer status and funding, but which had continued through a commitment and interest in the potential for IOM to deliver results on reducing re-offending.\(^\text{19}\)

Some sites moved beyond the pre-existing governance structures to reflect new directions. For example, West Midlands focused on problem families and had representation from a senior manager from Children’s Services at the local delivery board level. Others included prison representatives and, at board level, agencies such as Job Centre Plus and Primary Care Trusts. In Bristol, the private sector was also evident.

**Responsibilities between LCJBs and CSPs**

Across the five sites CSPs exercised significant influence on the shape of strategic IOM priorities. This was strengthened by the new statutory duty to ‘reduce re-offending’ under the Policing and Crime Act.\(^\text{20}\) However, stakeholders reported difficulties between CSPs and police and probation areas, and between CSPs and LCJBs.

Two tier non-metropolitan authorities with a mixture of county and district accountabilities demonstrated particular difficulties. Often the differing needs of individual CSPs conflicted with a desire to maintain a single, county approach to IOM.

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\(^{19}\) The locally driven control of the pioneer site strategic development accords well with removal of the regional tier of government brought in by the in-coming government.

\(^{20}\) The Policing and Crime Act 2010 contained provisions to add probation authorities to the list of “responsible authorities” that comprise CSPs and extended the remit of these partnerships to explicitly include the reduction of re-offending.
Seven CSPs in the city want eight different things and that is where it will all fall down if we give control to the CSPs we will have eight separate models. (Police)

Some stakeholders asserted LCJBs had a significant role to play. However, the dual but often parallel responsibilities between LCJBs and CSPs confused the governance arrangements with little agreement or clarity about who held the key site of power. In some sites the police were keen to exercise leadership.

*I think there are some problems of leadership which are structural, there’s always been a problem of how the LCJBs can work effectively with CSPs, like there are issues with how the LCJBs work with region, the police are another iteration of that…it is quite tricky.* (NTA)

In other sites, there was a more equal and shared leadership involving probation, police and the CSP. The most successfully functioning arrangements incorporated the following features:

- balanced engagement and clear lines of responsibility between the three key statutory agencies (and where relevant the youth offending services) – police, probation and prison;
- clear lines of accountability and responsibility between LCJBs and CSPs;
- a board structure where each key partner – LCJB, CSPs, statutory agencies, VCS – were appropriately represented and strategic direction was owned and shared, and lines of communication understood and observed;
- active links between strategic and operational delivery; and
- co-location of the core agencies and open links to all other agency involvement.

**Strategic leadership and operational delivery**

Working relationships between strategic stakeholders appeared most productive when that strategic leadership was closely aligned to operational delivery. This was evidenced where strategic management were co-located with delivery teams and where delivery teams were able to articulate the strategic policy imperatives. Where there was a gap between these two elements stakeholders reported concerns about appropriateness and clarity of governance.

**3.4 Joined up working**

The effective delivery of IOM in the pioneer sites relied on multi-agency participation and a willingness to resolve sometimes conflicting inter- and intra-agency agendas. Stakeholders
expressed a desire to work beyond silos at all the sites but achieving consistency, clarity of expectations, positive communication and co-ordination on the ground was challenging.

Role of the police

Stakeholders recognised the police force was the largest organisation numerically in the IOM partnership approach and the one with the resources and direction necessary to drive forward the success of IOM. Nonetheless, their predominance created tensions in both strategic and delivery leadership:

*It feels like a police project not a board project, we talk about OCUs [Operational Command Units] not divisions or boroughs…if everybody attends we have something like eight police reps including the team, and then the reps from OCU are all police reps, that whittles away at any sense of this being true inter-agency activity and it also over time saps the enthusiasm of other partners.* (Regional)

However, the leadership and management of IOM delivery were significantly shaped by the changing role of the police. Across the sites the police extended their roles beyond the traditional ‘catch and convict’ into four role profiles, intelligence gathering, pathways support, enforcement, and disruption/attrition. These were shaped locally by how schemes evolved out of pre-existing schemes and how leadership was originally negotiated.

These roles were combined and delivered by IOM designated police officers or beat and neighbourhood police officers. The latter were often engaged primarily in enforcement and disruption activities. All these roles were central to the effective delivery of IOM and linked the police to other professionals delivering offender management such as probation staff, DIP/CJIT staff, VCS, health, prison officers, YOT workers, and those delivering housing, employment, drugs and alcohol, and family interventions.

Agency engagement

The nature of the organisation of IOM was explored in a series of workshops with each site. These demonstrated the evolving nature of relationships between agencies and perceptions on the distribution of power and authority. Whilst many respondents pointed to the added value of joined up working, the cultural tensions between agencies were also emphasised as a recurring theme impacting on co-operation. Joined up working did not just happen, inter-agency tensions needed to be identified and resolved for effective working to develop. It was reported at some sites successful resolution of such tensions was a healthy sign of effective joint working.
West Midlands and West Yorkshire had integrated YOT provision effectively into their IOM delivery; this remained an unresolved issue for the other sites. This was partly driven by the nature of previous relationships and whether IOM was conceived as a scheme primarily for adult offenders. Some YOTs reflected that their model of integrated practice was already well developed and did not see the need to respond to this agenda.

In relation to the non-statutory adult offender cohort in particular, sites recognized the importance of links with prison but also the difficulties of incorporating an agency which often had wider constituencies of offenders returning to disparate locations. In Bristol, the local prison was closely engaged in IOM at the outset. During the course of the fieldwork other sites began to improve their relationships with prisons. Nottinghamshire had a prison liaison officer located in their Multi-Agency Intelligence Team (MAIT). In West Yorkshire, pathway based assessments for short sentenced prisoners were being undertaken in local prisons. Another frequently missing player in the IOM ‘partnership’ was the court system. It was suggested courts may begin to be more involved if LCJBs exerted an impact upon the strategic development of IOM.

Engaging with the courts and CPS is difficult given the need to recognise, respect and for them to maintain themselves their autonomy and lack of statutory obligation.  

(Police)

The joining up of the key agencies was an essential feature of all IOM sites. Balanced centres of power between agencies were not always achieved within sites but respondents recognised the key roles played by all agencies and the central task of making this happen. At project level key individuals, experienced and committed to multi-agency working, were often significant drivers of good working practices on the ground. There was evidence too, where strategic individuals did not share a common view, relationships could become tense and counter-productive. At the root getting a good balance demanded core staff were willing to think and work beyond agency boundaries. This became evident in co-location arrangements where agency differences could be addressed and overcome.

In terms of involvement courts, police, prisons, probation have all got different day-to-day core tasks and starting to see how those core tasks can fit together and those prime concerns and constraints around resource allocation and so on can be moulded to get something that is more than the sum of the parts, I think it’s a challenge, whether it’s an obstacle I don’t know.  

(Probation)
Co-location

Though each site had different configurations of co-location reflecting local arrangements and the availability of suitable accommodation, most respondents felt it helped to create a joined up service. The Pennine Division in Lancashire featured a large number of staff including VCS agencies co-located in a police station. Bristol co-located its small core central team in a police authority building but offenders were seen in various locations across the city. West Yorkshire had co-located hubs in local authority districts.

There were particular concerns relating to being co-located in a police station highlighted by, mainly, VCS respondents. One issue related to the vetting procedures which could inhibit some agency personnel actually being located in a police building. A second concern was around offenders having to come to the police station to receive support and intervention. Police respondents tended to underplay these concerns though many could also see the benefit of a neutral venue.

Wherever staff were co-located, there was concern about the clarity between the line management relationships of staff located in an IOM unit to their parent organisation. It was emphasised strongly by many stakeholders IOM should not become its own silo as its strength lay in its interactional qualities of bringing different agency perspectives together. Indeed this was contrasted to the experience of some YOTs where agency staff appeared to lose effective links to their parent agency.

There was substantial agreement among stakeholders concerning the core agencies which should be involved in a multi-agency partnership and therefore in a co-located unit. They generally included police, probation, prison representatives, DIP/CJIT and, where they were part of the scheme, YOTs. Other agencies could be co-located for part or all of their time but it was recognised this could create too unwieldy a unit, which could bring its own management problems. Figure 3.1 below highlights key learning which was seen as crucial by respondents in workshops and interviews when discussing co-located teams.
Information exchange

Stakeholders reported on the formal mechanisms for data sharing and the human interaction which co-location and joined up working engendered. A single, centrally driven case management system shared by all agencies was strongly supported for easier data sharing and monitoring. Across the sites, case management systems could not be uniformly accessed by all agencies and there was no successful example of integration of data management systems. In West Yorkshire, the CSP funded the development of Mi-Case, a shared case management system to be available to all partners (though this is not yet fully used). The demands of double entry would necessitate additional resources and this could be a practical barrier to integration. The different priorities of NOMS and the police were also highlighted as inhibiting this co-ordination process and this was combined with a proliferation of systems of varying use in practice. In Bristol, the information officer described 17 databases they had to track individuals through the systems. Even in the West Midlands, which had made the greatest investment in an IT system to deliver shared data management, there were concerns as to whether the key features had been adequately addressed before the system was designed.

