

Alcohol Monitoring Systems, Inc., d.b.a. "SCRAM Systems," supports SCRAM House Arrest in court at varying levels depending on the nature of the client's violation and the legal circumstances surrounding the violation. The level of SCRAM Systems support is usually determined through discussions between the SCRAM Systems Court Testimony Liaison and the prosecutor.

Standard Court Support

You, as the service provider or monitoring agency, should be able to address most SCRAM House Arrest court proceedings using information that is available in SCRAMNET. Specifically, you may:

1. Assemble a court package for the non-compliance event(s) using available SCRAMNET data:
 - a. Print the *SCRAM House Arrest Non-Compliance Report*, which is available on the Help site. The client's name, the device serial number, and the date that the device was assigned should be added to the report.
 - b. Print the client's HA Event Log for the specified period of time.
 - c. Print the *SCRAM House Arrest Glossary of Terms*, which is also available on the Help site.
2. Provide court package to the appropriate supervising court or agency.
3. Act as a fact witness during court testimony. This includes:
 - a. Explaining the relevant details of particulars like leave and return events.
 - b. Answering other point-of-fact questions not related to the scientific and technological principals of the SCRAM House Arrest device, such as the client's house arrest schedule or when the SCRAM equipment was assigned to the client.

Additional Support (if required)

If you feel that the court support required needs to extend beyond standard support, then complete the *Request for Court Support* webform, which is also accessible from Help. The request places the Court Testimony Liaison in touch with the prosecutor of that case, and they will determine what additional information is required, based on the facts of the case and the judge's requirements.

If necessary, SCRAM Systems will provide additional information based on prosecution needs. This may include:

- Additional data or background material that the customer is not able to provide or is not qualified to testify about in court.
- The bracelet history for the specific SCRAM House Arrest device.

Because House Arrest technology is easily understood and readily accepted by courts, prosecutors, and defense attorneys, SCRAM Systems does not anticipate providing court testimony for SCRAM House Arrest but will consider each situation case-by-case, as necessary.

Frye or Daubert Hearings

The technology used in SCRAM House Arrest equipment is easily understood and readily accepted by courts, prosecutors, defense attorneys, and the public in general. Therefore, SCRAM Systems will not provide court testimony for any Frye or Daubert hearings for SCRAM House Arrest.

Subpoenas

SCRAM Systems will respond to subpoenas appropriately. When SCRAM Systems receives a subpoena duces tecum from the defense, SCRAM Systems will always contact the prosecution.