The CLJ-CMS CUWG meeting, held on April 22 - 23, 2015 started with a validation of the current and existing data integrations. Data integrations are the movement of data between the AOC’s legacy systems, the Courts, and their respective justice partners. For example, the Court and/or the Judicial Information System (JIS) initiates a data exchange with the Department of Licensing (DOL) to request the registered owner’s name and address for a vehicle. These data exchanges are critical within the CLJ’s business processes and are a major area of functionality that will need to be supported when a new CLJ case management system is implemented.

The CUWG meeting then moved on to the future state discussion for Infractions. Infractions are traffic or non-traffic related actions that are civil in nature. These are non-criminal offenses for which you cannot go to jail. Examples include: speeding, driving without insurance, failure to wear a safety belt, jaywalking, littering, and violations of municipal codes, such as building or housing codes. The group discussed infraction processes and pain points beginning with activities that occur before the formal filing of a case, then moving to discussions on processing the case: the creation of an infraction case, hearings, tracking non-payment/failure to respond, receiving payment/debt satisfaction, entering the finding/judgment, post disposition, appeal process, and case closure.

The CUWG also discussed and documented areas that are specific to Washington State law, which are found in RCW’s, IRLJ’s, and other state laws that a COTS program might not capture. One example is RCW 46.20.270, Driving offenses – Procedures – Definitions. The court must enter a finding of committed, and notify the DOL of the failure to respond on traffic infraction cases.

Requirements were recorded during the discussions and were initially approved with a Fist to Five consensus vote.

The next CUWG meeting is scheduled for May 27 & 28, 2015. The meeting will focus on Probation - Future State.