_We decided that the answer was an IT system before understanding what the problem was we were actually trying to fix in terms of this is the business process._

*(Regional stakeholder)*
Cultural differences between the agencies involved in IOM, particularly in their attitudes towards offender management, were also identified as inhibiting data sharing. Breaking down these cultural inhibitors was facilitated by both co-location and joined up working. At a delivery level the information exchange between workers on the ground enabled the multi-agency partnership to grow and prosper.

*On a day-to-day relationship works really well… police, probation, the prison service, they’re all in the same building, they all work together as a team so a lot of those barriers have been broken down.*  

(CSP)

The input of police intelligence into managing individual offenders was an aspect of information sharing which was especially highly valued by all stakeholders. Respondents frequently referred to the fact shared working arrangements made this intelligence no longer simply a one-way route from the police to the OM. Feedback loops were created which informed the efficacy of the original intelligence and guided subsequent practice. This, at its most successful, impacted very positively upon day-to-day policing.

*We have almost got to check and balance and almost a QA [Quality Assurance] process because we can now QA that police intelligence against whatever probation say about this person you know what the drug treatment service is you know what’s Group 4* \(^{21}\) *telling us about their behaviour you know and it’s just building up that holistic image that maybe we could have.*  

(Police)

### 3.5 Managing the offender

At the core of IOM was the delivery of a managed set of interventions, sequenced and tailored to respond to the risks and needs of the individual. These interventions had the key aim of disrupting the offender’s criminal activity and thereby reducing their re-offending. PPO schemes had been constructed around a 3-tier model of deter, catch and convict, and resettle and rehabilitate. Whilst those terms were still in use across IOM sites, a more integrated and holistic approach to working with individuals was emerging and was noted by strategic personnel, operational staff and offenders. The IOM model revealed a more co-ordinated approach to service delivery and a more reciprocal approach to decision-making amongst agencies.

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\(^{21}\) Group 4 were the deliverer of curfew and electronic surveillance services in this site.
A core area of fieldwork addressed the way in which the management of offenders was reflective of current approaches to case management including the ASPIRE\textsuperscript{22} model from NOMS (Grapes and NOMS, 2006) and the NTA ‘models of care’ (National Treatment Agency, 2006). Figure 3.2 below summarises the best practice principles drawn from across the sites which demarcate IOM as a ‘way of working’.

Figure 3.2: Best practice principles of IOM

**BEST PRACTICE PRINCIPLES**

- **Select/Allocate**
  - Clearly articulated selection criteria for IOM offenders based on risk
  - Multi-agency involvement in selection, equal voice/respect
  - Shared intel
  - Standardised intel packs to aid selection process
  - Evidence-based and defensible decisions on selection
  - Lead professional

- **Assess and Plan**
  - Central source of information on interventions/support services available
  - Shared IT systems
  - Single assessment process
  - Single, formal care/sentence plan (custody / community)
  - Clear identification of lead professional (determined by offender type)
  - Police roles – intel; pathways; enforcement; disruption

- **Implement**
  - Lead professional oversight
  - Links with prisons
  - Links with other agencies – effective interfaces at strategic and operational level
  - Pathways and interventions
  - Disruption/attrition visit (assertive outreach)
  - Enforcement/compliance

- **Review**
  - Regular scheduled reviews – multi agency
  - Formal and informal reviews
  - Pathway/frequency of review varied according to situation of individual offender
  - Exit interviews
  - Reflect, capture and share learning with colleagues
  - Clear, appropriate and effective targets, performance management and measures of success

- **Evaluate/deselect**
  - Training
  - Effective partnerships
  - Communication
  - Leadership and Co-ordination

Four key issues emerged through the fieldwork as being of particular significance in defining the distinctiveness of the IOM approach. These were:

- using a ‘lead professional’ (explained below);
- a continuum of support, intervention and disruption;
- managing compliance; and,
- intensity of engagement.

\textsuperscript{22}Assess, Sentence Plan, Implement, Review, Evaluate (ASPIRE) refers to the core features of the offender management model.
Lead professional

Both PPO and DIP programmes had started the process of widening who could operate as an OM. This was developed across the sites through IOM, with the lead professional role being undertaken by probation, police or drug and other VCS workers. This originated in part through resource constraints within probation particularly in relation to non-statutory adult offenders. Probation trusts were not funded for this group of offenders unless additional resourcing could be introduced such as CSP funding. This limited the capacity for probation to prioritise this group. Ultimately, this will impact on the way in which services to this group of offenders can be delivered. Respondents broadly welcomed this development as a more nuanced offender management model.

If they are non-statutory a beat manager or police officer should try and tie up with a CJIT worker if it’s drugs because they are trained in case management.

(CSP)

However, there was still a degree of resistance to this approach expressed by police respondents and occasionally other agencies. One probation stakeholder argued a properly integrated approach to offender management involved the deployment of the ‘right skills at the right time to the right offender’. This meant crossing organisational boundaries and developing enough trust to contribute to the achievement of the targets of partner services. This was particularly sensitive when failure to achieve such targets could lead to financial or reputational costs.

The role of the police in managing offenders was an important part of the conceptualisation and practical delivery of IOM across the sites. It was argued, by some stakeholders, this police role was distinct from the role of offender management practised by probation staff. In some sites where there was a blurring of the police role into offender management this was reported as being problematic for police officers. Offenders themselves had particularly strong views about this. Involvement in IOM resulted in offenders working with police in positive ways which may have been counter-intuitive to their previous experiences.

Instead of having police coming and saying you’re arrested or throwing you in jail and roughing you up, it’s coming and they’re trying to help you and I think that makes a big difference in people’s lives ‘cause they’re actually coming to help you, not coming to stick you back behind the door.

(Offender)

Almost all offenders reported their view of police officers had changed as a result of their participation in IOM, the key feature of this new relationship being increased trust.
Because I’ve only ever known police to lock me up and things, I never knew that side to ‘em where they’re there to help you as well, I didn’t give them a chance really.

(Offender)

Although a negative view of police adopting a supportive role within IOM was reported by only a very small minority of offenders, the possible barriers to forging a productive relationship requires consideration.

I’ve had bad experiences in the past and I just don’t want them knocking on my door because this is the hard thing, you’ve got a police officer come round your house who’s locked you up in the past, smashed your door down while your kids are in bed, ransacked your house, put you in front of a court…then a couple of years down the line that police officer’s knocking on your door, coming into your house ‘hello how you doing?’ Why would you want that person in your house after they’d done all that to you?

(Offender)

Support, intervention and disruption

The typical description of intervention activity emerging from workshops and focus groups showed a sequence of support, intervention and disruption (of potential further offending (see figure 3.3)). The objective of this was to ensure offenders received a high intensity of intervention as agreed through their selection and risk status determined at multi-agency tasking meetings. Integrated into this package was the idea that where offenders were not co-operating, enforcement activity may lead to ‘catch and convict’ strategies. The intention was to investigate the degree to which they could be re-engaged in supportive and pathway interventions. This was particularly relevant in the discussion of non-statutory adult offenders and offered a clear example of the added value of IOM.

The role of the police in the disruption visits, engaging with offenders who are not compliant and tying that in with an offer of a resettlement service in a way whereas traditionally there’s a hard line approach, there wasn’t any alternative to that, so within IOM there’s an alternative offer.

(Police)

Recognising the boundaries of work with NSOs without the normative standards of statutory supervision was discussed in detail. A concern about proportionate engagement (recognizing the limits to engagement from a human rights perspective) was identified alongside the fact motivation remained a key signifier of engagement.
You’ve got to balance it against their human rights as well because if we say ‘ok this person is a non statutory prolific offender and we’re going to visit them every day for the next three months’ if there’s absolutely no intelligence or no indication that they’re committing crime you can’t really say that that is proportionate.

(Police)

Figure 3.3: Support, intervention and disruption

Offenders themselves recognised the multi-layered approach within IOM and also recognised the differences from previous approaches.

You’re going to get a police officer come round your house and you’re going to go to probation every week and it’s going to be more tougher, it’s like probation but a more tougher probation.

(Offender)

The vast majority of offenders interviewed viewed the disruption activity (termed ‘assertive outreach’ by one stakeholder) in a positive light, though the way in which it was regulated and managed was viewed negatively by a minority of offenders.

It was just threatening letters like basically if I didn’t do this then the police would drag me in and question me and stuff like that, get involved either way anyway so basically I got bullied into doing it ‘cause if I didn’t I’d be getting arrested here, there and there.

(Offender)
Managing compliance

The disruption component of IOM as outlined above played a key role in achieving offender compliance.

*There’s no rules as such but if I don’t turn up or I start ignoring ‘em then they’ll start doing things to punish me like putting stops on me methadone till I make an appointment to see them. Because they’ve got it all sorted out, they’re in charge of it really so I have to tow the line in a way.*  

[Offender]

The voluntary nature of participation in IOM (for NSOs) was also identified by almost all offenders as being an important motivator.

*I’m one of these people, I’m a recovering addict and offender and that, I don’t like being told and I would not go, if it was like every week I had to go and see [my key worker], I would never turn up once. Because it’s my choice and I benefit I enjoy it.*  

[Offender]

It was acknowledged by offenders they needed to want to change for these agency activities to have effect.\(^\text{23}\)

*They could say I could do this or they could do this or that for me but ‘cause I didn’t want to take it up it wasn’t working, if people don’t want to change their self then I don’t think, nothing’ll work for anybody.*  

[Offender]

Some stakeholders reported communication breakdown between different parts of the police estate leading to counter-productive interventions by beat officers. However, lessons were being learnt, and integration of intended actions between IOM and operational police was recognised as desirable.

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\(^{23}\) This is consistent with desistance research (Weaver and McNeill, 2007).
**Intensity of engagement**

The intensity of engagement which the IOM model offered was viewed positively by almost all of the offenders interviewed. This intensity of approach was recognised as a welcome contrast to difficulties previously encountered in accessing services.

*In previous sentences I’ve come in, when I’ve come into jail I’ve sat down with somebody and they’ve done a sentence plan with me and it’s me telling them what I should do, it’s me asking for things like to work with CARATS*\(^{24}\) *and people but not much help really. But coming into jail this time it seems like a load of agencies, a load of people, load of help there if you want it.*

*(Offender in custody)*

The high level of interaction with the police was recognised as having a strong motivational influence and a positive impact on desistance from crime.

*At first when I first come onto it I had officers for the first three weeks, every night I had police officers coming round checking up on me, making sure I was all right, making sure I’m good, but it was good because it wakes you up a little bit.*

*(Offender)*

However, it was also acknowledged by a small number of offenders, the level of intensity within IOM needs to be consistent with expectations on statutory orders.

### 3.6 Perceived impact of IOM

Throughout the fieldwork, the majority of stakeholders from across the partner agencies expressed a strong belief in the potential success and efficacy of IOM on the ground as a ‘way of working’. However, all respondents were conscious of the need (though also the inherent difficulty) of proving success in terms of reducing re-offending. While this remains the key measure for the majority of the stakeholders, ‘softer’ outcomes were also recognized and supported. Many agencies argued incremental success criteria, such as changes in offender's behaviour or reduced chaos in their lifestyle, should be measured. These improvements were ones schemes could promote and could impact on public confidence. Many respondents commented on some of the beneficial by-products springing from IOM including some encouraging case studies of individual offenders and gains in terms of multi-agency partnerships.

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\(^{24}\) Counselling, Assessment, Referral, Advice, Throughcare.
The VCS were evident at all sites offering important complementary services which helped sustain offenders in participation. For example, in the West Midlands it was reported the VCS were providing mentoring and assistance with employment, training and education (ETE) opportunities for offenders serving less than 12 month sentences. Agencies were providing culturally competent support and interventions to black and minority ethnic offenders and working with women at risk of offending and those already within the Criminal Justice System (CJS). In the co-located hub in Burnley the VCS were a key set of partners in delivering supportive interventions. Significant resources were secured via Leeds CSP to commission the VCS to case manage 200 offender per annum within IOM.

As detailed above the most significant agency which was involved in IOM arrangements was the police, strategically and at a delivery level. The commitment of their resources and the cultural change (though limited at some sites) both within the police and in their relationships with other agencies was perhaps the most significant organisational outcome identified by stakeholders.

At a more strategic level there were concerns about whether IOM could show reductions in re-offending as this would be necessary to justify resource investment. Indeed some police respondents working outside IOM believed failure to demonstrate reductions in re-offending would raise fundamental questions about continued police engagement. But there was a view that softer outcomes were also markers of effective interventions.

Offenders recognised IOM brought agencies together to offer a constant and co-ordinated level of support and intervention.

But I sort of watches and listens to offender management services and understands it's all one body, that the prisons work with probation and the police and social services, just everything basically has all become one.

(Non-statutory, non-PPO, offender)
The importance of creating a brand to publish and market IOM was discussed by a high number of respondents. Indeed during the course of the fieldwork three areas took on a branding exercise to aid scheme identity. Previous PPO schemes were seen to have benefited from such identities and were an important way to badge success stories, which was seen as crucial for public confidence. Respondents recognised the need for creative thinking around measuring and promoting success. Offenders often did not recognise the IOM brand but understood the scheme they were on either by reference to previous branding or a more colloquial recognition (of their status as ‘prolifics’ for instance). It was observed a number of non-pioneer areas were branding their IOM provision and this may be a key implication for future development and practice. As one respondent notes getting this right is not easy.

If you can give a hook upon which people can identify then that helps but you need to sort out all those issues, if it’s a brand at what level is that brand being pitched and what are you describing within it and for me it has to be that umbrella type approach where everything that fits the broad definition of multi agency offender management falls within it. (Regional)
4. Implications
This process evaluation faced a number of challenges. It was not possible to make whole entity comparisons between sites owing to lack of consistency in what constituted IOM at each site as well as across sites, difficulties in accessing reliable data for quantitative analysis, and developmental changes at the sites during the study. The analyses and recommendations within this report reflect this situation and assume an appetite for central prescription and direction prevalent at the inception of the IOM approach. Since then the political and criminal justice landscape has changed somewhat, and so this may not reflect current policy or practice. The enthusiasm and commitment to IOM from local stakeholders was critical to the development of IOM and encouraged the sites to develop local approaches free from national prescription.

4.1 Elements of good practice and barriers to delivery
This evaluation found the key mechanisms supporting early delivery of IOM were:

- close links between operational and strategic leadership;
- robust governance and delivery structures, including clear definitions of the roles and responsibilities of different agencies and agency staff including YOTs and prisons;
- risk and need driven interventions, particularly for non-statutory adult offenders;
- a heightened role for police intelligence in supporting offender management;
- co-location as an effective model of operational delivery modulated by local needs and relationships;
- effective operational links between prison and community intervention to ensure offenders could be tracked in and through their custodial experience and linked immediately on release to IOM services where warranted;
- developing local models of offender management consistent with existing national models and where those presenting the highest risks and needs were prioritised through a RAG or similar prioritisation system; and
- extending the nature and breadth of police engagement in managing offenders.

Conversely, the barriers that inhibited development and delivery were:

- lack of shared understanding/definition of IOM;
- confusion in governance arrangements and contested delivery leadership;
- uncertain relationships with YOTs and prisons;
• adequacy of resourcing including limited resources for probation to extend management of NSOs;
• sustainability of IOM structures in mainstream business;
• co-ordinating data management;
• lack of capacity to co-locate;
• competing agency agendas; and
• mixed messages regarding targets.

4.2 Resolving barriers to delivery
To address barriers to delivery nationally, Government should support an agenda which enables local areas to:

• define IOM, specifically the targeting of offenders based on high risk and high need irrespective of statutory status and the inclusion or non-inclusion of young offenders;
• support probation and prisons to realign resources to focus on these offenders;
• provide guidance on a case management model and data management standards which facilitates multi-agency working; and
• encourage agencies to develop local strategies in response to local needs, fostering ownership and commitment.

Locally and regionally, agencies should:
• establish shared leadership and governance with:
  – LCJBs taking a county level responsibility for strategy, consistent practice between CSPs and the resourcing of IOM by countywide agencies with direct assistance from regional agencies, and
  – CSPs taking responsibility for local strategy, operational delivery and local resourcing of IOM delivery, direct links and representation between them;
• make initial investments to establish IOM to deliver at an optimal level and realign existing resources to sustain delivery;
• involve prisons, YOTs and VCS agencies as strategic and delivery partners and ensure the goal of reducing re-offending is owned and shared across all agencies;
• establish joint matrices and processes for dynamic selection and de-selection of offenders;
• establish dynamic operational practices to enable sequencing of IOM interventions responsive to changing needs and priorities;
• establish co-location arrangements built on existing arrangements and appropriate to the needs of any particular locality; and
• deliver inter- and intra-agency training to ensure learning, cultural and operational change engendered by IOM is institutionalised in organisations.

4.3 Management of offenders transformed

The police gained an important foothold in the wider business of offender management. This is partly because the management of NSOs is not within the remit of NOMS, but also because the allocation of resources by police services has encouraged wider ranging police contribution than any previous scheme. Sustaining this investment will depend on the police service more generally regarding this expansion of role as appropriate for its officers, and the extent to which other ways to fund offender management can be successfully procured by probation in a difficult financial climate. The VCS have a developing role to play in supporting offender management work but this remains a distinctive contribution adding value to the core statutory services.

If possible, research providing robust evidence of the impact of IOM on re-offending would be useful. However, local variations in scheme construction and delivery do not make this an easily achievable agenda. Further exploration of the police role in the management of offenders will also be crucial in achieving integration of service delivery arrangements. Nevertheless, IOM goes further than any other scheme to achieve the end to end offender management concept envisaged by Carter (2003).
<table>
<thead>
<tr>
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<th>Description</th>
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<td>Criminal Justice Interventions Team</td>
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<td>CSP</td>
<td>Community Safety Partnership</td>
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<tr>
<td>DIP</td>
<td>Drug Interventions Programme</td>
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<td>Deter Young Offender</td>
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<td>Government Offices</td>
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<td>General Offender Management</td>
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<td>HORDD</td>
<td>Home Office Regional Deputy Director</td>
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<td>IOM</td>
<td>Integrated Offender Management</td>
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<td>Local Criminal Justice Board</td>
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<td>MoJ</td>
<td>Ministry of Justice</td>
</tr>
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<td>NI 16</td>
<td>National Indicator 16: measures serious acquisitive crime</td>
</tr>
<tr>
<td>NI 18</td>
<td>National Indicator 18: measures adult re-offending rates for those under probation services</td>
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<tr>
<td>NI 30</td>
<td>National Indicator 30: measures the re-offending rate of prolific and other priority offenders</td>
</tr>
<tr>
<td>NI 40</td>
<td>National Indicator 40: measures number of drug users recorded as being in effective treatment</td>
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<td>NOMS</td>
<td>National Offender Management Service</td>
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<tr>
<td>NSOs</td>
<td>Non-statutory offenders, those released from custody without any form of supervision</td>
</tr>
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<td>NTA</td>
<td>National Treatment Agency</td>
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OM Offender Manager
PNC Police National Computer
PPO Prolific and other Priority Offender
PSA Public Service Agreement

Primary Offences

Where more than one offence is considered in a court case or cautioning occasion, the offence that attracted the most severe sentencing outcome (as recorded on the PNC) is deemed to be the Primary offence and other offences also dealt with in that case would be ignored (MoJ Criminal Justice Statistics: Background, Definitions and Measurement)

VCS Voluntary and Community Sector
YJB Youth Justice Board
YOT Youth Offending Team
Appendix 2
IOM pioneer site summaries

This appendix contains brief descriptions of the key components of the five IOM pioneer sites. They give a ‘flavour’ of how each site operated and highlight examples of practice.

Avon and Somerset (Bristol)
The development of IOM was located within Bristol and featured co-located police, probation, prison and drugs workers together with dedicated administrative support. There were plans to roll out this model to the rest of the force area. Towards the end of the research IOM had been branded as ‘Impact’.

Offenders of persistent concern to local communities were targeted, including NSOs who committed priority acquisitive crime. PPOs and Deter Young Offenders (DYOs; those at risk of becoming PPOs) were also included within the cohort. The selection of offenders was generated through fortnightly inter-agency meetings. These individuals became the focus of intelligence monitoring and surveillance. Statutory offenders were managed by probation and where possible/appropriate would receive a joint visit from probation staff and the police to introduce the scheme. NSOs were managed by CJIT/drug workers or the police and again would receive a joint visit where appropriate/possible to introduce the scheme.

Interventions were planned and sequenced in line with reducing re-offending pathways, these being housing, employment, training and education (ETE), mental and physical health, drugs, alcohol, finance, benefits and debt, families and children, and attitudes and thinking behaviour. Offenders could also be offered activities which supported a non-offending and addiction free lifestyle, and which promoted their integration into the community. Activities were those such as help towards training, education and employment if not covered through ETE provision and access to swimming, gym, fishing and other hobbies and interests. Offenders could also receive a weekly bus pass and assistance with fares to visit family (partners, parents, children, etc) where this was considered to be beneficial for their rehabilitation.

A sentence plan with referrals to agencies was created within three weeks of statutory offenders being included in IOM. Care plans with referrals were similarly created for NSOs. Statutory offenders were the subject of monitoring and targets guided by Probation National
Standards. When the license ended they were referred to non-statutory agencies who took more of a case management lead depending on their progress.

NSOs were engaged with on a regular basis (which could be weekly or daily) depending on their needs. De-selection from IOM could be subjective depending on the offender’s level of risk, the crime they had recently committed and the level and type of current intelligence. This was discussed at a multi-agency meeting.

**Lancashire**

IOM in Lancashire was branded as ‘Revolution’ during the latter part of the research. It was delivered across all six BCU areas. Burnley was the pioneer site within Lancashire and it was reported that IOM was established in 2006 prior to the awarding of pioneer status. A multi-agency approach was taken, with an established governance structure. Lancashire Constabulary and Lancashire Probation Trust were the two key partners who drove forward the implementation of IOM across the county.

The basic ethos of the programme was to reduce re-offending by assessing risk and implementing appropriate responses or interventions to minimise that risk. These were centred on reducing re-offending pathways but were underpinned by enforcement.

Revolution focused on serious acquisitive crime, although IOM methodology was used in other areas of business. Revolution involved the allocation of sufficient multi-agency resources to deliver on the agreed interventions for each nominal IOM, involving police, probation, YOTs, PPO tactical groups, drug treatment services, etc.

A daily risk assessment of offenders (red/amber/green) determined the intensity of the intervention. For example, red level offenders would obtain high service, daily activities and high levels of monitoring; amber level offenders would receive a similar service albeit less frequently; green level offenders would receive less frequent intervention. If an offender was de-selected they were transferred to a dormant list. If local knowledge and intelligence raised their level of risk they were returned to the traffic light system. In general, red level offenders were managed through police Tower staff, amber level offenders through Neighbourhood Policing Teams and green level offenders through Offender Management Unit (OMU) staff, which included VCS agencies. The OMU team were co-located in a police station and included police, probation and VCS agencies. Revolution managed both PPOs and non-PPOs, including non-statutory cases. Each of the Lancashire Revolution BCU areas was working towards a standard structure that ensured consistency in approach, through
collaboration and co-location. Each BCU was geographically and demographically diverse and included university towns, deprived mill towns, seaside resorts and city centres. Consequently each one had differing priorities that responded to the local landscape in terms of crime and the levels of volume crime, violent crime and anti-social behaviour.

There were strong links between IOM and the Tower programme, a long running DIP/persistent offender’s scheme. North West Reducing Re-offending Delivery Plan played a key part in Lancashire’s approach to managing offenders in the community.

Nottinghamshire (Nottingham)
The IOM scheme in Nottinghamshire encompassed the PPO scheme, GOM scheme and DIP programme aligned to PPO. It had a particular focus on serious acquisitive crimes. During the latter part of the research this was re-branded as Sherwood Plus.

The basic ethos of the programme was communicating to offenders the need to comply and accept treatment/management or return to custody. Within the City North City West (CNCW) ‘pilot within a pilot’ offenders who were referred to the GOM scheme were issued with an introductory letter informing them of the intended police action. When an individual agreed to engage with IOM their needs were assessed including housing and ETE.

A broad array of interventions and activities were available to OMs. Although these were not new interventions, the resourcing and capacity to offer them to offenders, particularly NSOs, was distinctive. These interventions included police enforcement, frequent home visits, increased intelligence gathering and recording, neighbourhood policing and electronic monitoring. Partner agencies were also used to support the pathways out of offending, which for the statutory offenders would be led by their probation case workers. A guidance document for OMs working in the CNCW pilot described possible interventions and the process of intelligence gathering. The police and other partners used the practice developed through the PPO scheme of either arresting or resettling and rehabilitating the offender using the reducing re-offending pathways.

Offenders who were included within IOM were managed with a combination of the catch and convict and rehabilitate and resettle tactics which involved rapid prescribing, swift enforcement and motivational work to maintain offenders in services. MAIT was used to collate information on offenders and manage the process between agencies. Information on offenders was generated at arrest and then discussed at a fortnightly tactical advisory group. MAPPOM meetings took place on a four-weekly basis for information sharing. In
Nottinghamshire County, the GOM team was based in a police station with a hot desk at the police station for the VCS including the Family Intervention Project and Nacro floating support workers. In Nottingham city, the GOM team was not co-located but were developing links with the VCS.

**West Midlands**

The IOM pilot in the West Midlands was referred to as Integrated Diversion and Offender Management (IDOM). There were two proof of concept areas; Walsall Borough and Wednesfield which covered half of Wolverhampton borough. The IDOM model was a wider extension from the PPO scheme and encompassed four target groups; PPOs, High Crime Causing Users (HCCUs), DYOs and Local Diversion and Management (LDM). PPOs and HCCUs were placed on the resettle and rehabilitate strand. The desire was to divert rather than punish and reducing re-offending pathways were used as a basis for the action plan to target offending. With DYOs, the aim was to prevent them becoming the PPOs of the future. LDM was a group of generally young people who had had little or no previous offender management who were identified and agreed they needed some level of offender management. This was a far less intense management than, for example, for PPOs and there was greater involvement in managing this cohort through neighbourhood policing teams.

IOM nominals were discussed at the ODOC meeting, where information was shared by partners and an overall action plan was agreed. It was reported this was a considerably improved method of managing the whole cohort, avoiding duplication and resulting in increased efficiency savings. In addition, there was greater accountability on members to take forward actions and progress them within a specified time. Monitoring was undertaken as part of resettlement plans and tasks were monitored every month. Home visits e.g. drug tests were undertaken to assess progress on resettlement plans. Referrals were made to other agencies such as Employment Plus. There was additional provision for IOM offenders through commissioning and engaging a range of statutory and VCS stakeholders to offer a broader range of services.

The IOM nominals were managed by multi-agency teams, consisting of police, probation and local VCS agencies. Walsall had a co-located team comprising police, probation and addiction services. It was planned that IOM activity in Wednesfield would be co-located with the other half of the borough of Wolverhampton, with additional support from accommodation providers and mental health nurses. It was reported IDOM would be cascaded force wide involving every Local Policing Unit and Probation Local Delivery Unit.
West Yorkshire

West Yorkshire IOM covered five LA areas, Leeds, Bradford, Kirklees, Calderdale and Wakefield. The differences in size between areas and in the level of resources committed by local partnerships resulted in operational differences. IOM was led by West Yorkshire Police and evolved from DIP and PPO schemes with a particular focus on improving existing rehabilitate and resettle strand activity.

Target offenders were those who caused harm to communities through repeat offending, unsocial behaviour or nuisance and included NSOs, who had served less than 12 months in prison. Offenders were selected through an automated scoring system weighted in favour of burglary and other serious acquisitive crimes.

BCUs delivered a range of enhanced enforcement actions with the aim of moving offenders towards engagement with rehabilitative services, and supporting the delivery of positive interventions by partner agencies. Each BCU was served by a district based co-located multi-agency rehabilitation and resettlement hub which included DIP staff, police, probation, housing support and other support agencies. YOTs and the Leeds Youth Offending Service had dovetailed the management of the most prolific juvenile offenders within co-ordinated case conferencing arrangements.

There were three main routes for initial point of contact with potential IOM offenders: prison, police cells and community. For each offender, an agreed multi-agency interventions plan was recorded on the appropriate IT system and shared amongst the partnership. The interventions plan was defined by a list of bullet points which indicated what the police and partners were delivering in respect of interventions at that point in time and the reasons why. The plan was regularly re-visited and updated/amended as appropriate, i.e. following arrest, a custodial sentence, new intelligence, the provision of partner information, etc.

West Yorkshire had been strengthening their processes for managing and supervising IOM offenders, in particular non-statutory cases with the involvement of probation and neighbourhood police teams. In Leeds, the supervision of IOM offenders had been enhanced through the provision of additional VCS case managers to deliver rehabilitative interventions. West Yorkshire had developed specific pathways within the rehabilitate and resettle strands with their health partners and with the local Together Women project, including a conditional cautioning pilot and family interventions.
## Appendix 3
### Breakdown of fieldwork activity

**Table A3.1: Stakeholder interviews**

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**Table A3.2: Offender manager focus groups**

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**Table A3.3: Site workshops**

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Table A3.4: Offender interviews

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</tr>
<tr>
<td>De-selected from IOM</td>
<td></td>
<td></td>
<td>1</td>
<td></td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>In custody</td>
<td>1</td>
<td>3</td>
<td></td>
<td>1</td>
<td>2</td>
<td>7</td>
</tr>
<tr>
<td>Young offender</td>
<td>1</td>
<td></td>
<td></td>
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<td>1</td>
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<tr>
<td>Total (target)</td>
<td>10 (10)</td>
<td>10 (17)</td>
<td>7 (4)</td>
<td>8 (12)</td>
<td>5 (7)</td>
<td>40 (50)</td>
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</tbody>
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Appendix 4
Research instruments

Semi-structured interview schedule for stakeholders

Estimated duration of interview: 60 minutes

Aim
To explore a wide range of stakeholder perspectives on the IOM approach, focusing upon factors which have supported/hindered achievement of effective service delivery in the five pioneer areas.

Objectives
To identify the strengths and weaknesses of multi-agency work under IOM; to capture good practice evolved during the implementation and delivery of IOM so far, which can be used to inform the development of a best practice toolkit?

Anticipated participants:
- police;
- probation staff;
- prison service staff;
- CSPs and LAs;
- VCS agencies;
- housing and employment agencies;
- LCJBs;
- private sector.

This generic interview schedule has been designed for a range of stakeholders which will be used flexibly according to the experience of each individual and their organisation. Topics 1.5 to 1.14 will be addressed to interviewees unless already covered by answers in an earlier part of the interview.

1.4 Introduction

1.4.1 Ensure that participants have read an Information Sheet and signed a Consent Form “As you know Sheffield Hallam University (SHU) has been commissioned to undertake an evaluation of the IOM approach in five pioneer areas. This involves the research team engaging with all key stakeholders who clearly play a critical part within the pilot. The purpose of this interview is to explore your views on IOM and your role within IOM, so the evaluation can contribute to the development of improved practices and services.”

1.4.2 Remind the interviewee of confidentiality and consent “SHU research team is independent from policy making processes. This interview is being recorded for the purposes of comprehensive transcription but everything said will be kept entirely confidential. Participation is entirely voluntary and you do not have to answer any questions you do not want to. The interview should last approximately 60 minutes. Have you read, understood and signed the consent form? May I continue?”
1.5 Understanding and defining IOM
- What is your understanding of the IOM approach?
  - Probe – key concepts involved, aims and objectives, links with other schemes, e.g. PPO, MAPPA, DIP.
- Where has your understanding of IOM come from? How clearly has IOM been articulated in relation to other offender management programmes?
  - Probe – availability and quality of information given, clarity of IOM in relation to PPO, etc.
- To what extent do you feel there is a shared definition of IOM within your pioneer area?
  - Probe – how a shared/disparate view of IOM impacts on the ground.

1.6 Organisational engagement
- How long has your agency been involved in IOM?
- What are the roles and responsibilities of [name of agency] in relation to IOM?
  - Probe – specific characteristics or attributes of agency that support/inhibit IOM work, ways in which role was established/brokered.
- How long have you been involved with IOM? What are the roles and responsibilities of your post in relation to IOM?
  - Probe – designated IOM post or add on to existing post, actual time spent on IOM work.
- In what ways is [name of agency] engaged with the IOM process on a day-to-day basis?
  - Probe – service delivery, operational management, strategic oversight.
- Is this process formalised?
  - Probe – service level agreements, data sharing arrangements.
- What are the main facilitators to engagement?
  - Probe – independence, expertise, historical legacy, local service provider market composition, commissioning/procurement procedures.
- What are the main barriers to engagement?
  - Probe – resource constraints, data sharing issues, (non-) statutory position, cultural dissonance between agencies, efforts to overcome.

1.7 Resourcing issues
- What resources (if any) are ring fenced for IOM delivery within your agency?
  - Probe – in-kind contributions such as premises and IT, core funding or external.
- How has resourcing affected the implementation of IOM? What impact has the resourcing of IOM had on other areas of work?
  - Probe – whether adequate resources, implications for other areas of work.
- Does the resource investment into IOM by your agency support/justify the return?
  - Probe – benefits of IOM, evidence to support this.
- What, if any, changes to resourcing are planned? Why?
- What admin support arrangements are currently in place to support IOM work in your agency?
- Have there been/will there be training requirements associated with the introduction of IOM? If so, what and for whom? How is this paid for?
- Have there been/are there any resource gaps within IOM in your agency/pioneer area?
- If yes, how have these/can these be overcome?

1.8 Selection and assessment
- What is your understanding of how offenders are being selected for IOM in your area?
Probe – whose responsibility, systems in place, target groups identified, criteria for selection, overlap with PPOs, offenders without statutory supervision.

- What is your role (if any) within this process?
  - Probe – types of offenders being missed, how they are missed.
- Is the IOM approach particularly targeting certain types of offenders and certain types of crime?
  - Probe for serious acquisitive crime such as burglary, robbery, young/old, male/female, ethnicity, domestic violence.
- How appropriate is the targeting framework?
  - Probe – whether suitable/unsuitable offenders targeted, types of offenders being missed, how they are missed.
- To what extent is the selection process an integrated/shared endeavour between agencies?
- How is the progress of IOM offenders reviewed?
  - Probe – frequency of reviews, communication, risk assessment.
- What is your knowledge of how offenders are being de-selected from IOM schemes?
  - Probe – criteria for de-selection, decision-making process.
- Are you aware of any gaps which currently exist in selection/de-selection arrangements? Can you suggest any improvements?
- How is risk being assessed and managed within IOM? To what extent is risk a shared responsibility?
  - Probe – use of Offender Assessment System (OASys) and Asset as risk assessment tools.
- What strategy is taken in relation to risk assessment and management at the point of de-selection from IOM?

1.9 Data recording and sharing

- Please can you describe the ways in which data on IOM offenders is recorded and stored in your area? How well does this work in practice?
  - Probe – new vs. existing systems, IT facilities.
- To what extent is information shared between relevant agencies and individuals in your area?
  - Probe – joint information sharing frameworks, formal vs. informal intelligence systems, ensuring smooth transition between prison and community.
- What protocols exist governing the exchange of information? How do they operate in practice? To what extent are the responsible people knowledgeable about what they can and cannot share?
- What are the key barriers to the implementation and operation of information sharing systems? What can/could be done to mitigate these?
- And the key successes?
  - Probe – benefits of effective systems for both professionals and offenders, potential for replication elsewhere.

1.10 Managing the offender

- What are the specific needs among the target groups for IOM which your agency works with?
  - Probe – link to re-offending pathways.
- What are the main barriers/facilitators to engagement with IOM offenders?
- What has helped to motivate offenders to comply? What has helped to change their behaviour?
  - Probe – offender demographics, needs, movement, difference with non-IOM offenders.
• If there have been barriers, how have these been overcome?
• How does your agency currently handle offender management within IOM?
  o Probe – types of support/interventions offered, differences between IOM and non-IOM offenders, differences between PPO and non-PPO, with statutory supervision and without statutory supervision, links with existing approaches in particular DIP and MAPPA.
• What are the supervision arrangements for offenders? How do partners decide the lead agency/manager for each offender?
  o Probe – in particular arrangements for offenders not subject to statutory supervision, issue of offender trust with different agencies.
• How are interventions developed and tailored for IOM offenders?
  o Probe – differences between offender sub-groups (young/old, male/female, short-term/long-term), drug-related support.
• How are decisions taken across the agencies on what interventions are employed for particular offenders? How are different interventions sequenced by agencies?
• Are there any gaps in provision of support/interventions available to IOM offenders?
  o Probe – specific local factors, e.g. availability or range of providers.
• To what extent can a single case management process be identified within IOM?
  o Probe – continuity and consistency, managing the transition from prison to community.
• Has a Compact or other type of agreement been used in practice with offenders to encourage their compliance? If yes, how useful has this approach been?
• To what extent is compliance being achieved in your area? Why/why not? What are the reasons for attrition?
  o Probe – barriers to compliance.
• In what ways are enforcement strategies being integrated in the delivery of services to offenders? How well is this working?
  o Probe: balance between catch and convict and resettle and rehabilitate; carrot and stick approaches.
• To what extent do you feel an IOM approach can contribute to effective rehabilitation and re-integration of offenders?
  o Probe – ‘added value’ of IOM, potential to reduce re-offending, public reassurance.
• How far does offender management processes vary, if any, when the offender is a non-statutory referral?
  o Probe – any differences in approach for NSOs, who might as an agency lead this work.
• To what extent do you feel the diverse needs of offenders are being addressed?
  o Probe – needs relating to gender, offence type, ethnicity, age, particularly vulnerable offenders.
• What are the key barriers to recognising diversity within an IOM approach?
• How can these be overcome?
• To what extent are services co-located in the IOM scheme in your area?
• What does this entail?
  o Probe – type of approach, co-location of staff, accessibility of systems, within which agency are staff co-located.
• What are the advantages/disadvantages of co-location?

1.11 Partnerships and pathways
• Please could you describe the partnerships which are in place to support IOM within your pioneer area? How well is this working in practice?
  o Probe – level and type of involvement, partnership tasking and co-ordination process.
• How has such partnership working been developed?
  o Probe – existing vs. new partnerships, forums for partnership development.

• To what extent is there a shared agenda/vision for IOM among partners in your area?
  o Probe – motivation of individual partners, common goal in what hoping to achieve.

• How is a partnership approach able to ‘add value’ in addressing the multiple needs of offenders selected for IOM?
  o Probe – selection and assessment processes, access to appropriate interventions, any difference pre- and post-IOM.

1.12 Governance
• What is the governance structure for IOM in your area? How does IOM link to other partner agency governance structures?
• Who is the lead agency in your area? What is the role of the lead partner/agency?
  o Probe – influence on multi agency pathways established, issue of cross-agency trust.
• What links does the IOM have with commissioning bodies in your area?
  o Probe – commissioning of services for IOM offenders; the tweaking of funding/service level agreements to prioritise services for IOM offenders.
• What support is available from regional GOs in IOM approaches? What mechanisms (if any) are in place to give/receive feedback?
  o Probe – HORDD and regional OM/DOM support.
• What support is available nationally for the development of IOM? How effective has this support been?
  o Probe – role of NOMS and HO teams, IOM Programme Board, allocation of central funding to pioneers.
• How does the IOM approach link with the local performance monitoring landscape?
  o Probe – links with LAAs, PSAs, accountability.
• How does the IOM link to the CSP?
  o Probe – reporting and/or other processes.
• How does the IOM link to the LCJB?
  o Probe – reporting and/or other processes.
• Are there agencies that have not been linked effectively into the IOM scheme?
  o Probe – role of prisons, VCS, private sector, YOT, etc.
• What are the barriers (if any) which are inhibiting effective partnership working at this time?
• How can these be overcome?

1.13 Impacts and developments of IOM
• What impact (if any) has IOM had to date? What is the added value of IOM in your experience?
  o Probe – comparison with situation before IOM.
• What will success of IOM look like in terms of outcomes? How should this be measured?
  o Probe – impacts on re-offending, etc.
• What are the opportunities to improve the development of IOM in your area?
• How do you think IOM should be developed nationally?

1.14 In summary
Finally, participants will be asked to identify three key barriers and three key successes from their overall IOM experience so far.
Focus group schedule for offender managers (OMs)

Estimated duration of focus group: 90 minutes

Aim
To explore the concept of ‘OM’ in the context of how it is extended within IOM approaches.

Objective
To capture good practice evolved during the implementation and delivery of IOM so far, which can be used to inform the development of a best practice toolkit?

Format
Each group will be led by two facilitators, one of whom will have a primary role to record information and provide an accurate record. The groups will also be recorded to enable accurate recall and analysis. Content will consist of a structured and steered discussion around the key topic areas which are detailed below. The schedule will be used flexibly to allow for a range of opinions, ideas and experiences to be debated and for differences to be directly and explicitly discussed.

Introduction
Ensure that participants have read an Information Sheet and signed a Consent Form
“As you know Sheffield Hallam University has been commissioned to undertake an evaluation of the IOM approach in five pioneer areas. This involves the research team engaging with all key stakeholders, including OMs, who clearly play a critical part within the pilot. The purpose of this focus group is to explore your views on IOM and the OM role within IOM, so the evaluation can contribute to the development of improved practices and services.”

Remind the interviewee of confidentiality and consent
“SHU research team is independent from policy making processes. This focus group is being recorded for the purposes of comprehensive transcription but everything said will be kept entirely confidential. Participation is entirely voluntary and you do not have to answer any questions you do not want to. The focus group should last for approximately 90 minutes. May I continue?”

Ground rules
- No right or wrong answers, only differing points of view.
- One person speaks at a time.
- Listen respectfully to others.
- Please turn off mobiles if possible.

Understanding and defining IOM
Begin with brief ‘round robin’ to establish participant’s agency, background and experience. How is IOM defined?
- Understanding of IOM approach
  - Probe – key concepts involved, aims and objectives, links with other schemes e.g. PPO, MAPPA, DIP.
- Clarity of IOM approaches across different agencies
  - Probe – whether clear, consistent understandings.
- Information received on IOM and OM role
  - Probe – availability and quality of information given.
- Awareness of governance structures to support IOM
  - Probe – influence on operation of schemes.
Role of OMs within IOM
- What is the role of OMs within IOM?
- Understanding of OM role within IOM
  - Probe – differences from ‘traditional’ Probation Authority OM role, responsibilities, contribution to extending reach of current offender management frameworks.
- OM role allocation within IOM
  - Probe – differences dependent upon agency, impact of non probation OM role, tensions and contradictions.
- Role with offenders not subject to statutory supervision
  - Probe – arrangements and relationships in practice.
- Impact of OM caseloads
  - Probe – management of IOM work, pressures and barriers, positive and negative impacts.
- Training
  - Probe – availability of training for fulfilling OM role within IOM, training gaps and unmet needs of OMs.

Selection and assessment
- How are offenders selected for IOM approaches? How are they de-selected?
- Methods of selection for IOM
  - Probe – systems in place, criteria, whose responsibility, links with PPO and DIP.
- Target groups
  - Probe – range and suitability, e.g. both with and without formal CJS supervision, revolving door offenders, high risk.
- Methods of de-selection
  - Probe – systems in place, whose responsibility.
- Risk assessment and management
  - Probe – systems in place, whose responsibility, use of OASys and ASSET.

Data recording and sharing
How is information on offenders shared between partners?
- Systems for recording and storing data on IOM offenders
  - Probe – new vs. existing systems, IT facilities, effectiveness.
- Information sharing frameworks between agencies
  - Probe – benefits of, formal vs. informal intelligence systems, ensuring smooth transition between prison and community, clarity of the arrangements and understandings, tensions.
- Protocols for information exchange
  - Probe – existence of, extent of knowledge about what agencies and can and cannot share.
- Barriers to the implementation and operation of information sharing systems
  - Probe – how mitigate.
- Successes in the implementation and operation of information sharing systems
  - Probe – benefits of effective systems for both professionals and offenders, potential for replication elsewhere.

Managing the offender
How are offenders managed under an IOM approach?
- Outlining the IOM approach
  - Probe – level and nature of contact, activities, action planning.
- How are decisions made about allocation of OM to an individual offender?
  - Probe – different categories of OM; role of each agency in undertaking OM role.
- Differences in case management by type of offender
Engaging the offender
How have IOM offenders been engaged with and motivated to change and comply?
- Access to and nature of interventions
  - Probe – availability, referral processes, brokering and sequencing, appropriateness.
- Gaps in provision of interventions
  - Probe – specific local factors, e.g. availability or range of providers, barriers to access.
- Achieving compliance and enforcement issues
  - Probe – strategies used by OM to motivate offenders.
- Attrition of offenders
  - Probe – reasons why, types of characteristics, actions to minimise and their effectiveness.
- ‘Right and responsibilities’ agenda
  - Probe – use of offender compacts and impact of these.
- Rehabilitation and re-integration of offenders
  - Probe – role and ‘added value’ of IOM.
- Reducing re-offending
  - Probe – potential and impact of IOM.
- Addressing diverse needs
  - Probe – relating to gender, offence type, ethnicity, age; barriers to recognising diversity within an IOM approach.

Partnerships and pathways
What relationships and structures between agencies exist to support IOM?
- Developing effective partnerships
  - Probe – level and type of involvement of different agencies, partnership tasking and co-ordination, existing vs. new partnerships.
- Added value of partnership approach
  - Probe – addressing the multiple needs of offenders, integrated selection and assessment processes, increased access to appropriate interventions, negative/adverse impacts on work.
- Impact of lead agency
  - Probe – influence on types of multi agency pathways established.
- Pooling of skills and resources.
  - Probe – impact on offender outcomes, difference pre-/post-IOM.
- Added value of co-location of staff
  - Probe – examples and impact.
- Continuity/sustainability
  - Probe – pathways for offenders when de-selected, whose responsibility, types of support and interventions available.

In summary
This section represents a final brief task that involves participants working in pairs to:
- identify three key barriers in IOM delivery and the impact of these on offenders;
- identify three key successes in IOM delivery and the impact of these on offenders; and
- identify three key recommendations for the development and improvement of IOM.

The pairs will then feed back to the wider group, enabling reflection on the discussions within the focus group and a summing up of key issues raised.
Pioneer areas offender manager learning workshop

Estimated duration of workshop: 90 minutes

Aim
To summarise and share learning from individual pioneer area OM focus groups to support the process evaluation and understanding of IOM.

Objective
To develop a context aware initial model (or ‘story’) of OM involvement; influence; and conception, of IOM to be shared, fed into and (potentially) developed at pioneer site mapping workshops.

Themes to be explored
- Understanding and defining IOM.
- Role of OMs in IOM approaches.
- Selection and assessment.
- Data recording and intelligence sharing.
- Managing the offender.
- Engaging the offender.
- Partnerships and pathways.
- Development of IOM.

Format
i. Introductions and outline of format (5 minutes)
ii. Brief presentation of summarised knowledge/examples from each theme above (25 minutes)
iii. Debate/discussion of advantages/disadvantages/synergies/potential development of these models and necessary contexts/operating environments (to include partnership structures, resource commitments, etc.) (50 minutes)
iv. Concluding session exploring how the potential learning can best be shared with other sites, locally and to national governance (10 minutes)

Output
Briefing note combining original knowledge with related discussion to be shared with client and sites.

Outcomes
- Enhanced validity of models.
- Enhanced understanding of models.
- Action research approach demonstrated.
Semi-structured interview schedule for offenders

Estimated time for duration of interview: 30 minutes

Aim
To provide a holistic view of the IOM approach via interviews with offenders participating in the IOM scheme.

Objective
To understand the experiences, views and perceptions of offenders engaged at some point in the IOM process in order to inform the development of a best practice toolkit.

Participants
To ensure diversity in the sample a range of participants will be required. Please ensure the associated diversity monitoring log is complete.

This interview schedule has been designed for a range of offenders (e.g. those with and without statutory supervision, those currently engaged with IOM and those who have withdrawn/been de-selected). All of the key topics will be addressed, but the issues and areas to probe will be explored flexibly according to the experience of each individual and according to the particular approach taken in each area.

Introduction
Ensure that participants have read an Information Sheet and signed a Consent Form
“Sheffield Hallam University has been commissioned to undertake an evaluation of the IOM approach in five pioneer areas. This involves the research team interviewing people involved in the scheme. The purpose of this interview is to explore your experiences of and views on IOM so improvements to services can be made.”

Remind the interviewee of confidentiality and consent
“SHU research team is independent from the agencies you might be dealing with. This interview is being recorded for the purposes of comprehensive transcription but everything said will be kept entirely confidential. Participation is entirely voluntary and you do not have to answer any questions you do not want to. The interview should last approximately 30 minutes. May I continue?”

Awareness of IOM
- Are you aware of what IOM is? (NB: check all areas are informing offenders about IOM, or whatever local name applied, if not then need to consider how to broach this topic.)
  o Probe – how became aware, when became aware, feelings about the approach.
- What have you been told?
  o Probe – understanding of process, aims, etc.
- Do you know why you were chosen?
  o Probe – knowledge of selection process, views on this.
- What is your understanding of how your involvement in IOM may come to an end?
  o Probe – knowledge of de-selection.
- Do you know if you are part of any other scheme (e.g. DIP, PPO, use local branding where known e.g. Sherwood in Notts, Tower in Lancs)?
  o If no, move to next section,
  o If yes, do you understand the differences between this and IOM?
  o Probe how they ‘fit’ together, duplication, complementary support.
**Supervision arrangements**

If under statutory supervision:
- How are you being supervised? (If applicable) Is there any difference between previous community sentences you’ve had and this one?
  - Probe – different processes, requirements, expectations, agency involvement.

If not under statutory supervision:
- Have any agencies been in contact with you? What services have you received? (If appropriate) Have you noticed any difference between the last time you were released from prison and this time?
  - Probe – support offered, agency involvement.
- How do feel about receiving services even though you are not under any formal court requirements to participate?
  - Probe – motivation for participation.

All
- Have you signed an ‘Offender Compact’ (a handwritten agreement to stop offending in return for support and help)?
  - Probe – knowledge of this, feelings about it.

**Relationship with offender manager**
- Are you familiar with the term ‘Offender Manager’?
  - Probe – understanding of this term/role.
- Are you aware who your OM is?
  - Probe – involvement in OM allocation, continuity of OM.
- Do you know what organisation your OM works for?
  - Probe – knowledge of why chosen, how this makes offender feel and why, impact on relationship.
- What contact do you have with your OM?
  - Probe – frequency, methods, how level of contact changed.
- In what ways does your OM support you?
  - Probe – arrangement of appointments, encouragement, emotional support, diversionary activities.
- In what ways does your OM enforce any rules/orders?
  - Probe – whether had an impact on re-offending?
- Since your involvement in IOM, are you aware of any changes in how you are being monitored?
  - Probe – e.g. by police, other agencies.
- Is there any additional support which you would like to receive from your OM?

**Needs and support**
- What particular areas of your life do you receive support and help in?
  - Probe – housing, education, training, health, drug/alcohol use.
- Which agencies do you receive help from?
  - Probe – adequacy, improvements, whether clear who they are, whether complement, etc.
- What types of support do you receive?
  - Probe – guidance, counselling, mentoring, practical support.
- Who decided on the type of support you might benefit from?
  - Probe – how, when, offender involvement.
- What do you think of the help you receive? What difference has it made to you?
  - Probe – appropriateness, quality, timeliness, access, most/least useful.
- Do you feel that the agencies who are working with you communicate well with each other about your needs?
In what ways (if any) is the help and support you are currently receiving, different to what you have experienced before?
Do you feel you have any needs which are not being addressed at present?
  o  Probe – how these could be addressed.

**Continuity**
Have you changed OM at all during your involvement with IOM?
  o  Probe – explanation given, feelings about this.

If received custodial sentence:
What support did you receive in prison?
How were your support needs been linked (or not) on release from prison?
  o  Probe – continuation of learning, courses, training etc., feelings on this.
If you moved prisons during your custodial sentence, how were your support needs met over this transition?
  o  Probe – continuity, feelings on this.

**Impact**
What difference, if any, has your involvement with IOM made to your life?
How motivated do you feel at the moment in terms of making changes in your life?
  o  Probe – factors influencing motivation, relationship with OM, input of other agencies.
Do you think your current involvement in IOM will stop you from (re)offending in the future?
  o  Probe – why, why not, what would, reasons for past offending, more likely with IOM than other interventions?

**Additional questions for those who have withdrawn/been de-selected from IOM**
How were you informed you were no longer subject to IOM approaches?
  o  Probe – why no longer subject.
Can you explain what happened when you left IOM?
  o  Probe – reasons, feelings about this.
How did the different agencies (refer above) help you with this transition?
Can you tell me something about how life has been since you left IOM?
  o  Probe – support received, re-offending.
Looking back, do you think things would have been better or worse for you if you have stayed on IOM?
  o  Probe – why/why not.

**Overall development of IOM**
Based on your experiences of IOM, what recommendations would you make to agencies in terms of what has worked well for you? What has not worked?
What would you recommend authorities should be doing to help reduce re-offending in the future?

Thank for participation
IOM pioneer site workshops – a briefing paper for the research team

The IOM pioneer site workshops detailed below are complementary to the OM focus groups. Together these two activities will map the processes, working practices and relationships which underpin delivery of IOM in each of the pioneer sites. The primary focus of the OM focus group will be on achieving greater understanding of the pathways and processes involved in managing an offender within IOM. The pioneer site workshops will map the relationships between the range of agencies involved in the governance, management and delivery of IOM. In adopting this dual methodology we can obtain a 360 degree view of the IOM approach from the voices of all relevant stakeholders.

Both OM focus groups and site workshops will have a focus on improving working practices and capturing and sharing good practice.

OM pioneer site workshops

Overall aim: To explore the nature and quality of relationships between the agencies involved in governance, management and delivery of the IOM.

Objectives:
- identify roles and functions of participating stakeholders;
- to explore the extent to which inter-agency co-operation and engagement is achieved and the impact of this on offenders selected for IOM;
- to identify barriers to inter-agency co-operation and engagement and solutions to these;
- to identify good practice in inter-agency working; and
- to capture and share good practice examples.

Programme for the Day

9:30 - 10:00 Arrival and refreshments
10:00 - 10:15 Welcome from Chair, Prof Paul Senior with an overview of the day
10:15 - 10:30 Whole group activity – introductions

Morning Session: ‘As Is’
The overall aim of this session is to map the current (‘As Is’) state of relationships within the pioneer sites and to begin to identify some of the issues enhancing and impeding effective practice.

The objectives of this session are to:
- identify the roles, relationships and functions of the range of agencies involved in the governance, management and delivery of IOM;
- explore the effectiveness of these relationships, roles and functions; and
- identify gaps in, and barriers to, effective inter-agency working.

10:30 - 11:30 Whole group activity – If IOM was a body, what part of the body would you be? Each person will place his/her chair on a ‘map’ of the body in relation to others and explain where s/he is and how s/he functions in relation to IOM as a whole
- participants will be encouraged to consider why they have chosen that particular body part, how it would feel to be a different body part, how the different body parts identified may relate to one another, etc?

11:30 - 11:45 Comfort break

11:45 - 1:00 Small group activity – Breakout in three groups according to anatomy, e.g. head/extremities/internal organs
• participants will be asked to consider where the body is well and where it may be ailing, if there are any body parts missing, what could help the body function better, what interventions are needed, etc?

1:00 - 2:00 Lunch (site leader to work on post-lunch presentation)

**Afternoon session: ‘To Be’**

Using input from the morning session combined with emergent findings from the fieldwork undertaken so far, the aim of this session is to envision improvements to the future operation of IOM (the ‘To Be’ state) by focusing on solutions to issues identified and the sharing and capture of best practice.

**Objectives:**
- to identify and rank the issues of most importance to the agencies involved in IOM;
- to explore solutions to these issues and to capture and identify good practice; and
- to benefit participants by identifying immediately actionable changes to improve everyday practice.

2:00 - 2:15 Brief presentation from site leader to pull together current issues emerging from morning session and other research activity thus far

These issues will be grouped into broad themes which relate to specific processes: information, selection and assessment; managing the offender; partnerships and pathways (and others if appropriate). This will ensure the information captured can be used to complement the OM perspective on processes which will be explored in the OM focus groups.

2:15 - 2:45 **Whole group activity** – rank the issues in order of Most important to Least

2:45 - 3:15 Breakout in three or more groups according to themes identified
- Can you suggest possible ways to address the issues?
- Share good practice examples – what are three characteristics of these examples that make them good practice? Can any of these examples be possible solutions to the issues arising? Things to consider in identifying good practice:
  - is there an identifiable, direct, positive impact on the experience of the offender;
  - does the good practice impact positively or neutrally (i.e. not negatively!!) on other stakeholders;
  - can the good practice be replicated/re-used;
  - are any costs involved in delivering the good practice outweighed by the benefits accrued?

3:15 - 3:45 **Whole group activity** – feedback on small group discussions with specific emphasis on impact on offender

3:45 - 3:55 **Whole group activity** – What is one action that you can take away from today’s workshop which can positively affect your current practice?

3:55 - 4:00 Final remarks from the Chair
References


A qualitative process evaluation of five Integrated Offender Management (IOM) pioneer areas was undertaken to assess implementation of IOM, identify approaches to implementation and capture the lessons learnt. The findings indicated that IOM enabled structural changes, transforming the delivery of offender management. There was considerable commitment and enthusiasm for IOM at the sites, whilst acknowledging barriers to development such as definition, resourcing, governance and clarity of agency roles. Since the evaluation took place, the political and criminal justice landscape has changed somewhat, supporting a more locally driven approach which can draw on the learning directly from the pioneers which were shaped and delivered locally.